



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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ADELAIDE, THURSDAY, 15 NOVEMBER 2012

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GOVERNMENT GAZETTE NOTICES

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Department of the Premier and Cabinet
Adelaide, 15 November 2012

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

No. 40 of 2012—Work Health and Safety Act 2012. An Act to provide for the health, safety and welfare of persons at work; to make consequential amendments to certain Acts; to repeal the Occupational Health, Safety and Welfare Act 1986; and for other purposes.

By command,

JAY WILSON WEATHERILL, Premier

DPC06/0875

Department of the Premier and Cabinet
Adelaide, 15 November 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of Zero Waste SA, pursuant to the provisions of the Zero Waste SA Act 2004:

Member: (from 15 November 2012 until 14 November 2014)

Kevin Paul McGuinness
Lachlan Mark Jeffries
Mark Peter Withers
Marina Wagner

Presiding Member: (from 15 November 2012 until 14 November 2014)

Kevin Paul McGuinness

By command,

JAY WILSON WEATHERILL, Premier

12MSECCS061

Department of the Premier and Cabinet
Adelaide, 15 November 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Murray-Darling Basin Natural Resources Management Board, pursuant to the provisions of the Natural Resources Management Act 2004:

Member: (from 15 November 2012 until 13 April 2014)

Derek Cecil Walker

By command,

JAY WILSON WEATHERILL, Premier

12MSECCS063

Department of the Premier and Cabinet
Adelaide, 15 November 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 Agriculture, Food and Fisheries, Acting Minister for Forests and Acting Minister for Regional Development for the period from 19 November 2012 to 23 November 2012 inclusive, during the absence of the Honourable Gail Elizabeth Gago, MLC.

By command,

JAY WILSON WEATHERILL, Premier

12MAFF0036CS

Department of the Premier and Cabinet
Adelaide, 15 November 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Paul Caica, MP, Minister for Sustainability, Environment and Conservation, Minister for Water and the River Murray and Minister for Aboriginal Affairs and Reconciliation to be also Acting Minister for Tourism for the period from 19 November 2012 to 23 November 2012 inclusive, during the absence of the Honourable Gail Elizabeth Gago, MLC.

By command,

JAY WILSON WEATHERILL, Premier

12MAFF0036CS

Department of the Premier and Cabinet
Adelaide, 15 November 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Grace Portolesi, MP, Minister for Education and Child Development to be also Acting Minister for the Status of Women for the period from 19 November 2012 to 23 November 2012 inclusive, during the absence of the Honourable Gail Elizabeth Gago, MLC.

By command,

JAY WILSON WEATHERILL, Premier

12MAFF0036CS

Department of the Premier and Cabinet
Adelaide, 15 November 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 Emergency Services and Acting Minister for Road Safety for the period from 16 November 2012 to 11 a.m. on 26 November 2012 inclusive, during the absence of the Honourable Jennifer Mary Rankine, MP.

By command,

JAY WILSON WEATHERILL, Premier

12MMA/005SC

Department of the Premier and Cabinet
Adelaide, 15 November 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Paul Caica, MP, Minister for Sustainability, Environment and Conservation, Minister for Water and the River Murray and Minister for Aboriginal Affairs and Reconciliation to be also Acting Minister for Correctional Services and Acting Minister for Multicultural Affairs for the period from 16 November 2012 to 11 a.m. on 26 November 2012 inclusive, during the absence of the Honourable Jennifer Mary Rankine, MP.

By command,

JAY WILSON WEATHERILL, Premier

12MMA/005SC

Department of the Premier and Cabinet
Adelaide, 15 November 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for a period of ten years commencing from 15 November 2012 and expiring on 14 November 2022, it being a condition of appointment that the Justices of the Peace must take the oaths required of a Justice under the Oaths Act 1936 and return the oaths form to the Justice of the Peace Services within 3 months of the date of appointment, pursuant to Section 4 of the Justices of the Peace Act 2005:

Denise Erica Ardlie
Edward James Blackwell
John Norman Burdett
Robert Dean Carter
Stephen Chandler
Aleksander Cmielewski
Ronald Gordon Cocks
Maxwell Lloyd Cooper
Russell Thomas Davidson
Francis John Day
John William Dennis
Wayne David Dodd
Michael Elias
Alyson Nicola Emery
Lynton Gene Franzi
Elizabeth Anne Gadaleta
Josine Mary Gillis
Oliver Goels
Lorraine Edna Griffin
Peter Wayne Harris
Gregory Neil Hart
Stephen Johnson
Michael Francis Kelly
John Maxwell Keough
Betty Katherine Lewis
Constantinos Maros
Victor George James Merryweather
Gary John Nicol
Lynette Ann Paterson
Christine Petridis
Anne Porter
Wilfried Rohl
Mavis Vivienne Ross
Brian Grant Rowe
Trent Cameron Rusby
Sonia Teresa Spandrio
Christopher Mark Spinks
Andrew Gordon Stewart
Anthony Stuart Taylor
Raelene June Telfer
Dilip Narayan Thakur
Robert Kingsley Travis
William John Trimmings
David Andrew Tuckwell
Peter William Watters
Geoffrey Robert Weeks
Irene Ruth Whittle
Bruce Leonard Wisdom
Trevor Miles Wright
Valerie Beatrice Wright

By command,
JAY WILSON WEATHERILL, Premier

JP12/036CS

Department of the Premier and Cabinet
Adelaide, 15 November 2012

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

The Honourable Margaret Nyland, AM.

Dated 1 November 2012.

By command,
JAY WEATHERILL, Premier

BOXING AND MARTIAL ARTS ACT 2000

MIXED MARTIAL ARTS

Notice of Rules of Mixed Martial Arts

TAKE notice that pursuant to Section 10 of the Boxing and Martial Arts Act 2000, Thomas Richard Kenyon, Minister for Recreation and Sport and the Minister of the Crown to whom the administration of the Boxing and Martial Arts Act 2000, is committed, has approved the rules applicable to the conduct of the World Kickboxing Association Mixed Martial Arts events to commence operation on 23 October 2012.

The rules of the WKA Mixed Martial Arts are set out below.

Dated 23 October 2012.

T. R. KENYON, Minister for Recreation
and Sport

World Kickboxing Association (WKA) Rules of Mixed Martial Arts

The official rules of the World Kickboxing Association Mixed Martial Arts A Division Rules—Version 2.1—2012.

The official rules of the World Kickboxing Association Mixed Martial Arts B Division Rules—Versions 2.1—2012.

The official rules of the World Kickboxing Association Mixed Martial Arts C Division Rules—Versions 2.1—2012.

Published by the official World Kickboxing Association 2012.

DEVELOPMENT ACT 1993

SECTION 26 (9)

Regulated Trees Development Plan Amendment

Preamble

1. The Development Plan Amendment entitled 'Regulated Trees' Development Plan Amendment (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Planning has decided to approve the Plan Amendment.

NOTICE

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

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

Dated 9 November 2012.

JOHN RAU, Deputy Premier, Minister
for Planning

DEVELOPMENT ACT 1993

SECTION 26 (9)

Northgate Development Plan Amendment

Preamble

1. The Development Plan Amendment entitled 'Northgate DPA' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Planning has decided to approve the Plan Amendment.'

NOTICE

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

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

Dated 7 November 2012.

JOHN RAU, Deputy Premier, Minister
for Planning

ENVIRONMENT PROTECTION ACT 1993

Approval of Category A Containers

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

Approval of Category A Containers

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

- (a) the product which each class of containers shall contain;
 - (b) the size of the containers;
 - (c) the type of containers; and
 - (d) the name of the holders of these approvals.
- (1) That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class.
 - (2) The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class.
 - (3) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
1715 Beer	500	Glass	Mozaika	N/A—see notes
Baltika	500	Glass	Mozaika	N/A—see notes
Baltika 3 Beer	500	Glass	Mozaika	N/A—see notes
Baltika 9	500	Glass	Mozaika	N/A—see notes
Chernigovskoe Beer	500	Glass	Mozaika	N/A—see notes
Essentuki Mineral Water	500	Glass	Mozaika	N/A—see notes
Essentuki Mineral Water	1 500	PET	Mozaika	N/A—see notes
Kaisersdom Club Malt	330	Glass	Mozaika	N/A—see notes
Kvass Ochakovo Soft Drink	500	Can—Aluminium	Mozaika	N/A—see notes
Kvass Ochakovskiy Soft Drink	2 000	PET	Mozaika	N/A—see notes
Novyj Kujal Nyk Mineral Water	1 500	PET	Mozaika	N/A—see notes
Obolon Beer	500	Glass	Mozaika	N/A—see notes
Ochakovo Beer	500	Glass	Mozaika	N/A—see notes
Poljana Kvasova Mineral Water	1 500	PET	Mozaika	N/A—see notes
Pomegranate Juice	314	Glass	Mozaika	N/A—see notes
Sibirskaja Korona	500	Glass	Mozaika	N/A—see notes
Sour Cherry Juice	314	Glass	Mozaika	N/A—see notes
Truska Veckaja Mineral Water	1 500	PET	Mozaika	N/A—see notes
Yummy Natural Sour Cherry Juice	200	Glass	Mozaika	N/A—see notes
Zolotaja Bochka Beer	500	Glass	Mozaika	N/A—see notes

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

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

Approval of Category B Containers

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

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

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Drink Up All Natural Spring Water	1 000	PET	100% Bottling Company Pty Ltd	Statewide Recycling
Drink Up All Natural Spring Water	600	PET	100% Bottling Company Pty Ltd	Statewide Recycling
Drink Up All Natural Spring Water	1 500	PET	100% Bottling Company Pty Ltd	Statewide Recycling
Drink Up All Natural Spring Water Sports Cap	600	PET	100% Bottling Company Pty Ltd	Statewide Recycling
Corona	355	Glass	21st Century Beverages Pty Ltd	Statewide Recycling
Altenmunster	2 000	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Altenmunster	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Belle Veu Kriek	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Budvar	500	Can—Aluminium	Australasian Import Group Pty Ltd	Statewide Recycling
Budvar	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Budvar Dark	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Budvar Premium	300	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Cardens Apple	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Celt Bledlyn	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Celt Golden	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Celt Lager	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Charles Quint Gold	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Charles Quint Ruby Red	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Chimay Blue	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Chimay Grand Reserve	750	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Chimay Red	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Chimay White	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Churchill Ale	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Clausthaler	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Cuvee Des Trolls	250	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
DAB	660	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
DAB	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
DAB	1 000	Can—Aluminium	Australasian Import Group Pty Ltd	Statewide Recycling
DAB	500	Can—Aluminium	Australasian Import Group Pty Ltd	Statewide Recycling
Delirium Tremens	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Duvel	750	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Duvel	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Ecusson Brut	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Ecusson Normandy Brut	750	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Ecusson Premier	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Ecusson Rose	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Erdinger Alcohol Free	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Erdinger Dunkel	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Erdinger Hefe	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Erdinger Kristall	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Erdinger Oktoberfest	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Erdinger Pikantus	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Floris Apple	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Floris Fraise	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Floris Framboise	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Floris Kriek	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Floris Passie	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Gouden Carolus	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Grimbergen Dubble	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Hansa	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Kostritzer	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Krusovice	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Kwak	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
La Guillotine	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
LaChouffe	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
LaChouffe	750	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
McChouffe	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
McChouffe	750	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Mont Blanc Blanche	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Mont Blanc Blonde	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Mont Blanc Blonde	750	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Mont Blanc Verte	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Mont Blanc Verte	750	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Mystic Cherry	250	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Orval	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Ottakringer Dark	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Ottakringer Helles	500	Can—Aluminium	Australasian Import Group Pty Ltd	Statewide Recycling
Ottakringer Helles	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Ottarocker	500	Can—Aluminium	Australasian Import Group Pty Ltd	Statewide Recycling
Pride of Oxford	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Primus	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Rochefort 10	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Rochefort 8	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Schofferhofer Hefe	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Schofferhofer Kristall	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Tomos Watkin Blodwens Beer	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Tomos Watkin Old Style Bitter	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Tomos Watkin Pear Cider	568	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Tomos Watkin Premier Ale	500	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Tomos Watkins Taffy Apple	568	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Tongerlo Blond	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Tongerlo Brown	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Tongerlo Prior	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Walfried Cider	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Westmalle Triple	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Gentleman Jack & Cola	340	Glass	Brown Forman Australia Pty Ltd	Statewide Recycling
Jack Daniels Tennessee Whiskey & Cola One Standard	375	Can—Aluminium	Brown Forman Australia Pty Ltd	Statewide Recycling
Coca Cola Zero Cherry Flavour	1 250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coca Cola Zero Cherry Flavour	600	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coca Cola Zero Cherry Flavour	200	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coca Cola Zero Cherry Flavour	1 500	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coco Cola Zero Cherry Flavour	2 000	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Fanta Orange Flavour	300	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Lift Sparkling Lemon Flavour	300	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Sprite	300	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Yoga Apricot Nectar	700	Glass	Conga Foods Pty Ltd	Statewide Recycling
Yoga Blood Orange Fruit Drink	200	Glass	Conga Foods Pty Ltd	Statewide Recycling
Yoga Green Apple Fruit Drink	200	Glass	Conga Foods Pty Ltd	Statewide Recycling
Yoga Optimum 50% Apricot Nectar	125	Glass	Conga Foods Pty Ltd	Statewide Recycling
Yoga Optimum 70% Peach Nectar	125	Glass	Conga Foods Pty Ltd	Statewide Recycling
Yoga Optimum 70% Pear Nectar	125	Glass	Conga Foods Pty Ltd	Statewide Recycling
Yoga Optimum Apricot Nectar	200	Glass	Conga Foods Pty Ltd	Statewide Recycling
Yoga Optimum Peach Nectar	200	Glass	Conga Foods Pty Ltd	Statewide Recycling
Yoga Optimum Pear Nectar	200	Glass	Conga Foods Pty Ltd	Statewide Recycling
Yoga Orange Juice	200	Glass	Conga Foods Pty Ltd	Statewide Recycling
Yoga Peach Nectar	700	Glass	Conga Foods Pty Ltd	Statewide Recycling
Yoga Pear Nectar	700	Glass	Conga Foods Pty Ltd	Statewide Recycling
Yoga Tomato Juice	200	Glass	Conga Foods Pty Ltd	Statewide Recycling
Carlsberg	330	Glass	Coopers Brewery Ltd	Marine Stores Ltd
Tiger Beer	330	Glass	DBG Australia Pty Ltd trading as Drinkworks	Marine Stores Ltd
Williams Hand Crafted Pilsener	330	Glass	De Bortoli Wines Pty Ltd	Marine Stores Ltd
Bundaberg Original Select Vat Double Aged Rum & Cola	375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
Bundaberg Original Spiced Rum & Cola	375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
Bundaberg Over Proof Rum & Cola	375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
Rochdale Cider	330	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Ice Berry with Berry Flavour	300	Glass	Diageo Australia Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Smirnoff Ice Double Black with Citrus Flavour	375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Ice Double Black with Citrus Flavour	300	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Ice Lime with Lime Flavour	300	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Ice Mid Strength with Citrus Flavour & Bitters	375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Ice Original with Lemon Flavour	300	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Ice Original with Lemon Flavour	375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Pure Elderflower & Soda	300	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Pure Grapefruit & Soda	300	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Pure Lime & Soda	300	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Vodka Signature Mixes Blood Orange	2 000	Cask—cardboard box and PE/Metal/ Polyester bag	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Vodka Signature Mixes Cloudy Apple	2 000	Cask—cardboard box and PE/Metal/ Polyester bag	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Vodka Signature Mixes Cranberry	2 000	Cask—cardboard box and PE/Metal/ Polyester bag	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Vodka Signature Mixes Ruby Red Grapefruit	2 000	Cask—cardboard box and PE/Metal/ Polyester bag	Diageo Australia Pty Ltd	Statewide Recycling
Dolomiti Pils	330	Glass	Festival City Wines & Spirits Pty Ltd	Statewide Recycling
Dolomiti Speciale	750	Glass	Festival City Wines & Spirits Pty Ltd	Statewide Recycling
Superior Pils	330	Glass	Festival City Wines & Spirits Pty Ltd	Statewide Recycling
Superior Pils	500	Glass	Festival City Wines & Spirits Pty Ltd	Statewide Recycling
OZ20 Pure Still Natural Spring Water	1 500	PET	First Water Springs	Statewide Recycling
OZ20 Pure Still Natural Spring Water	600	PET	First Water Springs	Statewide Recycling
Organic Springs Pure Still Nature Spring Water	600	PET	First Water Springs	Statewide Recycling
Organic Springs Pure Still Nature Spring Water	1 500	PET	First Water Springs	Statewide Recycling
Carlton Draught	375	Can—Aluminium	Fosters Australia	Marine Stores Ltd
Carlton Dry with Natural Lime	375	Can—Aluminium	Fosters Australia	Marine Stores Ltd
Mercury Draught Cider	375	Can—Aluminium	Fosters Australia	Marine Stores Ltd
Strongbow Apple Cider with Strawberry & Kiwi	375	Can—Aluminium	Fosters Australia	Marine Stores Ltd
Strongbow Summer Pear Cider	375	Can—Aluminium	Fosters Australia	Marine Stores Ltd
GForce Raspberry Blueberry	650	PET	Frucor Beverages Ltd	Statewide Recycling
Tamek Apricot Nectar	1 000	LPB—Aseptic	Grand Foods	Marine Stores Ltd
Tamek Fruit Mix Nectar	1 000	LPB—Aseptic	Grand Foods	Marine Stores Ltd
Tamek Peach Nectar	1 000	LPB—Aseptic	Grand Foods	Marine Stores Ltd
Tamek Sour Cherry Nectar	1 000	LPB—Aseptic	Grand Foods	Marine Stores Ltd
Earth Juice Organic Apple	350	PET	Juicy Isle Pty Ltd	Statewide Recycling
Earth Juice Organic Apple & Raspberry	350	PET	Juicy Isle Pty Ltd	Statewide Recycling
Earth Juice Organic Orange	350	PET	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Cola Mineral Water	375	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Cranberry & Raspberry Mineral Water	750	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Creaming Soda Mineral Water	375	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Double Sarsaparilla Mineral Water	375	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Kids Still Spring Water	300	PET	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Lemon & Lime 100% Natural	375	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Lemon Lime Mineral Water	750	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Lemon Mineral Water	375	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Lemonade Mineral Water	375	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Light Bitters Mineral Water	375	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Lightly Carbonated Mineral Water	750	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Lime Mineral Water	375	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Orange Mineral Water	375	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Orchard Peach Mineral Water	750	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Pink Grapefruit Mineral Water	375	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Raspberry Mineral Water	375	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Sparkling 100% Natural Mineral Water	375	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Still Spring Water	350	PET	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Still Spring Water	1 500	PET	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Still Spring Water	600	PET	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Still Spring Water	3 000	PET	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Tasmanian Spring Water	750	PET	Juicy Isle Pty Ltd	Statewide Recycling
Hartz Wild Berry Mineral Water	375	Glass	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle 100% Juicy Apple	300	PET	Juicy Isle Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Juicy Isle 100% Juicy Apple	400	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle 100% Juicy Apple	500	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle 100% Juicy Apple & Blackcurrant	500	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle 100% Juicy Apple & Blackcurrant	300	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle 100% Juicy Apple & Blackcurrant	400	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle 100% Juicy Cranberry	1 000	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle 100% Juicy Orange	500	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle 100% Juicy Orange	400	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle 100% Juicy Orange	300	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle 100% Juicy Orange Apple & Mango	300	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle Orange	350	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle Orange Juice	300	HDPE	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle Orange Juice	500	HDPE	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle Organic Apple	350	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle Organic Apple & Blackcurrant Juice	300	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle Premium Organic Orange Juice	300	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle Tasmanian Organic Cloudy Apple Juice	300	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle Vita Boost	350	PET	Juicy Isle Pty Ltd	Statewide Recycling
Juicy Isle Well Being	350	PET	Juicy Isle Pty Ltd	Statewide Recycling
Vita Cee Orange Juice	500	HDPE	Juicy Isle Pty Ltd	Statewide Recycling
Vita Cee Orange Juice	300	HDPE	Juicy Isle Pty Ltd	Statewide Recycling
Vita Cee Orange Juice	600	HDPE	Juicy Isle Pty Ltd	Statewide Recycling
Beyond Coconut Water With Hibiscus	300	Glass	Kadac Pty Ltd	Statewide Recycling
Lakewood Organic 100% Juice Pomegranate With Acai	946	Glass	Kadac Pty Ltd	Statewide Recycling
Lakewood Organic 100% Juice Pomegranate With Blueberry	946	Glass	Kadac Pty Ltd	Statewide Recycling
Lakewood Organic 100% Juice Pomegranate With Cranberry	946	Glass	Kadac Pty Ltd	Statewide Recycling
Lakewood Organic 100% Juice Tart Cherry	946	Glass	Kadac Pty Ltd	Statewide Recycling
Lakewood Organic Biologique Carrot	946	Glass	Kadac Pty Ltd	Statewide Recycling
Lakewood Organic Fresh Blends Coconut	946	Glass	Kadac Pty Ltd	Statewide Recycling
Lakewood Organic Fresh Pressed Aloe Plus Cherry	946	Glass	Kadac Pty Ltd	Statewide Recycling
Lakewood Organic Fresh Pressed Pure Black Cherry	946	Glass	Kadac Pty Ltd	Statewide Recycling
Colony Cove Apple Sparkler	500	Glass	Kent Jones trustee of the Kangaroo Island Ciders Trust	Statewide Recycling
Colony Cove Draught Cider	500	Glass	Kent Jones trustee of the Kangaroo Island Ciders Trust	Statewide Recycling
Colony Cove Sparkling Cider	500	Glass	Kent Jones trustee of the Kangaroo Island Ciders Trust	Statewide Recycling
Colony Cove Vintage Cider	500	Glass	Kent Jones trustee of the Kangaroo Island Ciders Trust	Statewide Recycling
First Swallow Adelaide Hills Cider	500	Glass	Kent Jones trustee of the Kangaroo Island Ciders Trust	Statewide Recycling
Koala Karma	250	Can—Aluminium	Koala Karma	Marine Stores Ltd
Be Apple & Pomegranate Fruit Drink	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Be Apple & Pomegranate Fruit Drink	1 500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Be Pineapple & Mango Fruit Drink	1 500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Be Pineapple & Mango Fruit Drink	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple & Blackcurrant Fruit Juice	400	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple & Blackcurrant Juice	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple & Blackcurrant Juice with sports cap	250	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple & Cranberry Juice	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple & Mango Juice	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Berries Fruit Juice Drink	2 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Blackcurrant Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Blackcurrant Juice Long Life	300	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Fruit Juice	400	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Fruit Juice Drink	2 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Juice	250	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Juice	250	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Juice	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Juice Long Life	250	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Juice with sports cap	250	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Low GI Juice Long Life	300	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Mango & Banana Fruit Juice	400	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apple Passionfruit	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apricot Fruit Drink	2 400	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apricot Nectar	405	Can—Steel	Lion Dairy & Drinks	Marine Stores Ltd
Berri Apricot Nectar Long Life	850	Can—Steel	Lion Dairy & Drinks	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Berri Citrus 35% Fruit Juice Drink	1 000	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Classics Apricot Nectar 25% Fruit Juice	2 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Classics Cranberry 25% Fruit Juice	2 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Cranberry Drink	1 500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Creations Apple, Cranberry & Lime	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Creations Apple, Pine & Lime	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Creations Apricot Nectar Fruit Drink	2 400	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Creations Citrus Fruits	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Creations Pineapple & Passionfruit	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Juice Orange	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Juice Orange Mango	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Juice Tropical	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Morning Start no added sugar Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Multi V Antioxidants Apple & Mango Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Multi V Extra Vit A & C Apple Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Multi V Extra Vit A & C Orange Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Multi V Juice	250	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Multi V Juice	400	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Multi V Juice	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Multi V Juice Long Life	300	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Multi V Vitamin Boost 10 Fruit Juice Blend	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Multi V with Antioxidants Vitamin AC&E Apple & Mango Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Multi V with added Calcium Vitamin AC & Folate Orange Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Multi V with added Fibre Vitamin C E & Folate Apple Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Multi V with added Folate Vitamin A&C Breakfast Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Orange Fruit Juice	250	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Berri Orange Fruit Juice	300	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Orange Fruit Juice	400	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Orange Juice	250	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Orange Juice	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Orange Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Orange Juice Long Life	250	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Berri Orange Juice with sports cap	250	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Orange Low Acid Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Orange Mango Fruit Juice Drink	2 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Orange Mango Juice Long Life	375	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Berri Orange Mango Passionfruit 35% Fruit Juice Drink	1 000	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Pineapple Apple Passionfruit 35% Fruit Juice Drink	1 000	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Pineapple Fruit Juice	400	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Pineapple Juice	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Pineapple Juice	250	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Berri Pineapple Juice Long Life	250	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Berri Pineapple Juice Long Life	300	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Tomato Juice	170	Can—Steel	Lion Dairy & Drinks	Marine Stores Ltd
Berri Tomato Juice	250	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Berri Tomato Juice Long Life	250	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Berri Tomato Juice Long Life no added sugar	400	Can—Steel	Lion Dairy & Drinks	Marine Stores Ltd
Berri Tomato Juice Long Life no added sugar	850	Can—Steel	Lion Dairy & Drinks	Marine Stores Ltd
Berri Tropical 35% Fruit Juice Drink	1 000	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Tropical Fruit Juice Drink	2 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Berri Tropical Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Berri Tropical Juice	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Big M Chocolate	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Big M Strawberry	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Black & Gold Apple Fruit Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Black & Gold Apple Fruit Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Black & Gold Orange & Mango Fruit Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Black & Gold Orange & Mango Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Black & Gold Orange Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Black & Gold Orange Fruit Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Black & Gold Tropical Fruit Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Classic Banana	600	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Classic Chocolate	375	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Classic Chocolate	600	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Classic Coffee	600	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Classic Mocha	600	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Classic Strawberry	375	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Classic Strawberry	600	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Coles Apple & Blackcurrant Fruit Drink 40%	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Apple & Blackcurrant Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Apple Blackcurrant Juice Long Life	250	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Coles Farmland Apple Fruit Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Farmland Apple Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Farmland Orange & Mango Fruit Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Farmland Orange Fruit Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Farmland Orange Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Farmland Tropical Fruit Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Farmland Tropical Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Pineapple Fruit Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Smart Buy Apple Fruit Drink 35%	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Smart Buy Apple Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Smart Buy Orange & Mango Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Coles Smart Buy Orange Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Coles Smart Buy Orange Fruit Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Smart Buy Orange Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Coles Smart Buy Tropical Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Coles Viten Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Daily Juice Apple Blackcurrant Chilled Juice	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Daily Juice Apple Blackcurrant Chilled Juice	300	PET	Lion Dairy & Drinks	Marine Stores Ltd
Daily Juice Apple Chilled Juice	300	PET	Lion Dairy & Drinks	Marine Stores Ltd
Daily Juice Apple Chilled Juice	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Daily Juice Apple Pop Top	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Daily Juice Company Morning Start Breakfast With A C & E	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Daily Juice Orange Chilled Out Of Season Juice	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Daily Juice Orange Chilled Out Of Season Juice	300	PET	Lion Dairy & Drinks	Marine Stores Ltd
Daily Juice Orange Mango Chilled Juice	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Daily Juice Orange Winter Blend Pop Top	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Farmers Union Iced Coffee	750	HDPE	Lion Dairy & Drinks	Marine Stores Ltd
Farmers Union Iced Coffee	600	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Farmers Union Iced Coffee	375	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Farmers Union Iced Coffee ONE	375	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Farmers Union Iced Coffee ONE	600	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Farmers Union Iced Coffee Strong	750	HDPE	Lion Dairy & Drinks	Marine Stores Ltd
Farmland Apple Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Farmland Apple Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Farmland Orange Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Farmland Orange Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Farmland Orange Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Farmland Orange Mango Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Farmland Orange Mango Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Farmland Tropical Drink	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Farmland Tropical Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Farmland Tropical Juice	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Feel Good Chocolate	600	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Feel Good Coffee	600	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Feel Good Coffee	375	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Foodland Orange Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Foodland Orange Mango Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Foodland Tropical Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Homebrand Orange Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Homebrand Orange Mango Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Just Juice Apple	330	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Just Juice Apple	200	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Just Juice Apple Blackcurrant	200	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Just Juice Apple Raspberry	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Just Juice Apple Strawberry	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Just Juice Orange	200	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Just Juice Orange Mango	330	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Just Juice Orange Mango	200	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Just Juice Paradise Punch	200	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Just Juice Tropical	330	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Apple & Raspberry Juice	300	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Italian Chinotto	300	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Lemon & Lime Juice	300	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Lemon Juice	300	Glass	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Sparkling Mineral Water	300	Glass	Lion Dairy & Drinks	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Kyneton Springs Sparkling Mineral Water Blue Lemonade With 5%	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Sparkling Mineral Water With Apple & Raspberry	600	PET	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Sparkling Mineral Water With Apple & Raspberry	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Sparkling Mineral Water With Cola	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Sparkling Mineral Water With Lemon & Lime Juice	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Sparkling Mineral Water With Lemon & Lime Juice	600	PET	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Sparkling Mineral Water With Lemon Juice	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Sparkling Mineral Water With Lemon Juice	600	PET	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Sparkling Mineral Water With Orange Juice	350	PET	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Sparkling Mineral Water With Orange Juice	600	PET	Lion Dairy & Drinks	Marine Stores Ltd
Kyneton Springs Sparkling Mineral Water With Orange Passionfruit & Guava	600	PET	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Apple & Guava 25% Fruit Juice	500	HDPE	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Apple & Guava 25% Fruit Juice	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Apple 35% Fruit Juice	3 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Apple Berries 35% Fruit Juice	3 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Apple Blueberry & Raspberry 25% Fruit Juice	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Orange & Mango 25% Fruit Juice	500	HDPE	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Orange & Mango 25% Fruit Juice	3 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Orange & Mango 25% Fruit Juice	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Orange & Mango 35% Fruit Juice	3 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Orange & Passionfruit 25% Fruit Juice	500	HDPE	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Orange & Passionfruit 25% Fruit Juice	2000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Orange & Passionfruit 25% Fruit Juice	3000	HDPE	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Orange 25% Fruit Juice	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Orange 25% Fruit Juice	500	HDPE	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Orange 25% Fruit Juice	3 000	HDPE	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Orange 35% Fruit Juice	3 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Orange Mango Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Orange Passionfruit Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Pineapple & Coconut 25% Fruit Juice	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Pineapple & Coconut Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Pineapple Apple & Passionfruit 35% Fruit Juice	3 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Sunrise Apple Blackcurrant Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Sunrise Apple Guava Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Sunrise Orange Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Sunrise Tropical Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Tropical 25% Fruit Juice	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Mildura Tropical 35% Fruit Juice	3 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Mr Juicy	500	HDPE	Lion Dairy & Drinks	Marine Stores Ltd
Mr Juicy	300	HDPE	Lion Dairy & Drinks	Marine Stores Ltd
Mr Juicy Orange Juice	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Mr Juicy Orange Juice	300	PET	Lion Dairy & Drinks	Marine Stores Ltd
Pura Classic Banana	375	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Pura Classic Choc Berry	600	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Savings Orange Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Savings Orange Mango Fruit Drink	2 000	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Squeeze Apple Guava Chilled Fruit Drink	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Squeeze Orange Chilled Fruit Drink	500	LPB—Gable Top	Lion Dairy & Drinks	Marine Stores Ltd
Squeeze Orange Chilled Fruit Drink	300	PET	Lion Dairy & Drinks	Marine Stores Ltd
Squeeze Orange Fruit Drink	2 000	HDPE	Lion Dairy & Drinks	Marine Stores Ltd
Squeeze Orange Mango Chilled Fruit Drink	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Squeeze Orange Mango Fruit Drink	2 000	HDPE	Lion Dairy & Drinks	Marine Stores Ltd
Squeeze Orange Passio Fruit Drink	2 000	HDPE	Lion Dairy & Drinks	Marine Stores Ltd
Squeeze Orange Passionfruit Nectar Chilled Fruit Drink	300	PET	Lion Dairy & Drinks	Marine Stores Ltd
Subway Spring Water	600	PET	Lion Dairy & Drinks	Marine Stores Ltd
Summit Australian Natural Spring Water	250	PET	Lion Dairy & Drinks	Marine Stores Ltd
Summit Australian Natural Spring Water	600	PET	Lion Dairy & Drinks	Marine Stores Ltd
Summit Australian Natural Spring Water	350	PET	Lion Dairy & Drinks	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Summit Australian Natural Spring Water	1 000	PET	Lion Dairy & Drinks	Marine Stores Ltd
Summit Australian Spring Water	1 500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Sunrise Apple Raspberry Fruit Drink	200	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Sunrise Orange Fruit Drink	200	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
The Daily Juice Company Apple Juice	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
The Daily Juice Company Breakfast Juice	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
The Daily Juice Company Five Fruits Juice	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
The Daily Juice Company Juicers Choice Orange & Passionfruit	375	PET	Lion Dairy & Drinks	Marine Stores Ltd
The Daily Juice Company Orange & Passionfruit Juice	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
The Daily Juice Company Orange & Pineapple Juice	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
The Daily Juice Company Orange Juice	375	PET	Lion Dairy & Drinks	Marine Stores Ltd
The Daily Juice Company Orange Juice	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
The Daily Juice Company Orange Mango Juice	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
The Daily Juice Company Pulp Free Orange Juice	375	PET	Lion Dairy & Drinks	Marine Stores Ltd
The Daily Juice Company Pulp Free Orange Juice	500	PET	Lion Dairy & Drinks	Marine Stores Ltd
Vitasoy Lush Chocolate	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
Vitasoy Lush Vanilla	250	LPB—Aseptic	Lion Dairy & Drinks	Marine Stores Ltd
James Boag Premium Lager	750	Glass	Lion Nathan Australia Limited	Marine Stores Ltd
Negra Modelo	355	Glass	Lion Nathan Australia Limited	Marine Stores Ltd
Pacifico Clara	355	Glass	Lion Nathan Australia Limited	Marine Stores Ltd
Stella Artois	750	Glass	Lion Nathan Australia Limited	Marine Stores Ltd
Beyond Hibiscus Infused Pure Coconut Water	300	Glass	Lipton Group Pty Ltd trading as Beyond 100%	Marine Stores Ltd
Maggies Orchard Pink Lady Apple Juice	330	Glass	Maggie Beer Products	Statewide Recycling
Arizona Lemon Tea	695	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Arizona Raspberry Tea	695	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Fanta Apple	355	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Monster Nitros Black Ice	355	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Monster Rehab Green Tea	520	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Mountain Dew	355	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Mountain Dew Dark Knight	540	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Mountain Dew Diet	355	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Rockstar Juiced Pomegranate	540	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Rockstar Recovery Grape	540	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Maggies Orchard Heritage Apple Cider	500	Glass	Modene Pty Ltd T/as Maggie Beers Farmshop	Statewide Recycling
Select Mountain Spring Water	600	PET	Mountain H2O Pty Ltd	Statewide Recycling
Nippys Fruitylicious Apple & Blackcurrant Juice	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippys Fruitylicious Apple Juice	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippys Fruitylicious Apple Mango & Banana Juice	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippys Fruitylicious Pineapple Juice	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippys Fruitylicious Premium Orange Juice	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippys Fruitylicious Tomato Juice	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippys Fruitylicious Apple & Guava Juice	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippys Pulp Free Unsweetened Orange Juice	500	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippys Sparkling Mineral Water Apple Raspberry	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippys Sparkling Mineral Water Lemon	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippys Sparkling Mineral Water Lemon Lime	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippys Sparkling Mineral Water Orange	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
Nippys Sparkling Mineral Water Paradise Punch	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
SA Water Pageant Water	500	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling
A Bottle of Water Pure Spring Water	1 500	PET	Nu Pure Pty Ltd	Statewide Recycling
A Bottle of Water Pure Spring Water	600	PET	Nu Pure Pty Ltd	Statewide Recycling
Aqua Organic Premium Spring Water	600	PET	Nu Pure Pty Ltd	Statewide Recycling
Aqua Organic Premium Spring Water	1 500	PET	Nu Pure Pty Ltd	Statewide Recycling
Foodworks Best Buy Pure Spring Water	1 500	PET	Nu Pure Pty Ltd	Statewide Recycling
Foodworks Best Buy Pure Spring Water Sipper	600	PET	Nu Pure Pty Ltd	Statewide Recycling
Foodworks Best Buy Pure Spring Water Sipper	1 000	PET	Nu Pure Pty Ltd	Statewide Recycling
Gloria Jeans Water for Water	600	PET	Nu Pure Pty Ltd	Statewide Recycling
High Low Pure Spring Water	600	PET	Nu Pure Pty Ltd	Statewide Recycling
NU Pure Spring Water	600	PET	Nu Pure Pty Ltd	Statewide Recycling
NU Pure Spring Water	250	PET	Nu Pure Pty Ltd	Statewide Recycling
NU Pure Spring Water Health Services Catering	600	PET	Nu Pure Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Thankyou Water Premium Spring Water	1 500	PET	Nu Pure Pty Ltd	Statewide Recycling
Thankyou Water Premium Spring Water	600	PET	Nu Pure Pty Ltd	Statewide Recycling
The Coffee Club Blood Orange Sparkling Flavoured Mineral Water	330	Glass	Nu Pure Pty Ltd	Statewide Recycling
The Coffee Club Lime Sparkling Flavoured Mineral Water	330	Glass	Nu Pure Pty Ltd	Statewide Recycling
The Coffee Club Passionfruit Sparkling Flavoured Mineral Water	330	Glass	Nu Pure Pty Ltd	Statewide Recycling
The Coffee Club Pink Grapefruit Sparkling Flavoured Mineral Water	330	Glass	Nu Pure Pty Ltd	Statewide Recycling
Nudie Breakfast Smoothie Banana Apple Yoghurt & Honey	250	PET	Nudie Foods Pty Ltd	Statewide Recycling
Nudie Breakfast Smoothie Banana Apple Yoghurt & Honey	750	PET	Nudie Foods Pty Ltd	Statewide Recycling
Nudie Coconut Water With Apple Raspberry & Cranberry	350	PET	Nudie Foods Pty Ltd	Statewide Recycling
Nudie Star Gazer Breakfast Juicie Orange Pink Grapefruit Lime & More	250	PET	Nudie Foods Pty Ltd	Statewide Recycling
Nudie Star Gazer Breakfast Juicie Orange Pink Grapefruit Lime & More	750	PET	Nudie Foods Pty Ltd	Statewide Recycling
Wonder Winnie Lite Quencher Apple & Lemon With Guarana	250	PET	Nudie Foods Pty Ltd	Statewide Recycling
Wonder Winnie Lite Quencher Apple & Lemon With Guarana	1 000	PET	Nudie Foods Pty Ltd	Statewide Recycling
Wonder Winnie Lite Quencher Cranberry & Apple With Aloe Vera	250	PET	Nudie Foods Pty Ltd	Statewide Recycling
Wonder Winnie Lite Quencher Cranberry & Apple With Aloe Vera	1 000	PET	Nudie Foods Pty Ltd	Statewide Recycling
Wonder Winnie Lite Quencher Cranberry Apple & Lemon With Echinacea	1 000	PET	Nudie Foods Pty Ltd	Statewide Recycling
Wonder Winnie Lite Quencher Cranberry Apple & Lemon With Echinacea	250	PET	Nudie Foods Pty Ltd	Statewide Recycling
Wonder Winnie Lite Quencher Grapefruit With Ginkgo Biloba	250	PET	Nudie Foods Pty Ltd	Statewide Recycling
Wonder Winnie Lite Quencher Grapefruit With Ginkgo Biloba	1 000	PET	Nudie Foods Pty Ltd	Statewide Recycling
Wonder Winnie Lite Quencher Raspbery & Cranberry With Rosehip	250	PET	Nudie Foods Pty Ltd	Statewide Recycling
Baltic Beer Company Viru Bock	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Baltic Beer Company Viru Dark Lager	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Baltic Beer Company Viru Lager	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Baltic Beer Company Viru Pilsener	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Big Body Lbu	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Birra Bizarro	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Caos	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Castagn Ale Chestnut	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Ducale De Meditazione Belgium Strong Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Duchessa Saison Pale Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Duchessa Saison Pale Ale	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Duchessic	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Enkir Saison Pale Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Equilibrista Birra Bizzaro	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Genziana Spiced Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Hoppy Cat Birra Bizzaro	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo In BraNata Saison Pale Ale	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Keto Reporter Porter	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Maledetta	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Birra Del Borgo My Antonia Imperial Pilsener	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo My Antonia Imperial Pilsener	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo My Old Antonia	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Perle Ai Porci Oyster	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo ReAle Amber Ale APA	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo ReAle Anniversario 7	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo ReAle Anniversario 7 Wood Aged	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo ReAle Extra IPA	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo ReAle Extra IPA	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo ReAle Pale Ale APA	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Rubus	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Scick Pils Birra Bizzaro	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Stella & Strisce Stars & Stripes	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Trentatre Ambrata	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Trentatre Bruna	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birra Del Borgo Trentatre Dorata	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birricicio Troll DAU Saison Spiced	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birricicio Troll Dorina Chiara	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birricicio Troll Palanfrina Chestnut Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birricicio Troll Panada Birra Blanche	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birricicio Troll Patela Doppio Malto	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birricicio Troll Shangrila Ambrata	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Alica	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Alica	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Arkadia	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Arkadia	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Imperiosa	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Imperiosa	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Lumina	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Lumina	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Mervisia	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Mervisia	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Monflowers	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Monflowers	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Punto Di Fuga	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Punto Di Fuga	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Tempore	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrifificio Civile Tempore	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Birrificio Civile Ulula	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Civile Ulula	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Civile Virtute	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Civile Virtute	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Italiano Amba	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Italiano Amber Shock	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Italiano B I Weizen	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Italiano Bibock	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Italiano Delia	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Italiano Extrahop	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Italiano Fleurette	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Italiano Imperial Pils	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Italiano Sultana	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Italiano Tipopils	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Birrificio Italiano VuDu	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Brew Fist 24k Golden Ale	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Brew Fist Burocracy India Pale Ale	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Brew Fist Caterpillar American Pale Ale	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Brew Fist Fear Milk Chocolate Stout	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Brew Fist Jale Extra Special Bitter	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Brew Fist Spaceman India Pale Ale Strong	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Brew Fist X Ray Porter	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Barrel Select	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Birra De Cicco	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Brown Bird Brown Ale	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Captains Kolsch	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Captains Reserve Imperial IPA	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Cuvee De Castleton	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Espresso Stout	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Freshchester Pale Ale	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Golden Delicious	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Liquid Gold	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Nor Easter	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Pumkin Ale	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Rosso E Marrone	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Saison	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Smoke From The Oak	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Smoked Porter	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Captain Lawrence St Vincents Dibbel	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Captain Lawrence Xtra Gold	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City 110k + OT Series	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Big Sound Scotch	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Bolita Double But Brown Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Capricho Oscuro	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Criterium Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Cubano Style Espresso	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Good Gourd Imperial Pumkin Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Guava Grove Farmhouse Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Humidor	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Hunahpus Imperial Stout	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Improv Oatmeal Rye	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Jai Alai IPA	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Jose Marti American Porter	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Maduro Brown Ale	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Marshal Zhukovs Imperial Stout	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Sugar Plum Brown Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City Toconaga Red Ale	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cigar City White Oak Aged Jai Alai	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Croce Di Malto Acerbus ESB	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Croce Di Malto Magnus Strong Dark	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Croce Di Malto Temporis Saison Seasonal	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Croce Di Malto Temporis Saison Seasonal	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Croce Di Malto Triple XXX Strong Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Croce Di Malto Triple XXX Strong Ale	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head 120 Minute IPA	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head 120 Minute IPA	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head 60 Minute IPA	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head 60 Minute IPA	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head 75 Minute IPA	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head 75 Minute IPA	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head 90 Minute IPA	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head 90 Minute IPA	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Aprihop	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Aprihop	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Black & Blue	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Black & Blue	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Dogfish Head Burton Baton	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Burton Baton	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Chocory Stout	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Chocory Stout	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Festina Peche	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Festina Peche	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Imort Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Imort Ale	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Indian Brown Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Indian Brown Ale	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Midas Touch	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Midas Touch	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Namaste	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Namaste	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Noble Rot	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Noble Rot	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Olde School	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Olde School	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Palo Santo Marron	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Palo Santo Marron	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Punkin Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Punkin Ale	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Raison D Etre	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Raison D Etre	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Red & White	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Red & White	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Tweason Ale	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Dogfish Head Tweason Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato Ale For Obsessed AFO	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato Bitter Ale	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato Black Jack Verdi Imperial Stout Aged	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato Golden Ale	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato IPA	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato L Ultima Luna Aged 18 Months In Wood	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato La Luna Rosa Aged 36 Months	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato La Prima Luna Aged 12 Months	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato Machette Double IPA	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato New Morning	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Ducato Oatmeal Stout	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato Sally Brown	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato Sally Brown Caffè Baracco	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato Verdi Imperial Stout	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato Viaemilia	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato Wedding Rauch Smoking	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Ducato Winterlude Tripel	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Extraomnes Blond	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Extraomnes Bruin	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Extraomnes Donker Imperial Coffee Stout	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Extraomnes Kerst Reserva	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Extraomnes Saison	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Extraomnes Straff	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Extraomnes Triple	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Extraomnes Zest	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Lagunitas Brown Shugga	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Lagunitas Hop Stoopid	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Lagunitas IPA	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Lagunitas Imperial Red	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Lagunitas Imperial Stout	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Lagunitas Little Sumpin	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Lagunitas Little Sumpin Wild	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Lagunitas Maximus	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Lagunitas Pale	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Lagunitas Pils	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Lagunitas The Censored	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Lagunitas Undercover Shut Down	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Magic Rock Bearded Lady	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Magic Rock Cannonball	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Magic Rock Carnival	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Magic Rock Clown Juice	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Magic Rock Curious	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Magic Rock Curious NZ	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Magic Rock Dark Arts	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Magic Rock High Wire	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Magic Rock Human Cannonball	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Magic Rock Magic 8 Ball	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Magic Rock Rapture	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Magic Rock Rock Star	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Magic Rock The Big Top	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Mahou San Miguel Group Mahou	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Mahou San Miguel Group Mahou Classic	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Mahou San Miguel Group Mahou Light	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Mahou San Miguel Group Reina	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Company Amoor	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Company Hoppiness	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Company Illusion	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Company JJJ IPA	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Company Merlins Magic	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Company Nor Hop	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Company Old Freddy Walker	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Company Revival	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Company So Hop	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Company Somerland Gold	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Confidence	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Envy	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Fusion	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Gold Frankincense Moor	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Grockle Grog	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Half & Half	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Merry Gold	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Millys	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Oatural Beauty	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Old Freddy Walker	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Ported Amoor	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Raw	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Sloe Walker	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Moor Beer Winter Blend	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Oakham Ales Bishops Farewell	500	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Oakham Ales Citra	500	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Oakham Ales Green Devil IPA	660	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Oakham Ales Inferno	500	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Oakham Ales Jeffrey Hudson Bitter JHB	500	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Omegang Abbet Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Omegang Abbet Ale	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Omegang BPA	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Omegang BPA	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Omegang Hennepin	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Omegang Hennepin	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Omegang Rare Vos	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Omegang Rare Vos	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Omegang Three Philosophers	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Omegang Three Philosophers	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Omegang Witte	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Omegang Witte	354	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Opperbacco 10 E Lode	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Opperbacco 10 E Lode	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Opperbacco 6son IPA	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Opperbacco Eipiei IPA	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Opperbacco Eipiei IPA	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Opperbacco Triplipa	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Opperbacco Triplipa	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Opperbacco Tripping Flowers	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Opperbacco Tripping Flowers	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Chicca	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Chicca	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Dulemes	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Dulemes	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Ernes	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Ernes	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Navidad	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Navidad	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe PILS	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe PILS	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Taquamari	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Taquamari	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Tipa	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Tipa	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Tosta	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Pausa Cafe Tosta	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Revelation Cat Black Knight	500	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Revelation Cat Bombay Cat	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Revelation Cat California Moonset IPA	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Revelation Cat Cream Ale Mikkeller Collab	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Revelation Cat Dry Hop Thriller	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Revelation Cat Hop Addendum	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Revelation Cat Hop Animal	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Revelation Cat Intergalactica Triplehellerbock	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Revelation Cat Take My Adweisse	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
San Paolo Birrifico Buxus German Lager	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
San Paolo Birrifico Frake US Lager	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
San Paolo Birrifico Hemlock Strong Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
San Paolo Birrifico IPE American Pale Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
San Paolo Birrifico Jatoba German AltBier	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
San Paolo Birrifico Pecan Koelsch	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
San Paolo Birrifico Robinia Honey Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Scarpola IPA Italian Pale Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Scarpola No 8 Bianca	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Sixpoint Apollo	473	Can—Aluminium	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Sixpoint Bengali Tiger	473	Can—Aluminium	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Sixpoint Brownstone	473	Can—Aluminium	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Sixpoint Diesel	473	Can—Aluminium	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Sixpoint Harbinger	473	Can—Aluminium	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Sixpoint Mad Scientist Series	473	Can—Aluminium	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Sixpoint Resin	355	Can—Aluminium	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Sixpoint Righteous Ale	473	Can—Aluminium	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Sixpoint Sweet Action	473	Can—Aluminium	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Sixpoint The Crisp	473	Can—Aluminium	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Soralama Slurp Ale	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Soralama Slurp Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Soralama glu glu Doppio Malto	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Soralama glu glu! Doppio Malto	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Soralama gulp Apple Ale	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Soralama gulp Apple Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Soralama hurra Chestnut	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Soralama mmm! Stout	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Soralama mmm! Stout	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Soralama oooh! Ale	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Soralama oooh! Ale	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Toccal Mato B Space Invader Galaxy Hop	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Toccal Mato Fume Du Sanglier	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Toccal Mato Grooving Hop	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Toccal Mato Re Hop APA	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Toccal Mato Sibila	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Toccal Mato Skizoid IPA	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Toccal Mato Stray Dog No Rules Bitter	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Toccal Mato Surfing Hop	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Toccal Mato Zona Cesarini	750	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Schweppes Natural Mineral Water Apple & Pink Grapefruit	600	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Schweppes Natural Mineral Water Lemon & Lime	600	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Schweppes Natural Mineral Water Orange & Mango	600	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Schweppes Traditionals Pink Lemonade	600	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Solo Extreme Lemon	440	Can—Aluminium	Schweppes Australia Pty Ltd	Statewide Recycling
Solo Extreme Lemon	600	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Solo Extreme Lemon	250	Can—Aluminium	Schweppes Australia Pty Ltd	Statewide Recycling
Solo Extreme Lemon	1 250	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Solo Extreme Lemon	2 000	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Solo Lemon Lime	2 000	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Solo Original Lemon	1 250	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Solo Original Lemon	2 000	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Bottle Green Sparkling Elderflower	275	Glass	Simon Johnson	Statewide Recycling
Bottle Green Sparkling Elderflower	750	Glass	Simon Johnson	Statewide Recycling
Bottle Green Sparkling Pomegranate & Elderflower	750	Glass	Simon Johnson	Statewide Recycling
Bottle Green Sparkling Pomegranate & Elderflower	275	Glass	Simon Johnson	Statewide Recycling
Ioli Natural Spring Water	1 000	PET	Tirnavos Imports	Statewide Recycling
Blu With Organic Juice Apple Mango Elderflower	330	Glass	Tru Blu Beverages Pty Limited	Flagcan Distributors
Blu With Organic Juice Blood Orange	330	Glass	Tru Blu Beverages Pty Limited	Flagcan Distributors
Blu With Organic Juice Lemon Lime Bitters	330	Glass	Tru Blu Beverages Pty Limited	Flagcan Distributors
Blu With Organic Juice Pomegranate Blueberry	330	Glass	Tru Blu Beverages Pty Limited	Flagcan Distributors
Blu With Organic Juice Traditional Lemonade	330	Glass	Tru Blu Beverages Pty Limited	Flagcan Distributors
Good Night Drink n Dream Relaxation Drink	250	Can—Aluminium	Univenta Australia Pty Ltd trading as Good Night Drink	Marine Stores Ltd
Woolworths Select Mountain Spring Water	600	PET	Wet Fix Pty Ltd	Marine Stores Ltd
Crabbies Original Alcoholic Ginger Beer	330	Glass	Wow Brands	Marine Stores Ltd
Franks Alcoholic Ginger Beer	500	Glass	Wow Brands	Marine Stores Ltd
Kopparberg Premium Cider with Raspberry	500	Glass	Wow Brands	Marine Stores Ltd
Kopparberg Premium Cider with Winter Fruits	500	Glass	Wow Brands	Marine Stores Ltd
Mishka Vodka Berry Sensation	250	Can—Aluminium	Wow Brands	Marine Stores Ltd
Mishka Vodka Ginger & Lime	275	Glass	Wow Brands	Marine Stores Ltd
Mishka Vodka Lemon Twist	250	Can—Aluminium	Wow Brands	Marine Stores Ltd
Mishka Vodka Raspberry Splash	250	Can—Aluminium	Wow Brands	Marine Stores Ltd
Mishka Vodka Tropical Tango	250	Can—Aluminium	Wow Brands	Marine Stores Ltd

EQUAL OPPORTUNITY TRIBUNAL

NO. 379 OF 2009

Notice of Exemption

BEFORE THE EQUAL OPPORTUNITY TRIBUNAL

I HEREBY certify that on 1 November 2012, the Equal Opportunity Tribunal of South Australia, on the application of Bowls SA Incorporated made the following orders for exemption:

1. The order made on 8 August 2012 by which Bowls SA Incorporated was exempted from the provisions of Section 35 (1) (b) and Section 39 (1) (b), (c) and (d) of the Equal Opportunity Act 1984 in relation to the conduct of lawn bowls competitions until 24 October 2012 is hereby extended to 28 November 2012.

Dated 1 November 2012.

BJORN DE JAGER for I. PHILLIPS, Registrar
Equal Opportunity Tribunal

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Pang Quong, PQ Aquatics, 4 Burrawong Avenue, Seaford, Vic. 3198 (the 'exemption holder'), or a person acting as his agent, is exempt from Sections 71 (1) and 72 of the Fisheries Management Act 2007, but only insofar as the exemption holder shall not be guilty of an offence when taking one egg-bearing male leafy sea dragon (the 'exempted activity') from the waters described in Schedule 1, subject to the conditions specified in Schedule 2, from 1 November 2012 until 1 November 2013 inclusive, unless varied or revoked earlier.

SCHEDULE 1

South Australian coastal waters excluding waters within one nautical mile of the jetties at Rapid Bay and Second Valley, excluding waters in aquatic reserves and marine parks.

SCHEDULE 2

1. The specimen collected pursuant to this exemption must be retained by the exemption holder.

2. The exemption holder or an agent must notify PIRSA Fisheries on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902548.

3. The exemption holder must post a written report to the Executive Director, Fisheries and Aquaculture (G.P.O. Box 1625, Adelaide, S.A. 5001) immediately after collecting a leafy sea dragon pursuant to this exemption, providing details of the location, time and conditions of the collection.

4. The exemption holder must also provide a written report to the Director of Fisheries (G.P.O. Box 1625, Adelaide, S.A. 5001) by 1 November 2013, providing the following information:

- the number of eggs hatched from the specimen collected pursuant to this notice;
- the number of animals hatched from these eggs and an indication of survival rate;
- the number of surviving animals kept as broodstock and the number of animals sold domestically, exported or given away; and
- a status report on the breeding program of the leafy sea dragon.

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

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

Dated 8 November 2012.

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Dr Terry Bertozzi from the Evolutionary Biology Unit, South Australian Museum, North Terrace, Adelaide, S.A. 5000 (the 'exemption holder') or a person acting as his agent, are exempt from the provisions of Sections 70, 76 and 77 of the Fisheries Management Act 2007 and Regulation 7 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holders may collect gobies (Family Gobiidae) from the waters described in Schedule 1, using the gear specified in Schedule 2 (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 8 November 2012 until 8 November 2013, unless varied or revoked earlier.

SCHEDULE 1

South Australia coastal waters including the following aquatic reserves:

- Aldinga Reef Aquatic Reserve;
- American River Aquatic Reserve;
- Barker Inlet—St Kilda Aquatic Reserve;
- Port Noarlunga Aquatic Reserve; and
- St Kilda—Chapman Creek Aquatic Reserve.

SCHEDULE 2

- 1 fishing rod per person.
- 1 dab net per person.
- 1 seine net (maximum length 6 m with a minimum mesh size of 2 mm).
- 1 hand spear per person.
- 6 fine mesh drop nets (maximum hoop diameter 107 cm, depth 92 cm, minimum mesh size 2 mm).
- 5 shrimp traps (maximum height 25 cm, maximum mesh size 5 mm, maximum funnel diameter 40 cm).
- 1 barrier net (maximum length 4 m, minimum mesh size 2 mm).

SCHEDULE 3

1. The specimens collected by the exemption holders are to be used for scientific purposes only and must not be sold.

2. The exempted activity may only involve the collection of gobies (Family Gobiidae). All other species must be returned to the water immediately.

3. A maximum of five voucher specimen of each species of Gobiidae may be taken from any one site.

4. All specimens collect pursuant to this notice must be lodged as Voucher specimens with the South Australian Museum.

5. The exempted activity may be conducted on the exemption holder's behalf by Dr Michael Hammer, Ralph Foster, Mark Adams and Thierry Laperousaz.

6. When undertaking the exempted activity within the waters of the Adelaide Dolphin Sanctuary, mesh nets must be attended at all times. Nets must be removed from the water if a dolphin is within the immediate area to minimise any entanglement.

7. The exempted activity may only be undertaken with the aquatic reserves and specially protected areas listed in Schedule 1.

8. Before conducting the exempted activity, the exemption holder must contact the PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. 9902572.

9. Within 14 days of each collection of organisms pursuant to this notice, the exemption holder must provide a report in writing to the Executive Director, Fisheries and Aquaculture, G.P.O. Box 1625, Adelaide, S.A. 5001, giving the following details:

- the date and time of collection;
- the description of all species collected; and
- the number of each species collected.

10. While engaged in the exempted activity, the exemption holders and their agents must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.

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

Dated 8 November 2012.

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that the notice made under Section 115 of the Fisheries Management Act 2007, dated 1 February 2012, and published in the *South Australian Government Gazette* No. 9, dated 9 February 2012 (page 695); referring to registered master fishing pursuant to a Northern Zone Rock Lobster Fishery Licence with Exemption No. 9902505 is hereby revoked as of the date of this notice.

Take notice that pursuant to Section 115 of the Fisheries Management Act 2007 ('the Act'), a registered master fishing pursuant to a Northern Zone Rock Lobster Fishery Licence (the 'exemption holder') is exempt from Clause 18 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder, or a person acting as their agent, may take Southern Rock Lobster (*Jasus edwardsii*) using rock lobster pots that do not have escape gaps ('the exempted activity'), subject to the conditions in Schedule 1, during the period 1 November 2012 until 31 May 2013, unless varied or revoked earlier.

SCHEDULE 1

1. A person fishing pursuant to a Northern Zone Rock Lobster Fishery Licence may only undertake the exempted activity when an employed independent observer is on board the boat and that observer is undertaking catch sampling for research purposes, in accordance with the agreement between the South Australian Northern Zone Rock Fishermen's Association and SARDI Aquatic Sciences.

2. Data generated from the exempted activity must be forwarded directly to SARDI Aquatic Sciences. Data may not be copied or provided to additional parties.

3. The observers for the purpose of this exemption are limited to Asher Dezsery, 158 Dawkins Road, Lewiston, S.A. 5501 and Timothy Schoept, 45B Dublin Street, Port Lincoln, S.A. 5606.

4. Only when an observer is on board a boat can the escape gaps on all rock lobster pots be closed.

5. All escape gaps must be opened as soon as the observer(s) leave the boat.

6. Before conducting the exempted activity, the exemption holder must contact the PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call, and be able to provide the following details:

- (a) name of the person making the call;
- (b) licence number;
- (c) name of the boat and its registration number;
- (d) the name of the Registered Master on board the boat;

(e) port of departure;

(f) number of days at sea; and

(g) Exemption No. 9902581.

7. While engaged in the exempted activity, the exemption holder must have in their possession a copy of this notice and produce a copy of this notice if requested by a Fisheries Officer.

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

Dated 1 November 2012.

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holder of a prawn fishery licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2006, for the West Coast Prawn Fishery listed in Schedule 1 (the 'exemption holders') or their registered master are exempt from closure notices made under Section 79 of the Fisheries Management Act 2007, published in the *South Australian Government Gazette*, referring to the West Coast Prawn Fishery insofar as the exemption holder may use prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of undertaking a prawn survey (the 'exempted activity') during the period specified in Schedule 2, subject to the conditions contained in Schedule 3. Ministerial Exemption No. 9902583.

SCHEDULE 1

Licence No.	Licence Holder	Boat Name	Survey Area
D01	Nicholas Paleologoudias	<i>Bosanquet Bay</i>	Ceduna
D02	Kontias Developments Pty Ltd	<i>Lincoln Lady</i>	Venus Bay

SCHEDULE 2

From 1800 hours on 13 November 2012 until 0630 hours on 14 November 2012.

SCHEDULE 3

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

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

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

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

Dated 9 November 2012.

PROFESSOR M. DOROUDI, Director of Fisheries

SCHEDULE 3

Table 1 (B): Survey Exemption Report for the Spencer Gulf Prawn Fishery

Required fields	Vessel 10	Vessel 11	Vessel 12	Vessel 13	Vessel 14	Vessel 15	Vessel 16	Vessel 17	Vessel 18
1. Licence Prefix									
2. Licence No.									
3. Port commencing from									
4. Earliest date leaving port									
5. Earliest time leaving port									
6. Port of return									
7. Activity undertaken									
8. Name of person conducting activity									
9. Dates of trawling commencement									
10. Times of trawling									
11. Where will activity take place?									

Dated 9 November 2012.

PROFESSOR M. DOROUDI, Director of Fisheries

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

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

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Lot 5, Main North Road, Evanston South, being a portion of Allotment 5 in Filed Plan No. 7074 comprised in Certificate of Title Volume 5506, Folio 340 and being the whole of the land designated '200' in the plan attached hereto.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Chris Southam,
G.P.O. Box 1533,
Adelaide, S.A. 5001
Phone (08) 8402 1730

Dated 15 November 2012.

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

A. BERRY, Acting Manager, Transport
Property, Department of Planning,
Transport and Infrastructure

DPTI 2012/05133/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

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

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Lot 6, Main North Road, Evanston South, being a portion of Allotment 6 in Filed Plan No. 7074 comprised in Certificate of Title Volume 5506, Folio 559 and being the whole of the land designated '202' and '204' in the plan attached hereto.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Chris Southam,
G.P.O. Box 1533,
Adelaide, S.A. 5001
Phone (08) 8402 1730

Dated 15 November 2012.

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

A. BERRY, Acting Manager, Transport
Property, Department of Planning,
Transport and Infrastructure

DPTI 2012/05134/01

LAND ACQUISITION ACT 1969

ERRATUM

Recital

BY NOTICE OF ACQUISITION (reference DTEI 2011/12136/01) published in the *South Australian Government Gazette* on 23 February 2012 at page 831 ('Notice'), the Minister for Transport and Infrastructure:

First: Acquired an estate in fee simple in the whole of the land numbered '13' in plan D88258, being a portion of the land comprised in Certificate of Title Volume 5118, Folio 395.

Secondly: Purported to acquire an easement in that piece of land lettered 'C' in plan D88258, being a portion of the land comprised in Certificate of Title Volume 5118, Folio 395.

The Notice was incorrect in the following respects:

(a) The land numbered '13' in plan D88258 was described as being acquired 'subject to the existing easement created by T3360508'. The land was not so subject. The easement created by T3360508 burdened a different portion of the land comprised in Certificate of Title Volume 5118, Folio 395.

(b) Neither the purpose of the easement purportedly acquired in that piece of land lettered 'C' in plan D88258, nor the land to which the easement was intended to be appurtenant was identified.

Erratum

The Notice is to be read as if:

(1) It did not state that the land numbered '13' in plan D88258 was subject to the existing easement created by T3360508; and

(2) It did not purport to acquire an easement in that piece of land lettered 'C' in plan D88258, being a portion of the land comprised in Certificate of Title Volume 5118, Folio 395.

In all other respects the Notice remains unchanged.

Dated 14 November 2012.

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

A. J. BERRY, Acting Manager, Transport
Property, Department of Planning,
Transport and Infrastructure

DTEI 2011/12136/01

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that James Angus Cooter and Kimberly Victoria Clappis have applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at 8 Virgo Parade, Sellicks Beach, S.A. 5174, to be situated at 82 Almond Grove Road, Whites Valley, S.A. 5172 and known as New Generation Vintners.

The application has been set down for hearing on 17 December 2012 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 10 December 2012).

The applicants' address for service is c/o James Cooter, P.O. Box 784, McLaren Vale, S.A. 5171.

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 12 November 2012.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Intervintner Pty Ltd has applied to the Licensing Authority for the removal of a Wholesale Liquor Merchant's Licence in respect of premises situated at 49 Greenhill Road, Wayville, S.A. 5034, to be situated at 131 Goodwood Road, Goodwood, S.A. 5034 and known as Intervintner.

The application has been set down for hearing on 17 December 2012 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 10 December 2012).

The applicant's address for service is c/o Tracy Holloway, 49 Greenhill Road, Wayville, S.A. 5034.

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

Dated 12 November 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 Decorso Nominees Pty Ltd as trustee for Tony De Corso Family Trust has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1)(c) and Extended Trading Area in respect of premises situated at 28A Reid Avenue, Tranmere, S.A. 5073 and known as De Corso's.

The application has been set down for hearing on 13 December 2012 at 9.30 a.m.

Conditions

The following licence conditions are sought:

- Extended Trading Area to include an outdoor area as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 6 December 2012).

The applicant's address for service is c/o Antonio De Corso, 1 Mead Street, Paradise, S.A. 5075.

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 9 November 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 Skin Deep Wines Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Skin Deep Wines Pty Ltd.

The application has been set down for hearing on 12 December 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: 5 December 2012).

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

The application and certain documents and material 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 8 November 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 Haslett Holdings Pty Ltd as trustee for Haslett Family Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 76 Wilhelm Road, Murtho, S.A. 5348 and to be known as Woolenook Fruits.

The application has been set down for hearing on 11 December 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: 3 December 2012).

The applicant's address for service is c/o Benjamin Haslett, P.O. Box 164, Paringa, S.A. 5340.

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 7 November 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: WPG Resources Ltd

Location: Muckanippie Outstation area—Approximately 75 km north-west of Tarcoola.

Pastoral Leases: Commonwealth Hill, Mulgathing and Bulginna.

Term: 2 years

Area in km²: 181

Ref.: 2012/00147

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Phoenix Copper Limited

Location: Apoinga area—Approximately 110 km north-north-east of Adelaide.

Term: 2 years

Area in km²: 128

Ref.: 2012/00196

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

J. MARTIN, Mining Registrar

- (a) specify the Santos Tour Down Under as an event;
- (b) specify the period commencing at 12.01 a.m. on 4 January 2013 and ending at 11.58 p.m. on 30 January 2013 as the period during which motor vehicles approved by me may be driven, or caused to stand, on a road in relation to the Santos Tour Down; and
- (c) specify that the following condition applies to driving such a motor vehicle, or causing such a motor vehicle to stand, on a road in relation to the Santos Tour Down Under:

All such vehicles, must display number plate covers of a design approved by the Registrar of Motor Vehicles over their vehicle number plates at all times during the period specified in paragraph (b).

Dated 12 November 2012.

GAIL GAGO, Minister for Tourism

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: Syngas Energy Pty Ltd

Location: Port Wakefield area—Approximately 100 km north-west of Adelaide.

Term: 3 years

Area in km²: 289

Ref.: 2012/00218

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

J. MARTIN, Mining Registrar

NATIONAL ELECTRICITY LAW

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

Under Section 107, the period of time for the making of the final determination on the *Economic Regulation of Network Service Providers* Rule proposal has been extended to **29 November 2012**.

Further details and all documents on the above matter are available on the AEMC's website www.aemc.gov.au. The relevant documents are also 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

15 November 2012.

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: Maosen Australia Pty Ltd

Location: Braemer area—Approximately 220 km north-east of Adelaide.

Pastoral Lease: Faraway Hill Station

Term: 2 years

Area in km²: 218

Ref.: 2012/00219

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

J. MARTIN, Mining Registrar

NATIONAL GAS LAW

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

Under Section 317, the period of time for the making of the final Rule determination on the *Price and Revenue Regulation of Gas Services* Rule proposal has been extended to **29 November 2012**.

Further details and all documents on the above matter are available on the AEMC's website www.aemc.gov.au. The relevant documents are also 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

15 November 2012.

MOTOR VEHICLES (SPECIFIED EVENT) NOTICE 2012

PURSUANT to Regulation 25 (4) of the Motor Vehicles Regulations 2010.

1. *Short title*

This notice may be cited as the Motor Vehicles (Specified Event) Notice 2012.

2. *Commencement*

This notice will come into operation on the day it is published in the *Government Gazette*.

3. *Specified event, period and conditions*

In accordance with Regulation 25 (4) of the Motor Vehicles Regulations 2010 and with the concurrence of the Minister for Transport and Infrastructure (as the Minister responsible for the operation of the Motor Vehicles Act 1959), I, the Minister for Tourism:

NATIONAL PARKS AND WILDLIFE ACT 1972

Co-management Agreement—Wabma Kadarbu Mound Springs Conservation Park

I, PAUL CAICA, Minister for Sustainability, Environment and Conservation, hereby give notice under Section 43F (6) of the National Parks and Wildlife Act 1972, that on 14 June 2012, I entered into a co-management agreement for the Wabma Kadarbu Mound Springs Conservation Park with the Arabana Aboriginal Corporation on behalf of the Arabana people.

Dated 10 November 2012.

PAUL CAICA, Minister for Sustainability,
Environment and Conservation

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.	
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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

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Subscription.....	325.00

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Whole Database.....	3 781.00
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Notice of Vacancies

Annual Subscription.....	184.00
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Compendium

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(All the above prices include GST)

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Phone: (08) 8207 1043, (08) 8207 0910, Fax: (08) 8207 1040

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS)
REGULATIONS 2001

Closure of The Dutchmans Stern Conservation Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, as Director, Regional Coordination, Partnerships and Stewardship, formerly entitled Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of The Dutchmans Stern Conservation Park from 12 noon on Sunday, 6 January 2013 until 12 noon on Saturday, 12 January 2013.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the reserve during the period indicated.

Use of Firearms Within the Reserve

Pursuant to Regulations 8 (4), 20 (1) and 41 of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, as Director, Regional Coordination, Partnerships and Stewardship, formerly entitled Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, grant permission to members of the Sporting Shooters Association of Australia Hunting & Conservation Branch (SA) Inc. in possession of both a current Hunting Permit and a firearm to enter and remain in The Dutchmans Stern Conservation Park from 12 noon on Sunday, 6 January 2013 until 12 noon on Saturday, 12 January 2013 for the purpose of taking feral animals.

This permission is conditional upon the observance by each of those persons of the requirements of the National Parks and Wildlife Act 1972, National Parks and Wildlife (National Parks) Regulations 2001 and the National Parks and Wildlife (Hunting) Regulations 2011, including those requiring compliance with the Director's requests, requirements and orders of a Warden.

Dated 13 November 2012.

G. A. PELTON, Director, Regional Co-ordination, Partnerships and Stewardship Department of Environment Water and Natural Resources

OATHS ACT 1936

Notice of Termination of Appointment of Proclaimed Members of the Police Force to take Declarations and Attest the Execution of Documents

NOTICE BY THE ATTORNEY-GENERAL

PURSUANT to Section 33 (3) of the Oaths Act 1936, the appointment of the persons named below to take declarations and attest the execution of documents has, by virtue of the operation of Section 33 (2) (b) of that Act, been terminated by reason of those persons ceasing to be members of the police force:

Mandy Lee Andrews, appointed on 14 April 2005;
David Banner, appointed on 28 July 2011;
Graeme Arthur Barton, appointed on 4 January 1996;
Michelle Ann Bowe, appointed on 22 May 2003;
Michael John Davies, appointed on 22 May 2003;
Clare Marie Garner, appointed on 27 January 2012;
Noel Raymond Hames, appointed on 22 May 2003;
Edward Dan Hassell, appointed on 19 February 1986;
Malcolm Arthur Hyde, appointed on 13 March 1997;
Paul Brenton Jacka, appointed on 28 July 2011;
Simon John Keane, appointed on 14 April 2005;
Luke James Manuel, appointed on 27 January 2012;
Kristian Colin Martin, appointed on 28 July 2011;
Gregory Bruce McCartney, appointed on 28 September 2006;
Graham John Olds, appointed on 15 November 2001;
Joshua Mark Scherer, appointed on 27 January 2012;
Peter Brian Thomas, appointed on 28 September 2006; and
Larl William Abdul Zada, appointed on 30 April 2009.

Dated 31 October 2012.

JOHN RAU, Attorney-General

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence—AAL 188

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

Beach Energy Limited; and
Great Artesian Oil and Gas Pty Ltd

The application will be determined on or after 13 December 2012.

Description of Application Area

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

352498.5322mE, 6949440.0618mN
352498.5322mE, 6948212.1052mN
360287.4722mE, 6948308.4155mN
360383.7806mE, 6939098.7407mN
361792.2906mE, 6939098.7407mN
361804.3291mE, 6949428.0231mN
352498.5322mE, 6949440.0618mN

All co-ordinates in GDA94, Zone 54

Area: 24.3 km² approximately.

Dated 13 November 2012.

ELINOR ALEXANDER,
Acting 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 189*

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:

Victoria Oil Exploration (1977) Pty Ltd;
Cooper Energy Limited; and
Orca Energy Limited

The application will be determined on or after 13 December 2012.

Description of Application Area

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

Area 1

Commencing at a point being the intersection of latitude 27°08'00"S AGD66 and longitude 140°21'10"E AGD66, thence east to longitude 140°21'40"E AGD66, south to latitude 27°08'10"S AGD66, east to longitude 140°22'30"E AGD66, south to latitude 27°08'50"S AGD66, west to longitude 140°22'20"E AGD66, south to latitude 27°09'20"S AGD66, west to longitude 140°21'50"E AGD66, north to latitude 27°09'00"S AGD66, west to longitude 140°20'50"E AGD66, north to latitude 27°08'50"S AGD66, west to longitude 140°20'40"E AGD66, north to latitude 27°08'20"S AGD66, east to longitude 140°21'00"E AGD66, north to latitude 27°08'10"S AGD66, east to longitude 140°21'10"E AGD66 and north to the point of commencement.

Area 2

Commencing at a point being the intersection of latitude 27°06'10"S AGD66 and longitude 140°40'00"E AGD66, thence east to longitude 140°40'40"E AGD66, south to latitude 27°06'30"S AGD66, east to longitude 140°40'50"E AGD66, south to latitude 27°07'30"S AGD66, west to longitude 140°40'40"E AGD66, south to latitude 27°07'40"S AGD66, west to longitude 140°40'00"E AGD66, north to latitude 27°07'00"S AGD66, east to longitude 140°40'10"E AGD66, north to latitude 27°06'40"S AGD66, west to longitude 140°40'00"E AGD66 and north to point of commencement.

Area 3

Commencing at a point being the intersection of latitude 27°03'20"S AGD66 and longitude 140°40'10"E AGD66, thence east to longitude 140°41'40"E AGD66, south to latitude 27°04'00"S AGD66, east to longitude 140°41'50"E AGD66, south to latitude 27°04'50"S AGD66, east to longitude 140°42'00"E AGD66, south to latitude 27°05'00"S AGD66, east to longitude 140°42'10"E AGD66, south to latitude 27°05'30"S AGD66, west to longitude 140°41'00"E AGD66, north to latitude 27°05'20"S AGD66, west to longitude 140°40'50"E AGD66, north to latitude 27°05'10"S AGD66, west to longitude 140°40'40"E AGD66, north to latitude 27°05'00"S AGD66, west to longitude 140°40'30"E AGD66, north to latitude 27°04'40"S AGD66, west to longitude 140°40'20"E AGD66, north to latitude 27°04'10"S AGD66, west to longitude 140°40'10"E AGD66 and north to point of commencement.

Area: 18.13 km² approximately.

Dated 13 November 2012.

ELINOR ALEXANDER,
Acting Executive Director
Energy Resources Division
Department for Manufacturing, Innovation,
Trade, Resources and Energy
Delegate of the Minister for Mineral
Resources and Energy

PRIMARY INDUSTRY FUNDING SCHEMES ACT 1998

Grain Industry Fund

NOTICE is hereby given in accordance with Regulation 5 (1) (a) (ii) of the Primary Industry Funding Schemes (Grain Industry Fund) 2012, that following a review of the contributions for the Grain Industry Fund, the amount payable to the Minister be increased to \$0.20 per tonne of grain produced and sold by a grain grower on or after 22 November 2012.

Dated 13 November 2012.

GAIL GAGO, Minister for Agriculture,
Food and Fisheries

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Road Opening and Closing—
Davey Road, Carrickalinga*

BY Road Process Order made on 29 May 2012, The District Council of Yankalilla ordered that:

1. Portion of Allotment 202 in Deposited Plan 35790, more particularly delineated and numbered '1' on Preliminary Plan No. 11/0067 be opened as road forming a realignment of the adjoining Davey Road.

2. Portion of Davey Road situate adjoining the south-western boundary of Allotment 202 in Deposited Plan 35790 more particularly delineated and lettered 'A' on Preliminary Plan No. 11/0067 be closed.

3. Transfer the whole of the land subject to closure to Kym Douglas Holly in accordance with Agreement for Exchange dated 29 May 2012 entered into between The District Council of Yankalilla and Kym Douglas Holly.

On 9 October 2012 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 90320 being the authority for the new boundaries.

Pursuant to Section 24 (5) of the Roads (Opening and Closing) Act 1991, NOTICE of the order referred to above and its confirmation is hereby given.

Dated 15 November 2012.

K. A. NISBET, Acting Surveyor-General

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 15 November 2012

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

CITY OF BURNSIDE
Bevington Road, Glenunga. p31
Sydney Street, Glenunga. p31

CAMPBELLTOWN CITY COUNCIL

In and across Ozone Parade, Paradise. p26 and 27
Reservoir Road, Paradise. p26 and 27
Ozone Court, Paradise. p26
Grantham Grove, Paradise. p26 and 27

CITY OF CHARLES STURT

Smith Avenue, Woodville West. p28 and 29
Lachlan Avenue, Woodville West. p28 and 29
Lewis Crescent, Woodville West. p28 and 29
Cardiff Street, Woodville West. p28 and 29
Went Street, Woodville West. p28 and 29
Hurtle Street, West Croydon. p39

CITY OF PORT ADELAIDE ENFIELD

Leicester Avenue, Kilburn. p32
Maud Street, Kilburn. p32
Leader Avenue, Kilburn. p32
In and across Trafford Street, Mansfield Park and Woodville Gardens. p33 and 34
Hamley Crescent, Mansfield Park. p33
Norton Street, Mansfield Park. p33
Kent Street, Mansfield Park. p34
In and across Essex Street, Mansfield Park. p35 and 36
Murchison Street, Mansfield Park and Woodville Gardens. p36
Napier Street, Mansfield Park. p35

CITY OF PROSPECT

Maud Street, Prospect. p32
Livingstone Avenue, Prospect. p32

CITY OF TEA TREE GULLY

Ashley Avenue, Ridgehaven. p24 and 25
Mattinson Road, Ridgehaven. p24 and 25
Across and in Bayvue Crescent, Ridgehaven. p24 and 25
In and across Trim Drive, Ridgehaven. p24 and 25
Karyn Place, Ridgehaven. p24 and 25

CITY OF WEST TORRENS

Joyce Avenue, Underdale. p30

BEETALOO COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF BARUNGA WEST
North Gully Road, Tickera. p23

TOWNSHIP OF FREELING WATER DISTRICT

LIGHT REGIONAL COUNCIL
In and across Pedler Boulevard, Freeling. p37 and 38
Knightley Circuit, Freeling. p37 and 38
Easement in lot 2000 in LTRO DP 90395, Pedler Boulevard, Freeling. p37 and 38

PORT VICTORIA WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA
Davies Terrace, Port Victoria. p14 and 15
Across Port Victoria Road, Port Victoria. p17 and 18
Songvaar Road, Port Victoria. p17-19
Moorara Drive, Port Victoria. p17 and 19

TUMBY BAY WATER DISTRICT

DISTRICT COUNCIL OF TUMBY BAY
Thuruna Road, Tumby Bay. p20 and 21
In and across Trezise Street, Tumby Bay. p20 and 22
Church Street, Tumby Bay. p20 and 22

WALLAROO WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST
Across and in Wilson Court, Wallaroo. p13
Deer Court, Wallaroo. p13

YORKE PENINSULA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA
Davies Terrace, Port Victoria. p14-16
Bray Road, Port Victoria. p14 and 16
Across Port Victoria Road, Port Victoria. p17 and 18
Songvaar Road, Port Victoria. p17 and 19

WATER MAINS ABANDONED

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

ADELAIDE WATER DISTRICT

CITY OF BURNSIDE
Bevington Road, Glenunga. p31
In and across Sydney Street, Glenunga. p31

CAMPBELLTOWN CITY COUNCIL
In and across Ozone Parade, Paradise. p26 and 27
Reservoir Road, Paradise. p26 and 27
In and across Ozone Court, Paradise. p26
Grantham Grove, Paradise. p26 and 27

CITY OF CHARLES STURT
Smith Avenue, Woodville West. p28 and 29
Lachlan Avenue, Woodville West. p28 and 29
Lewis Crescent, Woodville West. p28 and 29
Cardiff Street, Woodville West. p28 and 29
Went Street, Woodville West. p28 and 29
Hurtle Street, West Croydon. p39

CITY OF PORT ADELAIDE ENFIELD
Leicester Avenue, Kilburn. p32
Maud Street, Kilburn. p32
Leader Avenue, Kilburn. p32
In and across Trafford Street, Mansfield Park and Woodville Gardens. p33 and 34
Hamley Crescent, Mansfield Park. p33
Norton Street, Mansfield Park. p33
Kent Street, Mansfield Park. p34
In and across Essex Street, Mansfield Park. p35 and 36
Across and in Murchison Street, Mansfield Park and Woodville Gardens. p36
Napier Street, Mansfield Park. p35

CITY OF PROSPECT
Maud Street, Prospect. p32
Livingstone Avenue, Prospect. p32

CITY OF TEA TREE GULLY
Ashley Avenue, Ridgehaven. p24 and 25
Mattinson Road, Ridgehaven. p 24 and 25
Across and in Bayvue Crescent, Ridgehaven. p24 and 25
In and across Trim Drive, Ridgehaven. p24 and 25
Karyn Place, Ridgehaven. p24 and 25

CITY OF WEST TORRENS
Joyce Avenue, Underdale. p30

BEETALOO COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF BARUNGA WEST
North Gully Road, Tickera. p23

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

ADELAIDE CITY COUNCIL
Across Frome Road, Adelaide. FB 1223 p36
Easements in section 762, hundred of Adelaide, Frome Road and lot 14 in LTRO DP 51367, North Terrace, Adelaide. FB 1223 p36

CITY OF MITCHAM
Cross Road, Unley Park. FB 1223 p19
The Grove, Lower Mitcham. FB 1223 p24-27
Across Price Street, Lower Mitcham. FB 1223 p26 and 27
Aboyne Road, Lower Mitcham. FB 1223 p26 and 27
Rowallan Road, Torrens Park. FB 1223 p30 and 31
Across and in Carruth Road, Torrens Park. FB 1223 p30 and 31
Across Blythewood Road, Torrens Park. FB 1223 p30 and 31
Kays Road, Torrens Park. FB 1223 p33
Across Egmont Terrace, Hawthorn. FB 1223 p37
Railway land (allotment pieces 707 and 807 in LTRO DP 53414), Angas Road, Hawthorn. FB 1223 p37
Across Llewelyn Terrace, Hawthorn. FB 1223 p37
Across Llanfair Terrace, Westbourne Park. FB 1223 p38
Railway land (allotment pieces 704 and 804 in LTRO DP 53414), Cross Road, Westbourne Park and Hawthorn. FB 1223 p38
Across Wurilba Avenue, Hawthorn. FB 1223 p38

CITY OF PLAYFORD
Stebonheath Road, Edinburgh North. FB 1223 p28 and 29

CITY OF PORT ADELAIDE ENFIELD
Public road (lot 27 in LTRO DP 54797), Gepps Cross. FB 1222 p16 and 17
Easements in allotment piece 95 and drainage reserve (lot 77) in LTRO DP 88175, Main North Road and allotment piece 100 in LTRO DP 88175, Briens Road, Gepps Cross. FB 1222 p16 and 17
Across Vickers Vimy Parade, Northgate. FB 1222 p18 and 19
Leopold Avenue, Northgate. FB 1222 p18 and 19
Commercial Road, Port Adelaide. FB 1223 p16
Across Fletcher Road, Largs Bay. FB 1223 p17
Waverley Street, Largs Bay. FB 1223 p17
Gray Terrace, Rosewater. FB 1223 p20
Princes Street, Wingfield. FB 1223 p22 and 23
Across Hanson Road, Wingfield. FB 1223 p22 and 23
Across and in Commercial Road, Port Adelaide. FB 1223 p34
Durand Terrace, Enfield. FB 1223 p39

CITY OF UNLEY

Easement in lot 101 in LTRO FP 9793, Anzac Highway, Keswick. FB 1223 p14
Easement in lot 76 in LTRO FP 9792, Maple Avenue, Forestville. FB 1223 p14
Auburn Avenue, Myrtle Bank. FB 1223 p15
Across Jellicoe Avenue, Kings Park. FB 1223 p38
Easement in reserve (lot 1 in LTRO FP 13425), Jellicoe Avenue, Kings Park. FB 1223 p38
Railway land (allotment pieces 703 and 803 in LTRO DP 53414), Cross Road, Kings Park and Unley Park. FB 1223 p38
Across Nanthea South Terrace, Unley Park. FB 1223 p38

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA**ADELAIDE CITY COUNCIL**

Across Frome Road, Adelaide. FB 1223 p36
Easements in section 762, hundred of Adelaide, Frome Road and lot 14 in LTRO DP 51367, North Terrace, Adelaide. FB 1223 p36

CITY OF MITCHAM

Cross Road, Unley Park. FB 1223 p19
Kays Road, Torrens Park. FB 1223 p33
Across Egmont Terrace, Hawthorn. FB 1223 p37
Railway land (allotment pieces 707 and 807 in LTRO DP 53414), Angas Road, Hawthorn. FB 1223 p37
Across Llewelyn Terrace, Hawthorn. FB 1223 p37
Across Llanfair Terrace, Westbourne Park. FB 1223 p38
Railway land (allotment pieces 704 and 804 in LTRO DP 53414), Cross Road, Westbourne Park and Hawthorn. FB 1223 p38
Across Wurilba Avenue, Hawthorn. FB 1223 p38

CITY OF PLAYFORD

Across Bellchambers Road, Edinburgh and Edinburgh North. FB 1223 p28 and FB 586 p49
Stebonheath Road, Edinburgh North. FB 1223 p28 and 29

CITY OF PORT ADELAIDE ENFIELD

Commercial Road, Port Adelaide. FB 1223 p16
Across Fletcher Road, Largs Bay. FB 1223 p17
Waverley Street, Largs Bay. FB 1223 p17
Gray Terrace, Rosewater. FB 1223 p20
Princes Street, Wingfield. FB 1223 p22
Across and in Hanson Road, Wingfield. FB 1223 p22
Across Hanson Road, Wingfield—125 mm PVC pumping main. FB 1223 p22
Commercial Road, Port Adelaide. FB 1223 p34

CITY OF UNLEY

Easement in lot 101 in LTRO FP 9793, Anzac Highway, Keswick. FB 1223 p14
Easement in lot 76 in LTRO FP 9792, Maple Avenue, Forestville. FB 1223 p14
Auburn Avenue, Myrtle Bank. FB 1223 p15
Across Jellicoe Avenue, Kings Park. FB 1223 p38
Easement in reserve (lot 1 in LTRO FP 13425), Jellicoe Avenue, Kings Park. FB 1223 p38
Railway land (allotment pieces 703 and 803 in LTRO DP 53414), Cross Road, Kings Park and Unley Park. FB 1223 p38
Across Nanthea South Terrace, Unley Park. FB 1223 p38

SEWERS LAID

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

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

Sewerage land (lot 601 in LTRO DP 70130), Princes Street, Wingfield. FB 1223 p22 and 23
Across Princes Street, Wingfield. FB 1223 p22 and 23
Sewerage land (lot 601 in LTRO DP 70130), Princes Street, Wingfield—125 mm PE100 pumping main. FB 1223 p22 and 23
Across and in Princes Street, Wingfield—125 mm PE100 pumping main. FB 1223 p22 and 23
Across and in Hanson Road, Wingfield—125 mm PE100 pumping main. FB 1223 p22 and 23

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

South Australia

Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2012

under the *Motor Vehicles Act 1959*

1—Short title

This notice may be cited as the *Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2012*.

2—Commencement

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

3—Interpretation

In this notice—

Act means the *Motor Vehicles Act 1959*;

Code of Practice means the ‘Code of Practice for Historic Vehicles, Prescribed Left Hand Drive Vehicles and Street Rod Vehicles’ published by the Department of Planning, Transport and Infrastructure;

Conditional Registration Scheme or *Scheme* means the scheme for conditional registration of historic, prescribed left hand drive and street rod motor vehicles under section 25 of the Act and regulations 15 and 16 of the Motor Vehicles Regulations 2010;

Federation means the Federation of Historic Motoring Clubs Inc;

MR334 form means an ‘Approval for Conditional Registration of a Historic, Prescribed Left Hand Drive or Street Rod Vehicle MR334 Form’;

Registrar means the Registrar of Motor Vehicles;

Regulations means the Motor Vehicles Regulations 2010.

4—Recognition of motor vehicle clubs

The motor vehicle clubs specified in Schedule 1 are, subject to the conditions set out in clause 5, recognised for the purposes of regulation 16 of the Regulations.

5—Conditions of recognition

A motor vehicle club specified in Schedule 1 must comply with the following conditions:

- (a) the club must maintain a constitution approved by the Registrar;

- (b) the club must nominate and have members authorised by the Registrar (*authorised persons*) to approve motor vehicles for registration under the Scheme; to inspect members' vehicles; and to issue prescribed log books to club members for each of their vehicles to record vehicle use;
- (c) the club must obtain from each member before the end of each year a statutory declaration made by the member verifying the eligibility of their motor vehicle to be registered under section 25 of the Act for the Scheme and detailing any modifications made to the vehicle during that year;
- (d) the club's authorised persons must undertake inspections of members' motor vehicles and ensure that the vehicles are eligible, in keeping with the requirements in regulations 15 and 16 of the Regulations and the criteria set out in the Code of Practice, to be registered under section 25 of the Act—
 - (i) on entry to the Conditional Registration Scheme;
 - (ii) when requested to do so by the Registrar;
 - (iii) when members' annual statutory declarations disclose that their vehicles have been modified since the entry inspection and/or previous inspection;
 - (iv) periodically at least once every 3 years;
- (e) the club's authorised persons must validate a member's log book annually and must not do so unless a member's statutory declaration has been received for the purposes of paragraph (c) and the relevant vehicle inspection requirements of paragraph (d) have been met;
- (f) the club must cancel a member's log book when a member resigns, must record all approved variations to a vehicle's condition in a member's log book for that vehicle, must ensure that a statutory declaration is provided when a member's log book is lost or destroyed and must forward copies of log book return sheets to the Federation annually;
- (g) the club must create and maintain records detailing all its financial members, its authorised persons, all members' motor vehicles for which a MR334 form has been issued, all motor vehicle inspections undertaken for the purposes of paragraph (d), all statutory declarations received and log books issued;
- (h) the club must keep records for a period of 5 years from the date of the document and these records include all duplicate MR334 forms, all records of motor vehicle inspections undertaken in accordance with paragraph (d), all statutory declarations provided by members for the purposes of paragraphs (c) and (f), all log books issued by reference to their serial number, the member's name and the vehicle for which it was issued, all copy exemption documents issued to members for their motor vehicles in accordance with section 163AA of the *Road Traffic Act 1961* and to make all such records available for inspection or provide copies of the records at the request of the Registrar for audit purposes;
- (i) the club must ensure, as far as practicable, that all members comply with the Code of Practice and all members' motor vehicles continue to meet the eligibility requirements set out in the Regulations and Code of Practice;
- (j) the club, as far as practicable, must report to the Registrar or the Federation details of members and motor vehicles not complying with the conditions and criteria set out in the Code of Practice for the Scheme;

- (k) the club must provide to the Registrar, within 2 months after the end of the club's financial year, an annual report detailing members from that financial year with vehicles registered under the Scheme who are no longer financial members of the club;
- (l) the club must notify the Registrar within 14 days on official club letterhead of resolution to cease operation as a club and must provide the club records specified in paragraph (h) to the Registrar within 7 days of its dissolution.

Note—

Under regulation 16(3)(c) of the *Motor Vehicles Regulations 2010*, the Registrar may, by notice in the Gazette, withdraw the recognition of a motor vehicle club if satisfied that the club has contravened or failed to comply with a condition applying to its recognition by the Registrar, or if there is other good cause to withdraw the recognition.

Schedule 1—Recognised motor vehicle clubs

Historic motor vehicle clubs

Cadillac-La-Salle Car Club of SA Inc

Studebaker Car Club of Australia SA Inc

Prescribed left-hand drive motor vehicle clubs

Cadillac-La-Salle Car Club of SA Inc

Studebaker Car Club of Australia SA Inc

Street rod motor vehicle clubs

Cadillac-La-Salle Car Club of SA Inc

Studebaker Car Club of Australia SA Inc

Made by the Registrar of Motor Vehicles

On 7 November 2012.

South Australia

Statutes Amendment and Repeal (Superannuation) Act (Commencement) Proclamation 2012

1—Short title

This proclamation may be cited as the *Statutes Amendment and Repeal (Superannuation) Act (Commencement) Proclamation 2012*.

2—Commencement of Act and suspension of certain provisions

- (1) The *Statutes Amendment and Repeal (Superannuation) Act 2012* (No 37 of 2012) will come into operation on 19 November 2012.
- (2) The operation of the following provisions of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
 - (a) section 12;
 - (b) section 15;
 - (c) section 19(3);
 - (d) section 23;
 - (e) section 25(6);
 - (f) section 30;
 - (g) Schedule 1 clause 2.

Made by the Governor

with the advice and consent of the Executive Council
on 15 November 2012

T&F11024/CS

South Australia

Summary Offences (Tattooing, Body Piercing and Body Modification) Amendment Act (Commencement) Proclamation 2012

1—Short title

This proclamation may be cited as the *Summary Offences (Tattooing, Body Piercing and Body Modification) Amendment Act (Commencement) Proclamation 2012*.

2—Commencement of Act

The *Summary Offences (Tattooing, Body Piercing and Body Modification) Amendment Act 2011* (No 37 of 2011) will come into operation on 15 December 2012 immediately after Part 1 of the *Summary Offences (Weapons) Amendment Act 2012* (No 20 of 2012) comes into operation.

Made by the Governor

with the advice and consent of the Executive Council
on 15 November 2012

AGO0024/12CS

South Australia

Summary Offences (Weapons) Amendment Act (Commencement) Proclamation 2012

1—Short title

This proclamation may be cited as the *Summary Offences (Weapons) Amendment Act (Commencement) Proclamation 2012*.

2—Commencement of Act

- (1) Subject to subclause (2), the *Summary Offences (Weapons) Amendment Act 2012* (No 20 of 2012) (the *Amendment Act*) will come into operation on 15 December 2012.
- (2) Section 21D of the *Summary Offences Act 1953*, inserted into that Act by section 5 of the Amendment Act, will come into operation on 3 February 2013.

Made by the Governor

with the advice and consent of the Executive Council
on 15 November 2012

AGO0033/09CS

South Australia

Primary Industry Funding Schemes Variation Regulations 2012

under the *Primary Industry Funding Schemes Act 1998*

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- 5 Variation of regulation 5—Contributions to Fund
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Part 6—Variation of *Primary Industry Funding Schemes (McLaren Vale Wine Industry Fund) Regulations 2003*

- 20 Variation of regulation 3—Interpretation
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 - 7A Exchange of information

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Primary Industry Funding Schemes Variation Regulations 2012*.

2—Commencement

These regulations will come into operation on 15 November 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 *Primary Industry Funding Schemes (Adelaide Hills Wine Industry Fund) Regulations 2003*

4—Variation of regulation 3—Interpretation

Regulation 3(1), definition of *prescribed period*—after paragraph (c) insert:

- (d) the period commencing on 15 November 2012 and ending on 31 May 2013; or
- (e) the period of 12 months commencing on 1 June 2013 or on 1 June in any subsequent year up to and including the period of 12 months commencing on 1 June 2016;

5—Variation of regulation 5—Contributions to Fund

- (1) Regulation 5(1)—delete "(rounded down to the nearest tonne of grapes)" wherever occurring
- (2) Regulation 5(7)—delete subregulation (7) and substitute:
 - (7) If the person satisfies the Minister that the person is entitled to a refund, the Minister must refund to the person the amount of the contributions paid by or on behalf of the person, together with interest (at the official cash rate) on that amount for the period commencing on the date of payment of the contributions to the Minister and ending on the date of lodgment of the claim for the refund.
 - (8) In subregulation (7)—*official cash rate* means the cash rate fixed by the Reserve Bank of Australia and prevailing on the date of lodgment of the claim for the refund.

6—Insertion of regulation 6A

After regulation 6 insert:

6A—Exchange of information

The Minister may provide a body to which payments are made out of the Fund under regulation 6(a) with information identifying growers of Adelaide Hills grapes and Adelaide Hills grapes winemakers who have paid or been refunded contributions under these regulations.

7—Variation of Schedule 2—Contributions

Schedule 2, clause 2—after paragraph (e) insert:

- (f) for the prescribed period 15 November 2012 to 31 May 2013 or any subsequent prescribed period—\$6.50 per tonne.

Part 3—Variation of *Primary Industry Funding Schemes (Barossa Wine Industry Fund) Regulations 2007*

8—Variation of regulation 3—Interpretation

Regulation 3(1), definition of *prescribed period*—after paragraph (e) insert:

- (f) 15 November 2012 to 31 May 2013;
- (g) the period of 12 months commencing on 1 June 2013 or on 1 June in any subsequent year up to and including the period of 12 months commencing on 1 June 2016;

9—Variation of regulation 5—Contributions to Fund

Regulation 5(1)—delete subregulation (1) and substitute:

- (1) The following contributions are payable to the Minister for payment into the Fund for Barossa grapes delivered to a Barossa winemaker during a prescribed period:
 - (a) subject to paragraph (c), the winemaker must contribute the prescribed winemaker rate for each tonne of grapes delivered during the prescribed period;
 - (b) subject to paragraph (c), if the grapes are grown by a person other than the winemaker, the grower of the grapes must contribute the prescribed grower rate for each tonne of grapes delivered during the prescribed period;
 - (c) if the winemaker or grower of the grapes elects, by written notice given to the Minister not later than 30 June 2013, to pay a fixed contribution for each prescribed period—the winemaker or grower must contribute \$48 000 for the grapes delivered during the prescribed period.

10—Variation of regulation 6—Refunds of contributions

Regulation 6(3)—delete subregulation (3) and substitute:

- (3) If the person satisfies the Minister that the person is entitled to a refund, the Minister must refund to the person the amount of the contributions paid by or on behalf of the person, together with interest (at the official cash rate) on that amount for the period commencing on the date of payment of the contributions to the Minister and ending on the date of lodgment of the claim for the refund.
- (4) In subregulation (3)—
official cash rate means the cash rate fixed by the Reserve Bank of Australia and prevailing on the date of lodgment of the claim for the refund.

11—Insertion of regulation 7A

After regulation 7 insert:

7A—Exchange of information

The Minister may provide a body to which payments are made out of the Fund under regulation 7(a) with information identifying growers of Barossa grapes and Barossa winemakers who have paid or been refunded contributions under these regulations.

12—Variation of Schedule 2—Contributions

- (1) Schedule 2, clause 1—after paragraph (e) insert:

- (f) for the prescribed period 15 November 2012 to 31 May 2013 or any subsequent prescribed period \$8.00 per tonne

(2) Schedule 2, clause 2—after paragraph (e) insert:

- (f) for the prescribed period 15 November 2012 to 31 May 2013 or any subsequent prescribed period \$7.00 per tonne

Part 4—Variation of *Primary Industry Funding Schemes (Clare Valley Wine Industry Fund) Regulations 2008*

13—Variation of regulation 3—Interpretation

Regulation 3(1), definition of *prescribed period*—after paragraph (e) insert:

- (f) 15 November 2012 to 31 May 2013;
- (g) the period of 12 months commencing on 1 June 2013 or on 1 June in any subsequent year up to and including the period of 12 months commencing on 1 June 2016;

14—Variation of regulation 5—Contributions to Fund

Regulation 5(1)—delete subregulation (1) and substitute:

- (1) The following contributions are payable to the Minister for payment into the Fund for Clare Valley grapes delivered to a Clare Valley winemaker during a prescribed period:
- (a) in the case of grapes grown by the winemaker—the winemaker must contribute the prescribed winemaker rate for each tonne of grapes delivered during the prescribed period;
- (b) in the case of grapes grown by a person other than the winemaker—the grower of the grapes must contribute the prescribed grower rate for each tonne of grapes delivered during the prescribed period.

15—Variation of regulation 6—Refunds of contributions

Regulation 6(3)—delete subregulation (3) and substitute:

- (3) If the person satisfies the Minister that the person is entitled to a refund, the Minister must refund to the person the amount of the contributions paid by or on behalf of the person, together with interest (at the official cash rate) on that amount for the period commencing on the date of payment of the contributions to the Minister and ending on the date of lodgment of the claim for the refund.
- (4) In subregulation (3)—
official cash rate means the cash rate fixed by the Reserve Bank of Australia and prevailing on the date of lodgment of the claim for the refund.

16—Insertion of regulation 7A

After regulation 7 insert:

7A—Exchange of information

The Minister may provide a body to which payments are made out of the Fund under regulation 7(a) with information identifying growers of Clare Valley grapes and Clare Valley winemakers who have paid or been refunded contributions under these regulations.

Part 5—Variation of *Primary Industry Funding Schemes (Langhorne Creek Wine Industry Fund) Regulations 2001*

17—Variation of regulation 3—Interpretation

- (1) Regulation 3(1)—after the definition of *Langhorne Creek grapes winemaker* insert:

prescribed period means—

- (a) the period 1 July 2010 to 30 June 2011; or
- (b) the period 1 July 2011 to 30 June 2012; or
- (c) the period 15 November 2012 to 31 May 2013; or
- (d) the period of 12 months commencing on 1 June 2013 or on 1 June in any subsequent year up to and including the period of 12 months commencing on 1 June 2016.

- (2) Regulation 3(2)—delete "two financial years" and substitute:

2 prescribed periods

18—Variation of regulation 5—Contributions to Fund

- (1) Regulation 5(1) and (1a)—delete subregulations (1) and (1a) and substitute:

- (1) The following contributions are payable to the Minister for payment into the Fund for each tonne of Langhorne Creek grapes processed by a Langhorne Creek grapes winemaker during a prescribed period:

- (a) in the case of grapes grown by a person other than the winemaker—
 - (i) \$3.00 is payable by the grower of the grapes; and
 - (ii) \$1.50 is payable by the winemaker; and
- (b) in the case of grapes grown by the winemaker—\$1.50 is payable by the winemaker.

- (1a) The contributions are payable on or before the last day of the month that immediately follows the prescribed period.

- (2) Regulation 5(4) and (5)—delete "financial year" wherever occurring and substitute in each case:

prescribed period

- (3) Regulation 5(7)—delete subregulation (7) and substitute:
- (7) If the person satisfies the Minister that the person is entitled to a refund, the Minister must refund to the person the amount of the contributions paid by or on behalf of the person, together with interest (at the official cash rate) on that amount for the period commencing on the date of payment of the contributions to the Minister and ending on the date of lodgment of the claim for the refund.
 - (8) In subregulation (7)—
official cash rate means the cash rate fixed by the Reserve Bank of Australia and prevailing on the date of lodgment of the claim for the refund.

19—Insertion of regulation 6A

After regulation 6 insert:

6A—Exchange of information

The Minister may provide a body to which payments are made out of the Fund under regulation 6(a) with information identifying growers of Langhorne Creek grapes and Langhorne Creek grapes winemakers who have paid or been refunded contributions under these regulations.

Part 6—Variation of *Primary Industry Funding Schemes (McLaren Vale Wine Industry Fund) Regulations 2003*

20—Variation of regulation 3—Interpretation

- (1) Regulation 3(1)—after the definition of *McLaren Vale grapes winemaker* insert:
- prescribed period* means—
- (a) the period 1 July 2010 to 30 June 2011; or
 - (b) the period 1 July 2011 to 30 June 2012; or
 - (c) the period 15 November 2012 to 31 May 2013; or
 - (d) the period of 12 months commencing on 1 June 2013 or on 1 June in any subsequent year up to and including the period of 12 months commencing on 1 June 2016.
- (2) Regulation 3(2)—delete "2 financial years" and substitute:
- 2 prescribed periods

21—Variation of regulation 5—Contributions to Fund

(1) Regulation 5(1) and (1a)—delete subregulations (1) and (1a) and substitute:

- (1) The following contributions are payable to the Minister for payment into the Fund for each tonne of McLaren Vale grapes delivered to a McLaren Vale grapes winemaker during a prescribed period:
 - (a) in the case of grapes grown by a person other than the winemaker—
 - (i) \$7.90 is payable by the grower of the grapes; and
 - (ii) \$10.50 is payable by the winemaker;
 - (b) in the case of grapes grown by the winemaker—\$10.50 is payable by the winemaker.
- (1a) However—
 - (a) no more than \$30 000 is payable by each grower in respect of grapes delivered to winemakers during a prescribed period; and
 - (b) no more than \$30 000 is payable by each winemaker on the winemaker's own behalf in respect of grapes delivered to the winemaker during a prescribed period.
- (1b) The contributions are payable on or before the last day of the month that immediately follows the prescribed period.

(2) Regulation 5(4) and (5)—delete "financial year" wherever occurring and substitute in each case:

prescribed period

(3) Regulation 5(7)—delete subregulation (7) and substitute:

- (7) If the person satisfies the Minister that the person is entitled to a refund, the Minister must refund to the person the amount of the contributions paid by or on behalf of the person, together with interest (at the official cash rate) on that amount for the period commencing on the date of payment of the contributions to the Minister and ending on the date of lodgment of the claim for the refund.
- (8) In subregulation (7)—

official cash rate means the cash rate fixed by the Reserve Bank of Australia and prevailing on the date of lodgment of the claim for the refund.

Part 7—Variation of *Primary Industry Funding Schemes (Riverland Wine Industry Fund) Regulations 2001*

22—Variation of regulation 3—Interpretation

- (1) Regulation 3(1)—after the definition of *industry development contribution* insert:

prescribed period means—

- (a) the period 1 July 2010 to 30 June 2011; or
 - (b) the period 1 July 2011 to 30 June 2012; or
 - (c) the period 15 November 2012 to 31 May 2013; or
 - (d) the period of 12 months commencing on 1 June 2013 or on 1 June in any subsequent year up to and including the period of 12 months commencing on 1 June 2016;
- (2) Regulation 3(2)—delete "two financial years" and substitute:
2 prescribed periods

23—Variation of regulation 5—Contributions to Fund

- (1) Regulation 5(1)—delete "within 30 days after the end of each financial year"
- (2) Regulation 5(1)—delete "that financial year" and substitute:
a prescribed period
- (3) Regulation 5(1a)—delete subregulation (1a) and substitute:
(1a) The contributions are payable on or before the last day of the month that immediately follows the prescribed period.
- (4) Regulation 5(4)—delete "financial year" wherever occurring and substitute in each case:
prescribed period

24—Variation of regulation 5A—Refunds

- (1) Regulation 5A(1)—delete "financial year" wherever occurring and substitute in each case:
prescribed period
- (2) Regulation 5A(4)—delete subregulation (4) and substitute:
(4) If the person satisfies the Minister that the person is entitled to a refund, the Minister must refund to the person the amount of the contributions paid by or on behalf of the person, together with interest (at the official cash rate) on that amount for the period commencing on the date of payment of the contributions to the Minister and ending on the date of lodgment of the claim for the refund.
- (5) In subregulation (4)—
official cash rate means the cash rate fixed by the Reserve Bank of Australia and prevailing on the date of lodgment of the claim for the refund.

Part 8—Variation of *Primary Industry Funding Schemes (SA Grape Growers Industry Fund) Regulations 2007*

25—Variation of regulation 3—Interpretation

- (1) Regulation 3(1), definition of *prescribed period*—after paragraph (e) insert:
- (f) the period commencing on 15 November 2012 and ending on 31 May 2013;
 - (g) the period of 12 months commencing on 1 June 2013 or on 1 June in any subsequent year up to and including the period of 12 months commencing on 1 June 2016;
- (2) Regulation 3(2)—delete "2 years" and substitute:
- 2 prescribed periods

26—Variation of regulation 5—Contributions to Fund

Regulation 5(1)(b)—delete "(rounded down to the nearest tonne of grapes)"

27—Variation of regulation 6—Refunds of contributions

Regulation 6(3)—delete subregulation (3) and substitute:

- (3) If the person satisfies the Minister that the person is entitled to a refund, the Minister must refund to the person the amount of the contributions paid by or on behalf of the person, together with interest (at the official cash rate) on that amount for the period commencing on the date of payment of the contributions to the Minister and ending on the date of lodgment of the claim for the refund.
- (4) In subregulation (3)—
official cash rate means the cash rate fixed by the Reserve Bank of Australia and prevailing on the date of lodgment of the claim for the refund.

28—Insertion of regulation 7A

After regulation 7 insert:

7A—Exchange of information

The Minister may provide a body to which payments are made out of the Fund under regulation 7(a) with information identifying growers of SA grapes and SA winemakers who have paid or been refunded contributions under these regulations.

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

following compliance by the Minister with section 4(2) of the Act and with the advice and consent of the Executive Council
on 15 November 2012

No 226 of 2012

12MAFF0021CS

South Australia

Summary Offences (General) Variation Regulations 2012

under the *Summary Offences Act 1953*

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Part 2—Variation of *Summary Offences (General) Regulations 2001*

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 - Part 3A—Tattooing, body piercing and body modification
 - 14AA Interpretation
 - 14AB Evidence of age of person (sections 21R and 21T)
 - 14AC Pre-conditions to performing certain procedures (section 21S)
 - 14AD Prescribed information (section 21U)
 - 14AE Record keeping (section 21V)
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Summary Offences (General) Variation Regulations 2012*.

2—Commencement

These regulations will come into operation at the time at which the *Summary Offences (Tattooing, Body Piercing and Body Modification) Amendment Act 2011* comes into operation.

3—Variation provisions

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

Part 2—Variation of *Summary Offences (General) Regulations 2001*

4—Insertion of Part 3A

After regulation 14 insert:

Part 3A—Tattooing, body piercing and body modification

14AA—Interpretation

In this Part—

customer, in relation to a service provider, means a person on whom the service provider is to carry out a body piercing or body modification procedure;

service provider means a person who (or on whose behalf another person) is to perform a body piercing or body modification procedure on a third person.

14AB—Evidence of age of person (sections 21R and 21T)

For the purposes of sections 21R(4)(a)(i) and 21T(2)(a) of the Act, the following kinds of evidence of a person's age may be produced to a service provider:

- (a) a current photographic driver's licence issued under the *Motor Vehicles Act 1959* or under a corresponding law of another State or a Territory;
- (b) a current photographic student identification card issued by an Australian education institution that shows the age of the person;
- (c) a current photographic Proof of Age card issued by the Registrar of Motor Vehicles or by a corresponding public authority of the Commonwealth or another State or a Territory;
- (d) a current passport issued by the Commonwealth or under the law of another country, bearing a photograph of the person and enabling the age of the person to be determined;
- (e) a current photographic Keypass identification card issued by Alfa Omega Nominees Pty Ltd, trading as Commonwealth Key and Property Register.

14AC—Pre-conditions to performing certain procedures (section 21S)

- (1) For the purposes of section 21S(1)(a) of the Act, the following prescribed information must be included in the written agreement entered into between the service provider and the customer:
 - (a) the name, address and phone number of the business where the procedure is to be performed;
 - (b) the name of the person who will perform the procedure;
 - (c) the name and address of the customer;
 - (d) a description of the nature of the procedure to be performed on the customer and the manner in which it is to be carried out;
 - (e) if more than 1 session will be required for the purpose of completing the procedure, an estimation of the number of such sessions required;
 - (f) if the procedure includes a body piercing—
 - (i) a detailed description of the type of jewellery that will be used in the piercing; and
 - (ii) a description of the precise part of the body on which the procedure is to be performed.
- (2) For the purposes of section 21S(1)(b)(ii) of the Act, the consent form for a customer who is less than 16 years of age on whom a body piercing is to be performed must include the following information:
 - (a) the name and address of the customer;
 - (b) the date of birth of the customer;
 - (c) the name, address and phone number of the customer's guardian;
 - (d) the name, address and phone number of the business where the procedure is to be performed;
 - (e) a detailed description of the body piercing to be performed on the customer.
- (3) The consent form must be—
 - (a) signed and dated by the customer's guardian; and
 - (b) verified by statutory declaration.

Maximum penalty: \$2 500.

Expiation fee: \$210.

- (4) For the purposes of paragraph (b) of the definition of *prescribed information* in section 21S(4) of the Act, information about the possible risks associated with body piercing or body modification is prescribed.

14AD—Prescribed information (section 21U)

- (1) For the purposes of section 21U of the Act, the following information is prescribed:
 - (a) that it is an offence to perform an intimate body piercing or body modification procedure on a person under the age of 18 years;
 - (b) that the penalty for an offence referred to in paragraph (a) is a fine of \$5 000 or imprisonment for 12 months;
 - (c) that it is an offence to perform any other body piercing on a minor under the age of 16 years without first obtaining the consent of the minor's guardian—
 - (i) in person; or
 - (ii) in writing in the prescribed form and verified by statutory declaration;
 - (d) that the penalty for an offence referred to in paragraph (c) is a fine of \$5 000 or imprisonment for 12 months;
 - (e) that it is an offence to sell body modification equipment to a person under the age of 18 years;
 - (f) that the penalty for an offence referred to in paragraph (e) is a fine of \$2 500;
 - (g) that proof of age may be required—
 - (i) before a body piercing or body modification procedure may be performed; or
 - (ii) before body modification equipment may be purchased.
- (2) The prescribed information must be printed on a notice in any readily legible font no smaller than 12 points and displayed in a prominent place at the premises at which the procedures are offered.

14AE—Record keeping (section 21V)

For the purposes of section 21V(1), a service provider must keep the following records:

- (a) a written agreement entered into with a customer under section 21S(1)(a) of the Act;
- (b) the written consent of a customer's guardian and the statutory declaration verifying the consent under section 21S(1)(b)(ii) of the Act;
- (c) evidence of a person's age produced to the service provider.

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 15 November 2012

No 227 of 2012

AGO0024/12CS

South Australia

Summary Offences (Weapons) Regulations 2012

under the *Summary Offences Act 1953*

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Schedule 1—Fees

- 1 Fees
- 2 Refunds

Schedule 2—Revocation of *Summary Offences (Dangerous Articles and Prohibited Weapons) Regulations 2000*

1—Short title

These regulations may be cited as the *Summary Offences (Weapons) Regulations 2012*.

2—Commencement

- (1) Subject to subregulation (2), these regulations will come into operation on the day on which Part 1 of the *Summary Offences (Weapons) Amendment Act 2012* comes into operation.
- (2) Regulation 7 will come into operation on the day on which section 21D of the *Summary Offences Act 1953* (inserted into that Act by section 5 of the *Summary Offences (Weapons) Amendment Act 2012*) comes into operation.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the *Summary Offences Act 1953*;

catapult includes a shanghai and a slingshot;

designed includes adapted.

4—Dangerous articles

Each of the following is declared to be a dangerous article for the purposes of Part 3A of the Act:

- (a) ***anti-theft case***—a case, satchel or similar article designed to administer an electric shock to a person who handles or interferes with the case, satchel or article or its contents;
- (b) ***bayonet***—a stabbing weapon designed to be attached to or at the muzzle of a rifle;
- (c) ***blow-gun***—a blow-pipe or similar device or instrument designed to propel an arrow, dart or similar projectile by air expelled from the mouth;
- (d) ***cross-bow***—a cross-bow, other than a pistol cross-bow as described in regulation 5(s);
- (e) ***dart projector***—a device (for example, a Darchery Dart Slinger) designed to propel a dart by means of elastic material;
- (f) ***gas injector device***—a device (for example, a Farallon Shark Dart or a WASP Injector Knife) designed to kill or injure an animal by injecting a gas or other substance into the body of the animal;
- (g) ***plain catapult***—a catapult made for commercial distribution, other than a brace catapult as described in regulation 5(b);
- (h) ***self-protecting spray***—a device or instrument designed to temporarily or permanently immobilise, incapacitate or injure a person by the emission or discharge of an offensive, noxious or irritant liquid, powder, gas or chemical;
- (i) ***self-protection device***—a hand held device or instrument designed to temporarily or permanently immobilise, incapacitate or injure a person by the emission or discharge of an electric current, sound waves or electromagnetic energy.

5—Prohibited weapons

Each of the following is declared to be a prohibited weapon for the purposes of Part 3A of the Act:

- (a) ***ballistic knife***—a device or instrument (other than a dart projector) designed to fire or discharge a knife, dagger or similar instrument by mechanical, percussive or explosive means;
- (b) ***brace catapult***—a catapult (for example, a Saunders Falcon Hunting Sling) that includes or is designed to be used with a brace fitted or resting on the forearm or another part of the body in order to support the forearm or wrist when the catapult is activated;
- (c) ***butterfly knife***—a knife comprised of a blade or spike and a handle, in respect of which—
 - (i) the handle is in 2 sections that fold so as to wholly or partially cover the blade or spike when the knife is not in use; and
 - (ii) the blade or spike can be exposed by gravity or centrifugal force;
- (d) ***chloroacetophenone***—chloroacetophenone (known as CN) in all its forms;

- (e) **concealed weapon**—an article that appears to be harmless but that conceals a knife, spike or other weapon;
- (f) **dagger**—a sharp, pointed stabbing weapon (other than a bayonet or sword), ordinarily capable of being concealed on the person and having—
 - (i) a flat blade with cutting edges on both sides; or
 - (ii) a needle-like blade that has a round or elliptical cross section or that has 3 or more sides;
- (g) **dirk** or **sgian dhu**—a ceremonial weapon associated with traditional Scottish culture;
- (h) **dypenylaminechloroarsone**—dypenylaminechloroarsone (known as DM or adamsite) in all its forms;
- (i) **extendable baton**—a baton designed for use as a weapon that can be extended in length by gravity or centrifugal force or by a release button or other device;
- (j) **fighting knife**—a knife (other than a bayonet or sword) designed for hand to hand fighting, for example, a butterfly knife, dagger, flick-knife, push knife or trench knife;
- (k) **flick-knife**—a knife in respect of which—
 - (i) the blade is concealed when folded or recessed into the handle and springs or is released into the extended position by the operation of a button or other device on the handle; or
 - (ii) the blade is wholly or partially concealed by a sheath that can be withdrawn into the handle of the knife by gravity, centrifugal force or by the operation of a button or other device;
- (l) **hand or foot claw**—an article designed as a weapon consisting of prongs or other projections worn on the hands or feet (for example, the martial arts weapons known as ninja hand claws, ninja foot claws or ninja claws);
- (m) **knife belt**—a belt or similar article (for example, a Bowen Knife Belt) designed to hold a knife, dagger or similar instrument so that the presence of the knife, dagger or instrument is concealed or disguised when the belt or article is worn;
- (n) **knuckle duster**—a device or instrument designed to be worn across the knuckles of a hand so as to—
 - (i) increase the force or impact of a punch or blow when striking another with the hand; and
 - (ii) protect the knuckles from injury,including a weighted or studded glove, but not including a boxing glove;
- (o) **laser pointer**—a hand held device, commonly known as a laser pointer, designed to emit a laser beam with an accessible emission level of greater than 1 milliwatt;

- (p) ***morning star***—an article designed as a weapon consisting of a weight (whether or not with spikes or blades) attached to a chain, rope or a length of other flexible material;
- (q) ***nunchakus***—a device comprised of 2 or more bars joined by a chain, rope or other flexible material so that the bars can swing independently of each other;
- (r) ***orthochlorobenzalmalononitrile***—orthochlorobenzalmalononitrile (known as CS) in all its forms;
- (s) ***pistol cross-bow***—a cross-bow designed for aiming and discharging an arrow, dart, bolt or similar projectile when held in one hand;
- (t) ***poniard***—a ceremonial weapon associated with the traditions of a prescribed masonic organisation;
- (u) ***push knife***—a knife (for example, an Urban Pal Knife) comprised of a blade or spike with a transverse handle that is designed—
 - (i) to be held between the fingers or the forefinger and thumb with the handle supported by the palm of the hand; and
 - (ii) to inflict injury by a punching or pushing movement;
- (v) ***star knife***—a device comprised of a number of points, blades or spikes pointing outwardly from a central axis and designed to spin around that axis, and capable of causing serious injury, when thrown;
- (w) ***throwing knife***—a knife that is designed to cause serious injury when thrown;
- (x) ***trench knife***—a knife comprised of a blade or spike attached to one end of a handle that is designed to be held in the closed fist with the fingers through the handle which serves as a knuckle duster;
- (y) ***undetectable knife***—a knife that—
 - (i) is made wholly or partly of a material that prevents the knife from being detected, or being detected as a knife, by either a metal detector or by a method using X-rays; and
 - (ii) is capable of causing serious injury or death.

6—Article presumed to be prohibited weapon

If an article could, but for this regulation, be declared by these regulations to be both a dangerous article and a prohibited weapon, it will be taken, unless the contrary intention appears, to be declared to be a prohibited weapon and not a dangerous article.

7—Unlawful selling or marketing of knives

- (1) Section 21D(1) of the Act does not apply to—
 - (a) a razor blade permanently enclosed in a cartridge; or
 - (b) a plastic or wooden knife used for, and intended to be disposed of after, eating.

- (2) For the purposes of section 21D(2)(a) of the Act, the following kinds of identification are prescribed:
- (a) a current photographic driver's licence issued under the *Motor Vehicles Act 1959* or under a corresponding law of another State or a Territory;
 - (b) a current photographic student identification card issued by an Australian education institution that shows the age of the person;
 - (c) a current photographic Proof of Age card issued by the Registrar of Motor Vehicles or by a corresponding public authority of the Commonwealth or another State or a Territory;
 - (d) a current passport issued by the Commonwealth or under the law of another country, bearing a photograph of the person and enabling the age of the person to be determined;
 - (e) a current photographic Keypass identification card issued by Alfa Omega Nominees Pty Ltd, trading as Commonwealth Key and Property Register.
- (3) Section 21D(4) of the Act does not apply to a knife marketed solely to the defence forces of Australia or the naval, military or air force of some other country.

8—Information relating to knife related injuries

S.A. Police (within the meaning of the *Police Act 1998*) is a prescribed body for the purposes of section 21G(1) of the Act.

9—Effect of weapons prohibition order

For the purposes of section 21I of the Act, a person must notify the Commissioner of the presence of a prohibited weapon on premises at which the person resides in the following manner:

- (a) by reporting the fact in person to a police officer on duty at a police station;
- (b) by describing to the police officer the circumstances of the presence of the prohibited weapon on the premises.

10—Evidentiary provisions

For the purposes of section 21O(d) of the Act, in any proceedings under the Act, a document produced by the prosecution purporting to be signed by the Commissioner and purporting to certify—

- (a) that at a specified time, a specified person was or was not the subject of an approval under section 21B(1) of the Act and the conditions or limitations to which that approval was subject; or
- (b) that at a specified time, a specified person was or was not declared to be exempt from section 21F(1) of the Act in specified circumstances; or
- (c) that at a specified time, a weapons prohibition order applied to or did not apply to, or was or was not in force against, a specified person; or
- (d) that at a specified time, a specified laser pointer was tested and shown by the test to be capable of emitting a laser beam with an accessible emission level greater than 1 milliwatt,

constitutes, in the absence of proof to the contrary, proof of the matters so certified.

11—Prescribed weapons under Schedule 2 of Act

The following weapons are prescribed for the purposes of provisions of Schedule 2 of the Act as follows:

- (a) an extendable baton that can only be extended by means of gravity or centrifugal force is prescribed for the purposes of clause 19 of Schedule 2 of the Act;
- (b) a dirk or sgian dhu (also known as a "skean dhu") is prescribed for the purposes of clause 20 of Schedule 2 of the Act;
- (c) a dirk is prescribed for the purposes of clause 20(c)(ii) of Schedule 2 of the Act;
- (d) a poniard is prescribed for the purposes of clause 21 of Schedule 2 of the Act;
- (e) a laser pointer is prescribed for the purposes of clause 22 of Schedule 2 of the Act;
- (f) an undetectable knife is prescribed for the purposes of clause 23 of Schedule 2 of the Act.

Schedule 1—Fees

1—Fees

The following fee is payable:

Prescribed fee under section 21F(5)(b) of Act for application to Minister for exempt person declaration	\$44.00
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2—Refunds

The Minister may refund the whole or part of the fee prescribed by clause 1 if—

- (a) in his or her opinion, the weapon concerned is not a prohibited weapon; or
- (b) in his or her opinion, the applicant falls within a category of exempt person in Schedule 2 of the Act; or
- (c) the application is refused.

Schedule 2—Revocation of *Summary Offences (Dangerous Articles and Prohibited Weapons) Regulations 2000*

The *Summary Offences (Dangerous Articles and Prohibited Weapons) Regulations 2000* 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 15 November 2012

No 228 of 2012

AGO0033/09CS

South Australia

Liquor Licensing (Dry Areas) 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) Regulations 2012*

- 4 Insertion of Schedule—Cowell Area 1
Schedule—Cowell Area 1
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) 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) Regulations 2012*

4—Insertion of Schedule—Cowell Area 1

After Schedule—Cooper Pedy Area 1 insert:

Schedule—Cowell Area 1

1—Extent of prohibition

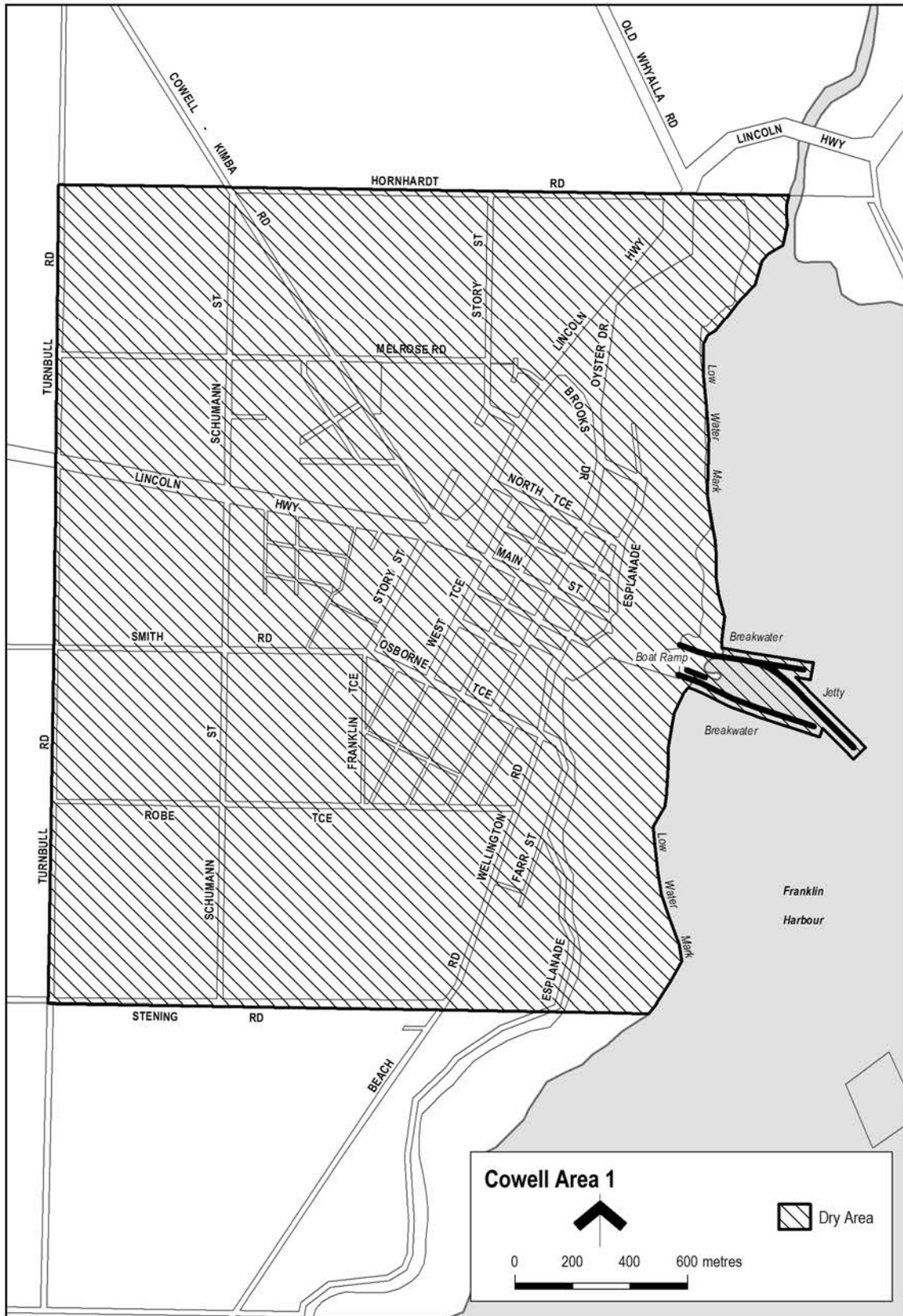
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

9 pm on 31 December 2012 to 8 am on 1 January 2013.

3—Description of area

The area in and adjacent to Cowell bounded as follows: commencing at the point at which the prolongation in a straight line of the northern boundary of Hornhardt Road intersects the western boundary of Turnbull Road, then easterly along that prolongation and northern boundary of Hornhardt Road, and the prolongation in a straight line of that boundary, to the low water mark on the western side of Franklin Harbour, then generally south-westerly and southerly along the low water mark to the northern side of the breakwater that forms the northern wall of the enclosed swimming and boat launching facility located approximately in line with Main Street, then generally easterly, south-easterly and westerly around the outer boundary of the swimming and boat launching facility (so as to include in the area the whole of the facility, including the breakwaters or other structures forming the walls of the facility and any wharf, jetty or boat ramp forming part of or connected to those structures) to the point at which the southern boundary of the breakwater that forms the southern wall of the facility meets the low water mark on the shore, then generally southerly and south-westerly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the southern boundary of Stening Road, then westerly along that prolongation and boundary of Stening Road to the point at which it meets the western boundary of Turnbull Road, then northerly along that western boundary of Turnbull Road to the point of commencement. The area includes any breakwater, wharf, jetty, boat ramp or other structure not mentioned above that projects below low water mark from within the area as well as any area beneath any wharf or jetty forming part of the area.



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 15 November 2012

No 229 of 2012

MLI0028/12CS

South Australia

Liquor Licensing (Dry Areas) Variation Regulations 2012

under the *Liquor Licensing Act 1997*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
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Part 2—Variation of *Liquor Licensing (Dry Areas) Regulations 2012*

- 4 Insertion of Schedules
 - Schedule—Adelaide Area 2
 - Schedule—Adelaide Area 3
 - Schedule—Adelaide Area 4
 - Schedule—Adelaide Area 5
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) 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) Regulations 2012*

4—Insertion of Schedules

After Schedule—Adelaide Area 1 insert:

Schedule—Adelaide Area 2

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

The prohibition applies during the following periods:

- (a) from 6 am on 1 December 2012 to 12.01 am on 2 December 2012;
- (b) from 7 am on 2 March 2013 to 12.01 am on 3 March 2013;
- (c) from 7 am on 11 March 2013 to 12.01 am on 12 March 2013.

3—Description of area

The area in and adjacent to the City of Adelaide bounded on the north by the River Torrens, on the west and south by Port Road and on the east by the railway reserve running between Port Road and the River Torrens (immediately to the east of the Old Adelaide Gaol).

Schedule—Adelaide Area 3

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

9 am on 31 December 2012 to 5 am on 1 January 2013.

3—Description of area

The area in and adjacent to the City of Adelaide bounded as follows: commencing at the point at which a straight line by the shortest route between the north-eastern corner of the Adelaide Festival Centre built structures and the north-western corner of Government House intersects the western boundary of King William Road, then northerly along that boundary of King William Road to the southern boundary of War Memorial Drive, then generally south-westerly, north-westerly and westerly along that boundary of War Memorial Drive to the eastern boundary of Montefiore Road, then southerly along that boundary of Montefiore Road to the northernmost boundary of Festival Drive, then easterly along that boundary of Festival Drive to the point at which it meets the northernmost boundary of the built structures comprising and adjacent to the Adelaide Convention Centre Complex, InterContinental Hotel and Adelaide Festival Centre, then generally easterly, northerly

and easterly along that boundary to the north-eastern corner of the Adelaide Festival Centre built structures, then south-easterly along a straight line by the shortest route joining that corner with the north-western corner of Government House to the point of commencement.

Schedule—Adelaide Area 4

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

6 pm on 31 December 2012 to 7 am on 1 January 2013.

3—Description of area

The area in and adjacent to the City of Adelaide bounded on the north by Rundle Road, on the east by Dequetteville Terrace, on the south by Bartels Road and on the west by East Terrace.

Schedule—Adelaide Area 5

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

12 noon on 18 January 2013 to 1 am on 20 January 2013.

3—Description of area

The area in and adjacent to the City of Adelaide bounded on the north by the southern boundary of Glover Avenue, on the east by the western boundary of West Terrace, on the south by the northern boundary of Sir Donald Bradman Drive and on the west by the eastern boundary of the railway corridor that extends from the northern boundary of Sir Donald Bradman Drive to the southern boundary of Glover Avenue (being the eastern boundary of Lot 17 of Filed Plan No. 1485).

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 15 November 2012

No 230 of 2012

MLI0033/12CS

South Australia

Liquor Licensing (Dry Areas) Variation Regulations 2012

under the *Liquor Licensing Act 1997*

Contents

Part 1—Preliminary

- 1 Short title
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Part 2—Variation of *Liquor Licensing (Dry Areas) Regulations 2012*

- 4 Insertion of Schedule—Moonta Bay and Port Hughes Area 1
Schedule—Moonta Bay and Port Hughes Area 1
 - 5 Insertion of Schedule—Wallaroo Area 4
Schedule—Wallaroo Area 4
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) 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) Regulations 2012*

4—Insertion of Schedule—Moonta Bay and Port Hughes Area 1

After Schedule—Moonta Bay Area 2 insert:

Schedule—Moonta Bay and Port Hughes Area 1

1—Extent of prohibition

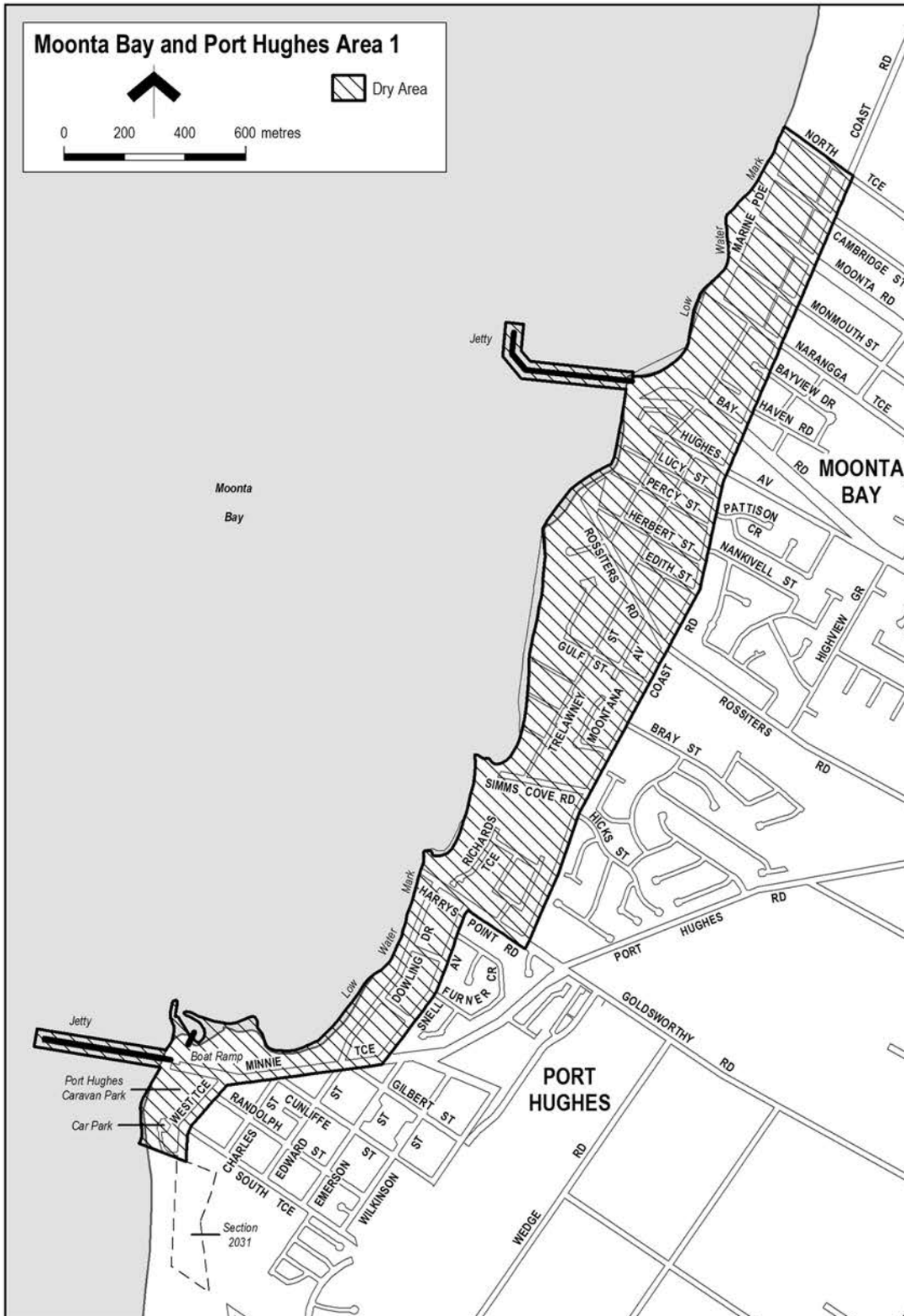
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

12 noon on 31 December 2012 to 7 am on 1 January 2013.

3—Description of area

The area in and adjacent to Moonta Bay and Port Hughes bounded as follows: commencing at the point at which the northern boundary of North Terrace, Moonta Bay, intersects the eastern boundary of Coast Road, then generally south-westerly along that eastern boundary of Coast Road and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the southern boundary of Harry's Point Road, Port Hughes, then north-westerly along the southern boundary of Harry's Point Road to the point at which it meets the eastern boundary of Snell Avenue, Port Hughes, then generally south-westerly along that boundary of Snell Avenue and the prolongation in a straight line of that boundary to the point at which it intersects the southern boundary of Minnie Terrace, Port Hughes, then generally westerly along that boundary of Minnie Terrace to the eastern boundary of West Terrace, Port Hughes, then generally south-westerly and southerly along that boundary of West Terrace and the continuation of West Terrace (past South Terrace) to the northern boundary of Section 2031 Hundred of Wallaroo, then north-westerly along that boundary of Section 2031 and the prolongation in a straight line of that boundary to the low water mark on the eastern side of Spencer Gulf, then generally northerly and north-easterly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the northern boundary of North Terrace, Moonta Bay, then south-easterly along that prolongation and boundary of North Terrace to the point of commencement. The area includes any jetty, boat ramp or other structure projecting below low water mark from within the area described above (as well as any area beneath such a structure).



5—Insertion of Schedule—Wallaroo Area 4

After Schedule—Wallaroo Area 3 insert:

Schedule—Wallaroo Area 4

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

12 noon on 31 December 2012 to 7 am on 1 January 2013.

3—Description of area

The area in and adjacent to Wallaroo and North Beach bounded as follows: commencing at the point at which the prolongation in a straight line of the northern boundary of Woodforde Drive, North Beach, intersects the low water mark on the eastern side of Spencer Gulf, then north-easterly and south-easterly along that prolongation and boundary of Woodforde Drive to the point at which it meets the northern boundary of Islesworth Street, North Beach, then generally easterly and northerly along that boundary of Islesworth Street and the prolongation in a straight line of that boundary to the northern boundary of Rupara Road, North Beach, then easterly along that boundary of Rupara Road and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the eastern boundary of Hopgood Road, North Beach, then generally south-easterly and south-westerly along the eastern boundary of Hopgood Road and the eastern boundary of North Beach Road to the point at which the eastern boundary of North Beach Road meets the northern boundary of the Wallaroo to Alford Road, then north-easterly along that boundary of the Wallaroo to Alford Road to the point at which it is intersected by the prolongation in a straight line of the eastern boundary of Bowman Road, Wallaroo, then southerly and south-westerly along that boundary of Bowman Road, the eastern boundary of Sharples Road, Wallaroo, and the prolongation in a straight line of the eastern boundary of Sharples Road to the southern boundary of Magazine Road, Wallaroo, then generally north-westerly and westerly along that boundary of Magazine Road to the south-western boundary of Cresco Road, Wallaroo, then generally north-westerly along that boundary of Cresco Road and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the low water mark on the eastern side of Spencer Gulf, then generally north-easterly along the low water mark to the commencement of the southern breakwater at the entrance to the Copper Cove Marina, then north-westerly along the outer boundary of the breakwater to its north-western end, then in a straight line by the shortest route (across the entrance to the marina) to the northern boundary at the western end of the northern breakwater at the entrance to the marina, then easterly along the outer boundary of the breakwater back to the low water mark on the shore on the northern side of the marina, then generally northerly and north-westerly along the low water mark to the point of commencement. The area includes the whole of any wharf, jetty, breakwater, boat ramp or other structure projecting below low water mark from within the area described above (as well as any area beneath such a structure).



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 15 November 2012

No 231 of 2012

MLI0025/12CS

South Australia

Liquor Licensing (Dry Areas) Variation Regulations 2012

under the *Liquor Licensing Act 1997*

Contents

Part 1—Preliminary

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- 3 Variation provisions

Part 2—Variation of *Liquor Licensing (Dry Areas) Regulations 2012*

- 4 Variation of Schedule—Glenelg Area 1
 - 2 Period of prohibition
 - 5 Insertion of Schedule—Glenelg Area 2
 - Schedule—Glenelg Area 2
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) 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) Regulations 2012*

4—Variation of Schedule—Glenelg Area 1

Schedule—Glenelg Area 1, clause 2—delete the clause and substitute:

2—Period of prohibition

Continuous until 8 December 2014, but excluding the following periods:

- (a) any day or days during that period on which a festival, exhibition, show or other event is held within the area if it—
 - (i) is of historic, traditional or cultural significance or significantly promotes tourism; and
 - (ii) has been authorised by the City of Holdfast Bay for the purposes of these regulations;
- (b) 9 pm on 31 December 2012 to 8 am on 1 January 2013 (the period during which the prohibition described in Schedule—Glenelg Area 2 applies).

5—Insertion of Schedule—Glenelg Area 2

After Schedule—Glenelg Area 1 insert:

Schedule—Glenelg Area 2

1—Extent of prohibition

The consumption of liquor is prohibited. The possession of liquor is prohibited, and the prohibition extends to possession in each of the circumstances referred to in regulation 5(3).

2—Period of prohibition

9 pm on 31 December 2012 to 8 am on 1 January 2013.

3—Description of area

The area in Glenelg bounded as follows: commencing at the point at which the eastern boundary of Colley Terrace intersects the northern boundary of Augusta Street, then generally easterly along the northern boundary of Augusta Street (including around the western, northern and eastern boundaries of Torrens Square) to its intersection with the eastern boundary of Brighton Road, then southerly along that boundary of Brighton Road to the northern boundary of Dunbar Terrace, then easterly along that boundary of Dunbar Terrace to the point at which it meets the western boundary of First Avenue, then in a straight line by the shortest route (across Dunbar Terrace and Maxwell Terrace) to the point at which the southern boundary of Maxwell Terrace meets the eastern boundary of Fortrose Street, then westerly along that boundary of Maxwell Terrace to the eastern boundary of Brighton Road, then southerly along that boundary of Brighton Road to its intersection with the prolongation in a straight line of the southern boundary of High Street, then generally westerly along that prolongation and boundary of High Street to the point at which the prolongation in a straight line of

that southern boundary of High Street intersects the western boundary of Moseley Street, then northerly along that boundary of Moseley Street to the southern boundary of College Street, then westerly along that boundary of College Street and the prolongation in a straight line of that boundary to the western boundary of St John's Row, then northerly along that boundary of St John's Row to the southern boundary of South Esplanade Lane (the northern boundary of Lot 101 FP 6859), then westerly along that boundary of South Esplanade Lane to the eastern boundary of the South Esplanade, then south-westerly along that boundary of the South Esplanade to the northern boundary of Kent Street, then westerly along that boundary of Kent Street and the prolongation in a straight line of that boundary to the low water mark of Gulf St Vincent, then generally northerly along the low water mark (including the low water mark around the outer boundary of any breakwater or groyne) to the entrance to the Patawalonga River, then generally south-easterly, easterly, northerly, easterly and northerly along the southern and eastern bank of the River to the point at which the eastern bank of the River intersects the prolongation in a straight line of the southern boundary of St Anne's Terrace, then easterly along that prolongation to the western boundary of Adelphi Terrace, then southerly along that western boundary of Adelphi Terrace and the prolongation in a straight line of that boundary to the southern boundary of Anzac Highway, then westerly along that boundary of Anzac Highway to the eastern boundary of Colley Terrace, then southerly along that boundary of Colley Terrace to the point of commencement. The area includes the Glenelg Jetty and any other jetty, wharf, mooring, dock or other structure (apart from the Patawalonga Weir) projecting into the Gulf or River from the area described above, as well as any area beneath such a structure.

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 15 November 2012

No 232 of 2012

MLI0030/12CS

South Australia

Liquor Licensing (Dry Areas) 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) Regulations 2012*

- 4 Variation of Schedule—Angaston Area 1
 - 5 Variation of Schedule—Angaston Area 2
 - 6 Variation of Schedule—Lyndoch Area 1
 - 7 Variation of Schedule—Mount Pleasant Area 1
 - 8 Variation of Schedule—Nuriootpa Area 1
 - 9 Variation of Schedule—Tanunda Area 1
 - 10 Variation of Schedule—Williamstown Area 1
 - 11 Variation of Schedule—Williamstown Area 2
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) 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) Regulations 2012*

4—Variation of Schedule—Angaston Area 1

Schedule—Angaston Area 1, clause 2—delete "2013" and substitute:

2018

5—Variation of Schedule—Angaston Area 2

Schedule—Angaston Area 2, clause 2—delete "2013" and substitute:
2018

6—Variation of Schedule—Lyndoch Area 1

Schedule—Lyndoch Area 1, clause 2—delete "2013" and substitute:
2018

7—Variation of Schedule—Mount Pleasant Area 1

Schedule—Mount Pleasant Area 1, clause 2—delete "2013" and substitute:
2018

8—Variation of Schedule—Nuriootpa Area 1

Schedule—Nuriootpa Area 1, clause 2—delete "2013" and substitute:
2018

9—Variation of Schedule—Tanunda Area 1

Schedule—Tanunda Area 1, clause 2—delete "2013" and substitute:
2018

10—Variation of Schedule—Williamstown Area 1

Schedule—Williamstown Area 1, clause 2—delete "2013" and substitute:
2018

11—Variation of Schedule—Williamstown Area 2

Schedule—Williamstown Area 2, clause 2—delete "2013" and substitute:
2018

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 15 November 2012

No 233 of 2012

MLI0034/12CS

South Australia

Liquor Licensing (Dry Areas) 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) Regulations 2012*

- 4 Insertion of Schedule—Coffin Bay Area 1
Schedule—Coffin Bay Area 1
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) 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) Regulations 2012*

4—Insertion of Schedule—Coffin Bay Area 1

Before Schedule—Coober Pedy Area 1 insert:

Schedule—Coffin Bay Area 1

1—Extent of prohibition

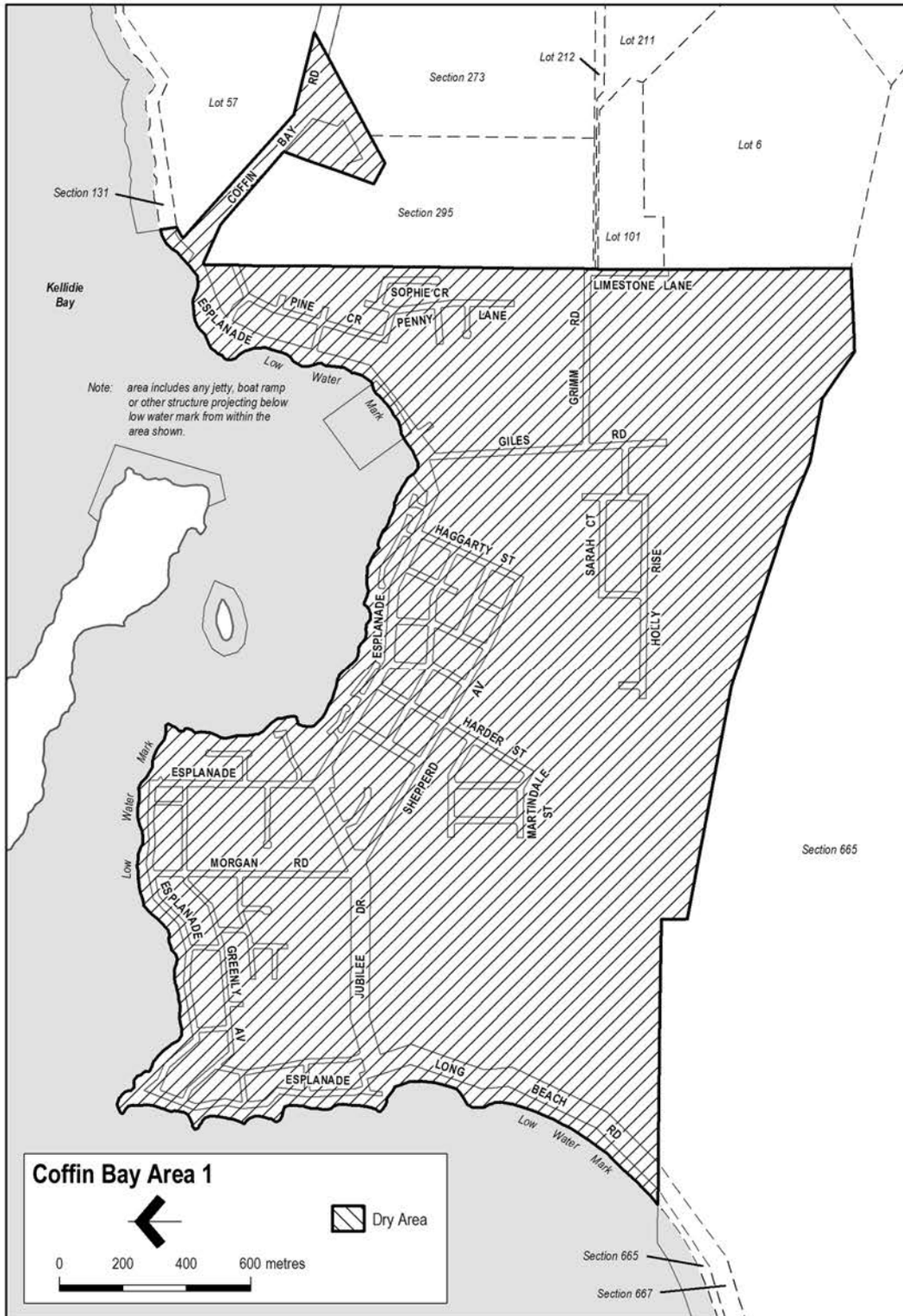
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

9 pm on 31 December 2012 to 8 am on 1 January 2013.

3—Description of area

The area in and adjacent to the town of Coffin Bay bounded as follows: commencing at the point at which the prolongation in a straight line of the northern boundary of Section 665 Hundred of Lake Wangary intersects the low water mark of Coffin Bay, then generally northerly, easterly, southerly, south-easterly and north-easterly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the western boundary of Section 131 Hundred of Lake Wangary, then southerly along that prolongation and boundary of Section 131 to the northern boundary of Lot 57 DP 54186, then generally south-westerly and south-easterly along the northern and south-western boundaries of Lot 57 to the point at which the south-western boundary is intersected by the prolongation in a straight line of the north-western boundary of Section 273 Hundred of Lake Wangary, then south-westerly along that prolongation and boundary of Section 273 to the point at which it meets the eastern boundary of Section 295 Hundred of Lake Wangary, then south-westerly, north-westerly, north-easterly and north-westerly along the north-eastern and northern boundaries of Section 295 to the western boundary of the Section, then southerly along the western boundaries of Section 295, Lots 212 and 211 of DP 71703, Lot 101 of DP 56785 and Lot 6 DP 25759 to the northern boundary of Section 665 Hundred of Lake Wangary, then generally westerly, north-westerly, northerly and westerly along the northern boundary of that Section to the point at which it meets the eastern boundary of Section 667 Hundred of Lake Wangary, then westerly along the northern boundary of Section 667, the northern boundary of Section 665 Hundred of Lake Wangary and the prolongation in a straight line of the northern boundary of Section 665 to the point of commencement. The area includes the whole of any jetty, boat ramp or other structure that projects below the low water mark from within the area described above (as well as any area beneath such a structure).



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 15 November 2012

No 234 of 2012

MLI0027/12CS

South Australia

Liquor Licensing (Dry Areas) 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) Regulations 2012*

- 4 Insertion of Schedule—Port Neill Area 1
Schedule—Port Neill Area 1
 - 5 Insertion of Schedule—Tumby Bay Area 1
Schedule—Tumby Bay Area 1
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) 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) Regulations 2012*

4—Insertion of Schedule—Port Neill Area 1

After Schedule—Port Lincoln Area 1 insert:

Schedule—Port Neill Area 1

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 9 pm on 31 December 2012 to 8 am on 1 January 2013.

3—Description of area

The area in and adjacent to Port Neill bounded as follows: commencing at the point at which the prolongation in a straight line of the south-western boundary of Section 194 Hundred of Dixson intersects the low water mark on the western side of Spencer Gulf, then north-westerly along that prolongation and boundary of Section 194 to the western boundary of the Section, then in a straight line by the shortest route to the point at which the eastern boundary of Section 195 Hundred of Dixson meets the south-western boundary of that Section, then north-westerly along the south-western boundary of Section 195 to the north-western boundary of the Section (the south-eastern boundary of Kinnaird Street), then in a straight line by the shortest route to the eastern corner of Lot 55 of DP 80902, then south-westerly along the south-eastern boundary of Lot 55 to the eastern boundary of Coast Road, then northerly, north-westerly and northerly along that boundary of Coast Road to the point at which it meets the northern boundary of Coneybeer Terrace, then in a straight line by the shortest route across Coast Road to the western boundary of Coast Road, then due west in a straight line for 200 metres, then due north in a straight line to the northern boundary of Section 54 Hundred of Dixson (the southern boundary of the Port Neill Access Road), then easterly along that boundary of Section 54 and the prolongation in a straight line of that boundary to the eastern boundary of Coast Road, then northerly along that boundary of Coast Road to the point at which it meets the northern boundary of Section 120 Hundred of Dixson, then south-easterly, north-easterly and southerly along the northern and eastern boundaries of Section 120 to the point at which the eastern boundary of the Section is intersected by the prolongation in a straight line of the northern boundary of Section 136 Hundred of Dixson, then easterly along that prolongation and boundary of Section 136, and the prolongation in a straight line of that boundary, to the low water mark on the western side of Spencer Gulf, then generally south-easterly, easterly, south-westerly, easterly, southerly and south-westerly along the low water mark to the point of commencement. The area includes any jetty, wharf, boat ramp, breakwater or other structure projecting below low water mark from within the area described above, as well as any area beneath such a structure.

5—Insertion of Schedule—Tumby Bay Area 1

After Schedule—Tanunda Area 1 insert:

Schedule—Tumby Bay Area 1

1—Extent of prohibition

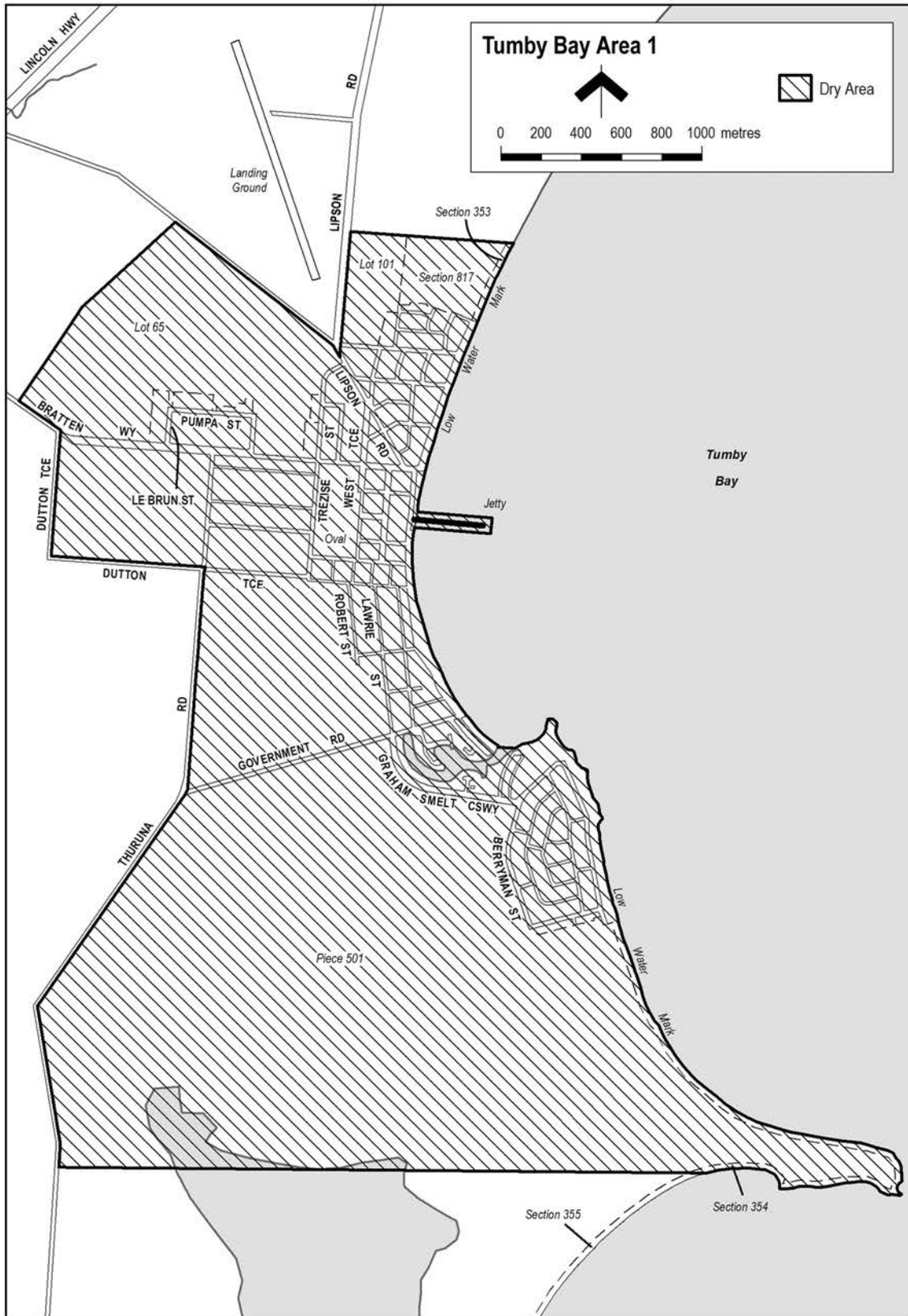
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 9 pm on 31 December 2012 to 8 am on 1 January 2013.

3—Description of area

The area in and adjacent to Tumby Bay bounded as follows: commencing at the point at which the prolongation in a straight line of the northern boundary of Section 353 Hundred of Hutchison intersects the low water mark of Tumby Bay, then generally southerly, easterly, south-easterly, southerly and westerly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the northern boundary of Section 355 Hundred of Hutchison, then westerly along that prolongation and northern boundary of Section 355 and the southern boundary of Piece 501 DP 85629 to the point at which the southern boundary of Piece 501 meets the eastern boundary of Thuruna Road, then generally northerly, north-easterly and northerly along that eastern boundary of Thuruna Road to the point at which it intersects the northern boundary of Dutton Terrace, then westerly and northerly along that boundary of Dutton Terrace to the point at which it meets the southern boundary of Bratten Way, then in a straight line by the shortest route (across Bratten Way) to the southern boundary of Lot 65 DP 59150, then generally north-westerly, north-easterly and south-easterly along the south-western, north-western and north-eastern boundaries of Lot 65 to the point at which the north-eastern boundary of Lot 65 is intersected by the prolongation in a straight line of the western boundary of Lot 101 DP 78505, then northerly along that prolongation and boundary of Lot 101 to the northern boundary of the Lot, then easterly along the northern boundaries of Lot 101, Section 817 Hundred of Hutchison and Section 353 Hundred of Hutchison and the prolongation in a straight line of the northern boundary of Section 353 to the point of commencement. The area includes the whole of any wharf, jetty, boat ramp, breakwater or other structure extending below low water mark from within the area described above, as well as any area beneath such a structure.



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 15 November 2012

No 235 of 2012

MLI0024/12CS

South Australia

Passenger Transport Variation Regulations 2012

under the *Passenger Transport Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Passenger Transport Regulations 2009*

- 4 Variation of Schedule 3—Maximum fares (metropolitan taxis)
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Passenger Transport Variation Regulations 2012*.

2—Commencement

These regulations will come into operation on 19 November 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 *Passenger Transport Regulations 2009*

4—Variation of Schedule 3—Maximum fares (metropolitan taxis)

- (1) Schedule 3, clause 1(1)—delete subclause (1) and substitute:

- (1) For a journey by metropolitan taxi within Metropolitan Adelaide and for a journey by metropolitan taxi that begins and ends in Metropolitan Adelaide, the fare must not exceed the sum of the following:

- (a) flagfall—
 - (i) on tariff 1 \$3.70
 - (ii) on tariff 2 \$4.90
 - (iii) on tariff 3 \$4.70
 - (iv) on tariff 4 \$6.40

- (b) for the distance travelled—
 - (i) on tariff 1—for every 56.65 metres or part \$0.10
 - (ii) on tariff 2—for every 51.47 metres or part \$0.10
 - (iii) on tariff 3—for every 43.58 metres or part \$0.10
 - (iv) on tariff 4—for every 39.75 metres or part \$0.10
 - (c) for waiting time after the commencement of the hiring—
 - (i) on tariff 1—for each period of 9.43 seconds \$0.10
 - (ii) on tariff 2—for each period of 9.43 seconds \$0.10
 - (iii) on tariff 3—for each period of 7.26 seconds \$0.10
 - (iv) on tariff 4—for each period of 7.26 seconds \$0.10
- (2) Schedule 3, clause 2(1)—delete subclause (1) and substitute:
- (1) For a journey by metropolitan taxi that begins in Metropolitan Adelaide and ends outside that area, the fare must be determined by contract between the hirer and the driver but—
 - (a) in the case of a multi-seat hiring—must not exceed \$1.47 per kilometre calculated on the forward and return journey plus waiting time at the rate of \$0.10 for each period of 9.43 seconds;
 - (b) in any other case—must not exceed \$1.13 per kilometre calculated on the forward and return journey plus waiting time at the rate of \$0.10 for each period of 9.43 seconds.
- (3) Schedule 3, clause 2(3)—delete "9.86 seconds" and substitute:
- 9.43 seconds

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 15 November 2012

No 236 of 2012

MTS/12/012

RULES OF COURT

District Court Criminal Rules 2013

BY virtue and in pursuance of Section 51 of the *District Court Act 1991* and all other enabling powers, we, Terence Anthony Worthington, Chief Judge, and Dean Ernest Clayton and Paul Vincent Slattery, Judges of the District Court of South Australia, make the following *District Court Criminal Rules 2013*:

SOUTH AUSTRALIA
DISTRICT COURT CRIMINAL RULES 2013

LIST OF RULES

Chapter 1—Preliminary

- 1 Citation
- 2 Jurisdictions, powers and sittings
- 3 Time
- 3A Numbering of rules
- 4 Caseflow management

Chapter 2—Initiation of Criminal Proceedings

- 5 Informations
- 6 Serious and organised crime offences

Chapter 3—Arraignment, Appearance and Representation

- 7 Arraignment of persons committed for trial or sentence
- 8 Arraignment of persons committed for trial on more than one charge
- 9 Court of trial
- 10 Other appearances
- 11 Representation of defendants

Chapter 4—Pre-trial applications and hearings

- 12 Directions hearings
- 13 Pre-trial conferences
- 14 Applications to quash or stay proceedings
- 15 Preliminary hearings

Chapter 5—Notice of evidence and admissions

- 16 Notice of intention to adduce evidence of discreditable conduct
- 17 Notice by the defence whether it consents to dispensing of certain prosecution witnesses
- 18 Admissions of fact by the defence
- 19 Notice of intention by the defence to adduce certain kinds of evidence
- 20 Notice of intention by the defence to call expert evidence

Chapter 6—Evidence and subpoenas

- 21 Evidence out of the State
- 22 Audio visual evidence
- 23 Evidence by vulnerable witnesses
- 24 Subpoenas
- 25 Exhibits
- 26 Material containing child pornography

Chapter 7—Sentencing

- 27 Victim impact statements
- 28 Community impact statements

Chapter 8—Statutory applications

- 29 Mental impairment applications and warrants
- 30 Applications for proceeds of crime orders
- 31 **Note-** there is no rule 31
- 32 **Note-** there is no rule 32
- 33 Appeals under section 57 of the *Child Sex Offenders Registration Act 2006*
- 34 **Note-** there is no rule 34

Chapter 9—Miscellaneous

- 35 Contempt of Court
- 36 Court records

THE SCHEDULE

- Form 1 Action heading
- Form 2 Front sheet
- Form 3 Information [Rule 5.02]
- Form 4 Notice of objection to appearance by audio visual link [Rule 10.03]
- Form 5 Certificate by lawyer concerning legal representation [*Criminal Law (Legal Representation) Act 2001* Section 8 (2)] [Rule 11.07]
- Form 6 Assurance that defendant does not want legal representation [*Criminal Law (Legal Representation) Act 2001* Section 8 (3)] [Rule 11.07]
- Form 7 Application [Rules 12.11, 14.01, 15.01, 17.01, 18.01, 19.01, 21.02, 29.01, 30.02, 33.01]
- Form 8 Application for serious and organised crime suspect determination [*Bail Act 1985* Section 3A (1)] [Rule 15.07]
- Form 9 Notice of intention by the Director of Public Prosecutions to adduce evidence of discreditable conduct [*Evidence Act 1929* Section 34P (4)] [Rule 16.01]
- Form 10 Notice of intention by a defendant to adduce evidence of discreditable conduct [*Evidence Act 1929* Section 34P (4)] [Rule 16.01]
- Form 11 Notice of objection to proposed evidence of discreditable conduct [*Evidence Act 1929* Section 34P (4)] [Rule 16.03]
- Form 12 Order requiring defence to notify whether it consents to dispensing with calling certain prosecution witnesses [*Criminal Law Consolidation Act 1935* Section 285BB (4)] [Rule 17.03]
- Form 13 Response to order requiring defence to notify whether it consents to dispensing with calling certain prosecution witnesses [*Criminal Law Consolidation Act 1935* Section 285BB (4)] [Rule 17.04]
- Form 14 Notice to admit facts [*Criminal Law Consolidation Act 1935* Section 285BA] [Rule 18.03]
- Form 15 Response to notice to admit facts [*Criminal Law Consolidation Act 1935* Section 285BA] [Rule 18.04]
- Form 16 Order requiring defence to give prosecution notice of intention to adduce evidence [*Criminal Law Consolidation Act 1935* Section 285BB (1)] [Rule 19.03]
- Form 17 Notice of intention to adduce evidence [*Criminal Law Consolidation Act 1935* Section 285BB (1)] [Rule 19.04]
- Form 18 Notice of intention to introduce expert evidence [*Criminal Law Consolidation Act 1935* Section 285BC] [Rule 20.01]
- Form 19 Letter of request [*Evidence Act 1929* Section 59E] [Rule 21.03]
- Form 20 Application to adduce audio visual evidence [*Evidence Act 1929* Section 59IE/59IQ] [Rule 22.02]
- Form 21 Application for vulnerable witness protection order [*Evidence Act 1929* Section 13A] [Rule 23.01]
- Form 22 Objection to application for vulnerable witness protection order [*Evidence Act 1929* Section 13A] [Rule 23.03]
- Form 23 Subpoena [Rule 24.03]
- Form 24 Subpoena—Declaration by addressee [Rule 24.11]
- Form 25 Warrant for detention [*Criminal Law Consolidation Act 1935* Section 269O/269U] [Rule 29.02]
- Form 26 Warrant of remand in custody pending investigation [*Criminal Law Consolidation Act 1935* Section 269X(1)] [Rule 29.03]
- Form 27 Warrant of remand in custody after declared liable to supervision [*Criminal Law Consolidation Act 1935* Section 269X(2)] [Rule 29.04]

Note- There are no forms 28 or 29

SOUTH AUSTRALIA

DISTRICT COURT CRIMINAL RULES 2013

CHAPTER 1 - PRELIMINARY

Citation

- 1.01 These rules may be cited as the “*District Court Criminal Rules 2013*”. These rules apply to the exercise by the Court of its criminal jurisdiction.
- 1.02 In these rules and forms, unless the contrary intention appears:
the Act means the *Criminal Law Consolidation Act 1935*;
the Criminal Rules means these rules;
the Civil Rules means the *District Court Civil Rules 2006*;
the Director means the Director of Public Prosecutions for the State or Commonwealth (as the context requires).
- 1.03 These rules commence on 1 January 2013 (**the commencement date**).
- 1.04 The *District Court (Criminal and Miscellaneous) Rules 1992 Part IV- The Criminal Division* is repealed. Unless the Court otherwise directs, the *District Court Criminal Rules 2013* apply to:
- (a) proceedings commenced on or after the commencement date; and
 - (b) steps taken or required to be taken or matters occurring on or after the commencement date in proceedings commenced before the commencement date.

Jurisdiction, powers and sittings

- 2.01 Subject to rule 2.02, the sittings of the Court in its criminal jurisdiction will be at such times and places as the Chief Judge shall from time to time direct.
- 2.02 The sittings of the Court in its criminal jurisdiction at Adelaide shall be continuous throughout the year except for the period from Christmas Day until the day preceding the second Monday in the month of January.
- 2.03 The Court may at any time dispense with compliance with all or any part of these rules including a rule relating to or governing powers that the Court may exercise of its own motion.
- 2.04 The Masters of the Court have the power, authority and jurisdiction to make interlocutory orders in criminal proceedings governed by these rules only in respect of:
- (a) the listing and de-listing of matters for trial;
 - (b) the taxation of costs; and
 - (c) any matter referred to them by a Judge.

Time

- 3.01 When anything is by these rules or any order or direction of the Court directed to be done within a fixed period of time, that period of time shall be calculated in accordance with the

criteria in rule 5 of the *Civil Rules*.

- 3.02 When any period of time prescribed by these rules or any order or direction of the Court expires on or after 24 December in any year and before the second Monday in January of the following year, that period of time is hereby extended to that second Monday in January.

Numbering of rules

- 3A It is intended that the numbering of these rules is to match (as far as possible) the numbering of the *Supreme Court Criminal Rules 2013* (and thus, if any of the *Supreme Court Criminal Rules 2013* is inapplicable to the District Court, there will be a gap in the sequential numbering of these rules).

Note-

There is no equivalent to this rule in the *Supreme Court Criminal Rules 2013*.

Caseflow Management

- 4.01 These rules are made for the purpose of establishing orderly procedures for the conduct of the business of the Court in its criminal jurisdiction and of promoting the just and efficient determination of such business. They are not intended to defeat a proper prosecution or to frustrate a proper defence of a person who is genuinely endeavouring to comply with the procedures of the Court and they are to be interpreted and applied with the above purpose in view.

- 4.02 With the object of -

- (a) promoting the just determination of the business of the Court;
- (b) disposing efficiently of the business of the Court;
- (c) maximising the efficient use of the available judicial and administrative resources; and
- (d) facilitating the timely disposal of business at a cost affordable by the parties and the community generally;

proceedings in the Court will be managed and supervised in accordance with a system of positive caseflow management. These rules are to be construed and applied and the processes and procedures of the Court conducted so as best to ensure the attainment of the above objects.

CHAPTER 2 –INITIATION OF CRIMINAL PROCEEDINGS

Informations

- 5.01 The rules contained in Schedule 3 to the Act are revoked.
- 5.02 An information presented under s 275(1) of the Act is:

- (a) to be in form 3;
 - (b) to contain in a separate numbered paragraph, called a count, a description of each offence charged;
 - (c) to have endorsed on the back the names of the witnesses who the Director intends to call at the trial;
 - (d) to comply with the remaining provisions of rule 5 and with rule 6;
 - (e) not open to objection by reason only of any failure to comply with rule 5.
- 5.03 Each count in an information is:
- (a) to describe the offence briefly in ordinary language, avoiding as far as possible technical terms, and without necessarily stating all the essential elements of the offence;
 - (b) if applicable, to state the section of the statute creating the offence or fixing the penalty for the offence; and
 - (c) to contain in ordinary language particulars of the offence, avoiding as far as possible the use of technical terms. If any rule of law or any enactment limits the particulars required to be given, rule 5 does not require more detailed particulars than those so required by that rule or enactment.
- 5.04 If an enactment states an offence to be the doing or the omission to do any one of any different acts, or the doing or the omission to do any act in any one of any different capacities, or with any one of any different intentions, or states any other part of the offence in the alternative, the acts, omissions, capacities or intentions, or other matters stated in the alternative in the enactment, may be stated in the alternative in the count charging the offence.
- 5.05 It is not necessary, in a count charging a statutory offence, to negative any exception or exemption from, or qualification of, the operation of the statute creating the offence.
- 5.06 (1) Subject to subrule (2), the description or designation of the accused person, or of any other person to whom reference is made, should be sufficient to identify the person, without necessarily stating his or her correct name, address or occupation.
- (2) If it is impracticable to give a description or designation which identifies a person in accordance with subrule (1), such description or designation as can best be provided should be given, or the person may be described as "a person unknown".
- 5.07 (1) The description of property should be sufficient to identify the property. It is not necessary (unless an offence depends on any special ownership of property or special value of property) to name the owner or value of the property.
- (2) When reference is to be made to a property with multiple owners, it is sufficient to describe the property as owned by one of those named persons "with others". If the persons owning the property are a body of persons with a collective name, such as "Trustees", "Commissioners" or "Club", it is sufficient to use the collective name without naming any individual.
- 5.08 The description of a document or instrument should be sufficient to identify the document or instrument. It is sufficient to describe a document or instrument by any name or designation by which it is usually known, or by its effect, without setting out any copy of it.
- 5.09 The description of a place, time, thing, matter, act or omission should be sufficient to identify the place, time, thing, matter, act or omission.

- 5.10 Figures and abbreviations may be used to express anything which is commonly expressed in that manner.

Serious and organised crime offences

- 6.01 If proceedings are, or will be, prescribed proceedings under s 275 of the Act or a bail authority has determined under s 3A of the *Bail Act 1985* that an accused person is a serious and organised crime suspect:
- (a) the Director is to include an endorsement to that effect on any information filed in the Court charging the person with the offence or offences relied upon for the determination or concerning such proceedings; and
 - (b) if the determination that a person is a serious and organised crime suspect is made after an information has been filed, the Director is to apply as soon as practicable to amend the information to add an endorsement to the same effect.
- 6.02 An endorsement under rule 6.01 is also to include a statement informing the accused that the proceedings may be expedited in accordance with s 275(3) of the Act and the rules made by the Court under that provision.
- 6.03 If there has not been any information filed in the Court to which rule 6.01 may apply, the Director is to inform the Court at the first arraignment that the proceedings are prescribed proceedings under s 275 of the Act, or that the accused person is a serious and organised crime suspect, as the case may be.

CHAPTER 3 – ARRAIGNMENT, APPEARANCE AND REPRESENTATION

Arraignment of persons committed for trial or sentence

- 7.01 Persons committed for trial or sentence in Adelaide, whether in custody or on bail, are to appear before the Court on the first working day of the first week after the expiration of 28 days from their committal for trial or sentence.
- 7.02 Persons committed for trial or sentence at a place other than Adelaide, whether in custody or on bail, are to appear before the Court on the first working day of the first week of the sittings next after the expiration of 28 days from their committal for trial or sentence.
- 7.03 Despite rules 7.01 and 7.02, a Judge may direct a person committed for trial or sentence, whether in custody or on bail, to appear before the Court at an earlier or later date than that provided for in such rules.
- 7.04 A person may be presented for trial before the date fixed in accordance with rules 7.01 or 7.02 respectively if a Judge shall so order.

Arraignment of persons committed for trial on more than one charge

- 8.01 If:

- (a) a person committed for trial is to be arraigned on an information which charges that person with more than one offence; and
- (b) the Judge before whom that person stands to be arraigned is satisfied the person is literate;

the Judge may allow that person to be arraigned in the manner provided by rule 8.02.

8.02 An arraignment under rule 8 will proceed in the following manner:

- (a) a true copy of the information must be provided to the person either prior to or at the time of arraignment;
- (b) a summary of the offences charged will be read to the person by a person directed by the Judge;
- (c) the person is, either prior to or at the time of arraignment, to write against each charge on a true copy of the information his or her plea to such charge;
- (d) at the time of arraignment, the person is to sign his or her name at the foot of that true copy of the information and that signature is to be witnessed by the person's solicitor or counsel or, if the person is not represented, by a person directed by the Judge;
- (e) the Judge before whom the person has been so arraigned will, in accordance with the signed copy of the information, record the respective pleas; and
- (f) if the arraignment is in the presence of the jury panel or a jury, a copy of the information bearing the plea of the accused may be given to the jury empanelled for the trial of the accused.

Court of trial

- 9.01 If upon arraignment a person committed for trial pleads not guilty to an offence which is not within the exclusive jurisdiction of the Court, the Director and the defence may make submissions under s 110 of the *Summary Procedure Act 1921* as to the appropriate court of trial.
- 9.02 A decision as to whether any matter referred to in rule 9.01 is to be removed for trial in the Supreme Court may be made by a Judge at any time prior to trial.
- 9.03 When consideration is being given to the making of any decision referred to in rule 9.02, regard will be had to the matters set out in s 110(5) of the *Summary Procedure Act 1921*. The availability of Judges of both the Supreme Court and the District Court to preside over criminal trials is a matter which will be taken into account under that section.

Other appearances

- 10.01 Subject to rule 10.02, a person who has appeared before the Court under rule 7.01 or rule 7.02 and been remanded in custody for trial or sentence is to be brought before the Court on a subsequent occasion:
 - (a) for the trial or sentence, as the case may be, and directions hearings relating to the trial or sentence;
 - (b) if a Judge so directs;
 - (c) for the purpose of any application to be made by that person to the Court, if the person so requests.

- 10.02 Subject to s 59IQ of the *Evidence Act 1929* and to any contrary direction by the Court, persons in custody are to appear in the Court for the following hearings by audio visual link:
- (a) directions hearings;
 - (b) bail applications and bail reviews;
 - (c) pre-trial conferences;
 - (d) **Note-** There is no sub rule 10.02(d) – see rule 3A
 - (e) such other applications as the Court may order.
- 10.03 A party may object to the use of an audio visual link for a hearing to which rule 10.02 refers by:
- (a) an oral submission made at the time of arraignment or on any other occasion on which the person in custody is present in Court; or
 - (b) at least three business days before the hearing, filing a notice of objection using form 4. A notice of objection may be determined at the discretion of the Court by a Judge at a hearing in Court at which the person in custody is present, or in chambers without the Judge hearing from any party, or at a hearing using an audio visual link (whether that be a hearing to which rule 10.02 refers, or otherwise).
- 10.04 It may be necessary for counsel during the course of a hearing by audio visual link to take instructions on a matter which could not reasonably have been anticipated. In that event, counsel will be provided with access to a private telephone which will link directly to the audio visual link facility at the custodial institution in which the person in custody is held.

Representation of defendants

- 11.01 A solicitor instructed to act for any person committed for trial or sentence is, not less than seven days prior to that person's first appearance in the Court, to give notice in writing to the Registrar that the solicitor is so acting, whereupon such solicitor becomes the solicitor on the record for such person and service of any document, notice or proceeding authorised by the *District Court Act 1991* or these rules to be served by or upon a solicitor so acting may be served by or upon that solicitor.
- 11.02 A legal practitioner instructed by a solicitor to appear in court to represent any person committed for trial or sentence is to announce to the Court the name of the solicitor who has instructed the practitioner. If such solicitor has not previously given notice under rule 11.01, the solicitor will thereafter be deemed to have done so.
- 11.03 A solicitor who has given notice in accordance with rule 11.01, or who is deemed to have given such notice by virtue of rule 11.02, will be deemed to be the solicitor acting for the person on whose behalf the solicitor has given or been deemed to have given notice until notice of change of solicitor is duly given under rule 11.04 or an order has been made under rule 11.05.
- 11.04 Any person committed for trial or sentence who has instructed a solicitor is at liberty to change solicitor without any order for that purpose, but when any such change is made the person or the new solicitor must file a notice in the Registry of the change and include the name and place of business of the new solicitor.
- 11.05 If a solicitor who has acted for any person committed for trial or sentence wishes to cease to so act and notice of change has not been given in accordance with the provisions of rule

- 11.04, the solicitor may make an application in writing for an order that he or she cease to be the solicitor on the record for that person. Unless a Judge otherwise directs, a copy of such application is to be served upon the person committed for trial or sentence. The Court may make such order on the application as it considers appropriate.
- 11.06 Subject to rule 11.05, unless and until the solicitor on the record for a person committed for trial or sentence has obtained an order that the solicitor has ceased to be the solicitor on the record for that person, he or she will be considered the solicitor of that person until the final conclusion of the proceedings before the Court.
- 11.07 (1) The certificate required by s 8(2) of the *Criminal Law (Legal Representation) Act 2001* is to be in form 5.
- (2) The assurance to be given by an unrepresented defendant pursuant to s 8(3) of the *Criminal Law (Legal Representation) Act 2001* is to be in form 6.

CHAPTER 4 – PRE-TRIAL APPLICATIONS AND HEARINGS

Directions hearings

- 12.01 If upon arraignment or attendance for arraignment:
- (a) a person committed for trial pleads not guilty to an offence;
 - (b) an issue of fitness to stand trial is raised and no plea is entered;
 - (c) a person committed for trial pleads guilty to all offences with which the person is charged but it appears that there is a dispute as to the facts upon which the person is to be sentenced; or
 - (d) it appears that there will be a dispute as to the facts in respect of a person committed for sentence;
- a directions hearing will be held as directed by the Court.
- 12.02 Unless the Court otherwise orders:
- (a) a directions hearing will be presided over by a Judge of the Court;
 - (b) only the persons involved in the directions hearing, and legal practitioners whether involved in the hearing or not, are permitted to be present;
 - (c) the accused must attend but that attendance may be by audio visual link under rule 10.02;
 - (d) the directions hearing will be held in court as in chambers.
- 12.03 On a directions hearing under rule 12, the Court may without the need for any written application under rule 15:
- (a) adjourn the hearing from time to time;
 - (b) give directions and set time limits for steps in the proceeding;
 - (c) set or alter the date for the commencement of the trial;
 - (d) record the entry of a nolle prosequi except where the accused person requests that it be entered in open court;

- (e) hear and determine any application for:
 - (i) the making of special arrangements for the protection of a witness under s 13 of the *Evidence Act 1929*;
 - (ii) bail or a variation in the conditions of bail;
 - (iii) making a subpoena for documents returnable before the commencement of the trial;
 - (iv) abridgment or extension of the time for service of a subpoena;
 - (v) permitting inspection of documents produced on subpoena prior to the commencement of the trial;
 - (vi) dispensation from compliance with the rules relating to election for trial by Judge alone;
 - (vii) amending the Information;
 - (viii) abridging the time for service of a subpoena interstate under s 30 of the *Service and Execution of Process Act 1992* (Cth);
 - (ix) orders under Parts 6 and 6C of the *Evidence Act 1929* relating to obtaining evidence out of the State;
 - (x) issuing a bench warrant;
 - (xi) the making of orders under ss 285BA(1), 285BB(1) and 285BB(4) of the Act.
 - (xii) any other matter concerning the conduct of the case and of the trial.
- 12.04 When any application under rule 12.03(e) is contested, the Court may direct that it be heard in open court.
- 12.05 Nothing contained in rule 12.03:
 - (a) restricts the power of a Judge at any time of his or her own motion or at the request of any party to the proceedings to set aside or vary by administrative direction any listing of any trial;
 - (b) restricts the power of a Judge once a person committed for trial has been arraigned for trial to adjourn the trial or to give any other necessary directions as to how it is to proceed thereafter.
- 12.06 (1) In any case in which it is proposed that any party will or may tender substantial numbers of documentary exhibits, a Judge may, by order made at any stage of the proceedings (including during any pre-trial conference) either of the Judge's own motion or on application of a party, direct that, by such date as may be nominated for that purpose, the party proposing or likely to tender such exhibits supply to the Court and serve on all other parties a list of all such documents.
 - (2) Any such list may be directed to be numbered or marked to correspond with the marking of the documents to be tendered at the trial, and include such ancillary details as to the documents as may reasonably be required for trial management purposes.
 - (3) Any such list and copies of the documents referred to therein may be ordered to be filed and served either in hard copy form or in such electronic form as the Judge may specify, or both.
- 12.07 A Judge of the Court may convene a directions hearing in a matter which has been committed for trial to a Circuit Court at any time prior to the commencement of the circuit.

- 12.08 Any directions hearing required in relation to prescribed proceedings as defined in s 275(3) of the Act or in relation to proceedings in which an accused person is a serious and organised crime suspect will be held as soon as possible and, in any event, within four weeks of the arraignment.
- 12.09 Subject to rule 12.10, at the first directions hearing the Director and accused persons are to address the means by which:
- (a) proceedings which are prescribed proceedings may be expedited; and
 - (b) the trial of proceedings involving an accused person who is a serious and organised crime suspect may commence within six months after the making of the determination that an accused is such a suspect.
- 12.10 Any application by the Director or an accused for a determination under s 275(3) of the Act that exceptional circumstances exist justifying the trial not commencing within six months of the determination that an accused is a serious and organised crime suspect is to be filed and served at least seven days before the first directions hearing.
- 12.11 Any application by the Director for a determination under s 7(3a) of the *Juries Act 1927* that a trial be heard by Judge alone is to be made in form 7 not later than 7 days after the date on which the trial date is fixed.

Pre-trial conferences

- 13.01 When a criminal trial is pending, a pre-trial conference may be held before a Judge on the Judge's own motion or on the application of a party.
- 13.02 A pre-trial conference may be convened or conducted by a Judge supervising the listing of trials for hearing, a Judge before whom a person committed for trial appears for arraignment, a Judge presiding over a directions hearing or a Judge to whom a trial has been assigned in accordance with the regular procedures of the Court.
- 13.03 A Judge may, after hearing the parties or their counsel, order the conduct of a pre-trial conference then and there or at a time and on a day specified in the order.
- 13.04 Except by permission of a Judge, no affidavit is to be filed in relation to any pre-trial conference.
- 13.05 Counsel briefed to appear at the trial (or, if the attendance of any party's counsel is not practicable, that party's solicitor) and, subject to rule 10.02, the person committed for trial are to attend at the pre-trial conference, which will be held not later than 24 hours before the day set for the commencement of the trial unless, in the opinion of the Judge, it is just and expedient to hold the conference at a later time.
- 13.06 At a pre-trial conference, the Judge will discuss with counsel and any unrepresented party such matters (including any arising by virtue of s 59J of the *Evidence Act 1929*) with respect to the trial of the person committed for trial which the Judge considers necessary to ensure that the trial will be conducted in an expeditious and fair manner.
- 13.07 Nothing said by or on behalf of a person committed for trial at a pre-trial conference and no failure by a person committed for trial or his solicitor or counsel to answer a question at a pre-trial conference may be used in any subsequent trial or be made the subject of any comment at that trial.
- 13.08 For the purpose of giving effect to any agreement arrived at between the parties in the course of a pre-trial conference, the Judge may by order direct that, for the purposes of a

trial:

- (a) a specified fact may be proved in a specified manner which is not in accordance with the rules of evidence;
 - (b) a specified fact is to be treated as admitted or established without proof;
 - (c) a specified exhibit is to be admitted in evidence without proof of its authenticity;
 - (d) specified evidence may be read or a specified statement may be tendered without a witness being called;
 - (e) with respect to any specified matter or topic, the usual and regular course of practice and procedure at the trial may be modified or varied in order to facilitate proof of facts.
- 13.09 In the course of a pre-trial conference, a Judge may consider any submissions as to any proposal to produce and use, in the course of the trial, such summaries, diagrams, charts, illustrations, graphs, photographs, films, documents, models or other audio, video, or visual media as an aid to illustrating, or assisting to explain, the evidence. After hearing counsel or any unrepresented party, a Judge may, by order, give such directions or rulings, not inconsistent with the rules of evidence, as may be considered just and expedient in the same manner as may otherwise have been done after the commencement of a trial. Any such order may be made subject to such terms and conditions specified therein as the Judge shall consider proper.
- 13.10 Directions given at a pre-trial conference may be supplemented or varied at an adjourned or subsequent pre-trial conference.
- 13.11 An order made under rule 13 is to be drawn up at the direction of and signed by the Judge.
- 13.12 Subject to these rules and despite any rule of evidence or normal practice to the contrary, the trial of a person committed for trial is to be conducted in conformity with the provisions of any such order.
- 13.13 Despite any order made under rule 13, a party may, by permission of the trial Judge, withdraw agreement to any provision contained in that order whereupon that provision shall cease to have effect and the trial shall thereafter with respect to the subject matter of that provision be conducted in accordance with the law generally and regularly applicable thereto.
- 13.14 Nothing in these rules, or any order made under them, precludes a trial Judge from making any order or giving any direction at the trial which, in the opinion of the Judge, ought to be made in the interest of justice, and in order to ensure that there is a fair trial according to law.

Applications to quash or stay proceedings

- 14.01 Any application to quash any proceedings before the Court in its criminal jurisdiction or to stay any such proceedings (including an application made on the ground of an abuse of process) is to be made by filing and serving an application in form 7.
- 14.02 Unless a Judge otherwise directs, such application is to be:
- (a) filed in the Court and made returnable before the person committed for trial has pleaded to the charges which are to be the subject of the application;
 - (b) supported by any affidavit upon which the person committed for trial relies in

support of the application, which affidavit is to be filed with the notice of the application;

- (c) served with copies of any supporting affidavit upon all other interested parties as soon as possible after it has been filed;
- (d) returnable before a Judge in open court whether that Judge is to be the Judge upon the trial of the accused or not.

Preliminary hearings

- 15.01 When in the course of any criminal proceedings:
- (a) a person committed for trial seeks separate trials of different charges alleged against him in the same information;
 - (b) a person committed for trial seeks a separate trial from that of another person committed for trial and charged in the same information;
 - (c) a party seeks to raise any question relating to the admissibility of evidence or any other question of law affecting the conduct of the trial prior to the opening of the case for the prosecution or the calling of witnesses;
 - (d) a party desires to make an application which, if granted, would have the effect of postponing or delaying a trial which has been listed for hearing;
 - (e) a party desires to make some other application which can not reasonably be made without notice to the other party or parties;
 - (f) a Judge directs that a written application should be made;
- the application is to be made by issuing and serving an application in form 7.
- 15.02 When an application is made under rule 15.01, it is to state:
- (a) the order or orders sought;
 - (b) sufficient particulars of the grounds relied upon to enable each other party to consider whether evidence will be necessary in order to resolve the issues raised;
 - (c) the nature of any question of law sought to be raised.
- 15.03 An application under rule 15.01 is to be filed and served on all other parties not less than 14 days prior to the date fixed for the hearing of the trial in such proceedings.
- 15.04 The Registrar is to endorse the application with the date, time and place of its hearing.
- 15.05 If a date for trial has already been fixed, the Registrar may endorse the application that it is to be heard by the trial Judge at or immediately prior to the commencement of the trial.
- 15.06 No question or matter of a kind referred to in rule 15.01 is to be raised at the trial of the proceedings unless an application has been made in accordance with rule 15 or unless the trial Judge considers that there are circumstances which justify waiving compliance with the rule.
- 15.07 Applications by the Crown under s 3A(1) of the *Bail Act 1985* for a determination that a person is a serious and organised crime suspect or under s 19A of the *Bail Act 1985* for the cancellation of bail are to be in form 8 and are to be supported by an affidavit in which the

- deponent deposes to the matters relied upon by the Crown for the application.
- 15.08 The applicant is to serve the application and supporting affidavit filed under rule 15.07 on the person who is the subject of the application.

CHAPTER 5 – NOTICE OF EVIDENCE AND ADMISSIONS

Notice of intention to adduce evidence of discreditable conduct

- 16.01 The notice required by s 34P(4) of the *Evidence Act 1929* of an intention to adduce evidence of discreditable conduct is:
- (a) in the case of a notice being given by the Director, to be in form 9;
 - (b) in all other cases, and whether the evidence is to be led in evidence-in-chief or adduced in cross-examination, to be in form 10.
- 16.02 The notice must be filed in the Court and served on all other parties to the proceedings:
- (a) in the case of a notice by the Director, no later than 21 days after the date on which the proceedings are listed for trial;
 - (b) in all other cases, not less than 21 days before the listed trial date.
- 16.03 Any party who intends to object to the admission of proposed evidence of discreditable conduct must file in the Court and serve on all other parties to the proceedings a written notice of objection using form 11.
- 16.04 The notice of objection under rule 16.03 must be filed in the Court and served on all other parties to the proceedings:
- (a) in the case of an objection to evidence proposed to be led by the Director, no later than 28 days after the filing of the Director's Notice;
 - (b) in all other cases, not less than seven days before the listed trial date.
- 16.05 The Court may enlarge or shorten the time within which any notice under rule 16 may be filed and served.

Notice by the defence advising whether it consents to dispensing with calling certain prosecution witnesses

- 17.01 An application by the Director under s 285BB(4) of the Act for an order requiring the defence to notify the Director in writing whether it consents to dispensing with the calling of certain prosecution witnesses is to be in form 7.
- 17.02 Unless the Court otherwise orders, the application must be filed in the Court and served on the defence no later than 14 days prior to the first directions hearing or in a matter committed for trial to a Circuit Court no later than 14 days prior to the date appointed for the commencement of the circuit.
- 17.03 An order made under s 285BB(4) of the Act requiring the defence to give notification pursuant to that section is to be in form 12, and is to state the time within which it is proposed the defence must respond.
- 17.04 The defence response to an order made under s 285BB(4) of the Act is to be in form 13.

Admission of facts by the defence

- 18.01 An application by the Director for permission to serve on an unrepresented defendant a notice under s 285BA of the Act to admit specified facts is to be in form 7.
- 18.02 Unless the Court otherwise orders, an application must be filed in the Court and served on the defendant no later than 14 days prior to the first directions hearing, or in a matter committed for trial to a Circuit Court no later than 14 days prior to the date appointed for the commencement of the circuit.
- 18.03 A notice to the defendant or the defendant's solicitor to admit specified facts under s 285BA of the Act is to be in form 14.
- 18.04 The defence response to a notice to admit specified facts is to be in form 15.

Notice of intention by the defence to adduce certain kinds of evidence

- 19.01 An application by the Director to serve on the defendant or the defendant's solicitor a notice requiring the defence to give written notice of an intention to introduce any of the kinds of evidence set out in s 285BB(1) of the Act is to be in form 7, and is to state the time within which it is proposed the defence must respond.
- 19.02 Unless the Court otherwise orders, an application is to be filed in the Court and served on the defence no later than 14 days prior to the first directions hearing or, in a matter committed for trial to a Circuit Court, no later than 14 days before the date appointed for the commencement of the circuit.
- 19.03 An order made under s 285BB(1) requiring the defence to give to the Director notice of an intention to adduce evidence is to be in form 16.
- 19.04 A notice of intention to adduce evidence in response to an order made under s 285BB(1) is to be in form 17.

Notice of intention by the defence to call expert evidence

- 20.01 Notice required by s 285BC of the Act of an intention by the defence to call expert evidence is to be in form 18.

CHAPTER 6 – EVIDENCE AND SUBPOENAS

Evidence out of the State

- 21.01 Rule 21 applies to proceedings under Part 6B of the *Evidence Act 1929*, which for the purpose of rule 21 only is referred to as *the Act*.
- 21.02 A party seeking that evidence be taken under the Act out of the State, may file an application seeking such an order. The application is to be in form 7.
- 21.03 A request pursuant to s 59E(1)(c) of the Act is to be in form 19.
- 21.04 The party obtaining the order is to:
- (a) be responsible for all expenses incurred by the Court, or by any person at the

- request of the Court, in respect of the letter of request
(b) file a draft letter of request (form 19).

Audio visual evidence

- 22.01 Rule 22 applies to proceedings under Part 6C of the *Evidence Act 1929*, which for the purpose of rule 22 only is referred to as *the Act*.
- 22.02 Notice of an application or a direction under s 59IE or s 59IQ of the Act is to be in form 20.
- 22.03 The applicant is to file the notice at least 14 days before the commencement of the hearing or trial at which the person, the subject of the application, is due to appear to give evidence or to make a submission to the Court.
- 22.04 As soon as practicable after the filing of the notice, the applicant is to serve a copy on every other party.
- 22.05 An applicant who no longer requires the person, the subject of the application, to appear before or give evidence or make a submission to the Court by audio visual link or audio link, is to notify the Registrar forthwith.
- 22.06 Unless the Court otherwise orders, the appropriate amount, as fixed by the Court in respect of an application under s 59IE, is to be paid in the first instance by the applicant for the order.
- 22.07 (1) A party to proceedings who has obtained an order of a recognised court (as defined in s 59IA of the Act) under the provisions of Division 3 of Part 6C of the Act, and who wishes to enforce the order, is to file with the Registrar a sealed copy of the order.
- (2) The Registrar will maintain a register of orders made by a recognised court which are filed under subrule (1). Such register may be maintained in electronic format.
- (3) After the filing of the order of the recognised court, the party seeking to enforce the same may do so in accordance with the provisions of s 59IL(2) of the Act.

Evidence by vulnerable witnesses

- 23.01 An application for special arrangements for the giving of evidence by a vulnerable witness is to be made by issuing and serving on the other party (*the respondent*) an application in form 21.
- 23.02 The application is to be filed in the Court not less than 28 days before the commencement of the trial, or at such earlier time as may be directed by the Court at a directions hearing, and must be served on the respondent within seven days of being filed.
- 23.03 When the respondent objects to the application, a notice of objection is to be made in form 22.
- 23.04 The notice of objection must be filed in the Court and served on the applicant within 14 days of the service of the application on the respondent.

Subpoenas

- 24.01 (1) In rule 24, unless the contrary intention appears -
addressee means a person who is the subject of the order expressed in a subpoena;
business day means a day on which the Registry is ordinarily open for business;
conduct money means a sum of money or its equivalent, such as pre-paid travel, sufficient to meet the reasonable expenses of the addressee of attending court as required by the subpoena and returning after so attending;
issuing party means the party at whose request a subpoena is issued;
subpoena means an order in writing requiring a person (an *addressee*) -
- (a) to attend to give evidence; or
 - (b) to produce the subpoena or a copy of it and a document or thing; or
 - (c) to do both those things.
- (2) To the extent that a subpoena requires an addressee to attend to give evidence, it is called a *subpoena to attend to give evidence*.
- (3) To the extent that a subpoena requires an addressee to produce the subpoena or a copy of it and a document or thing, it is called a *subpoena to produce*.
- 24.02 (1) The Court may, in any proceeding, by subpoena order an addressee:
- (a) to attend to give evidence as directed by the subpoena; or
 - (b) to produce the subpoena or a copy of it and any document or thing as directed by the subpoena; or
 - (c) to do both those things.
- (2) The Registrar is empowered to issue subpoenas on the Court's behalf.
- (3) The Registrar:
- (a) may issue a subpoena if requested by a party to a proceeding to do so;
 - (b) may refuse to issue a subpoena which is vexatious, oppressive or an abuse of the process of the Court;
 - (c) may refer to a Judge for consideration any subpoena which the Registrar considers may be vexatious, oppressive or an abuse of the process of the Court;
 - (d) must issue a subpoena if directed by the Court to do so.
- (4) A subpoena which is vexatious, oppressive or an abuse of the process of the Court may be set aside by a Judge.
- (5) A subpoena is not to issue:
- (a) if the Court has made an order, or there is a rule of the Court, having the effect of requiring that the proposed subpoena:
 - (i) not be issued; or
 - (ii) not be issued without permission of the Court and that permission has not been given; or
 - (b) requiring the production of a document or thing in the custody of the Court or another court.
- (6) A subpoena is not to issue to compel the production of a public document, unless a Judge authorises the issue of the subpoena.

- (7) On issuing a subpoena, the Court will authenticate it by affixing its seal or in some other appropriate manner.
- 24.03 (1) A subpoena must be in form 23.
- (2) A subpoena:
- (a) may be addressed to one or more persons; and
 - (b) must, unless the Court otherwise orders, identify the addressee or addressees by name, or by description of office or position.
- (3) A subpoena to produce must:
- (a) identify the document or thing to be produced; and
 - (b) specify the date, time and place for production.
- (4) A subpoena to attend to give evidence must specify, for each addressee who is required to attend, the date, time and place for attendance.
- (5) If a subpoena requires an addressee's personal attendance at a particular date, time and place to produce a document or thing, or to give evidence (or both):
- (a) the date, time and place for attendance must be the date, time and place at which the trial is scheduled to commence or some other date, time and place permitted by the Court; but
 - (b) if the course of the Court's business makes it necessary or expedient to change the date, time or place for attendance:
 - (i) the issuing party may amend the date, time or place by serving notice of the amendment in an approved form on the addressee personally and tendering any additional conduct money that may be reasonable in the light of the amendment; and
 - (ii) the subpoena then operates in its amended form.
- (6) The last date for service of a subpoena:
- (a) is the date falling 14 days before the earliest date on which an addressee is required to comply with the subpoena or an earlier or later date fixed by a Judge; and
 - (b) must be specified in the subpoena.
- (7) If an addressee is a company, the company must comply with the subpoena by its appropriate or proper officer.
- (8) If there is a mistake in the terms in which a subpoena is issued, and the mistake is discovered before the subpoena is served, the issuing party may correct the mistake and, after filing a corrected copy of the subpoena in the Court, proceed with service of the subpoena in its corrected form.
- 24.04 (1) The issuing party may give notice to the addressee of a date or time later than the date or time specified in a subpoena as the date or time for attendance or for production or for both.
- (2) When notice is given under subrule (1), the subpoena has the effect as if the date or time notified appeared in the subpoena instead of the date or time which appeared in the subpoena.
- 24.05 (1) The Court may, on the application of a party or any person having a sufficient interest, set aside a subpoena in whole or in part, or grant other relief in respect of it.

- (2) Any application under subrule (1) must be made on notice to the issuing party.
 - (3) The Court may order that the applicant give notice of the application to any other party or to any other person having a sufficient interest.
- 24.06
- (1) A subpoena must be served personally on the addressee on or before the last day for service specified in the subpoena.
 - (2) The issuing party must serve a copy of a subpoena to produce on each other party as soon as practicable after the subpoena has been served on the addressee or addressees.
- 24.07
- (1) An addressee need not comply with the requirements of a subpoena to attend to give evidence unless conduct money has been handed or tendered to the addressee a reasonable time before the date on which attendance is required.
 - (2) An addressee need not comply with the requirements of a subpoena unless it is served on or before the date specified in the subpoena as the last date for service of the subpoena.
 - (3) Despite rule 24.06(1), an addressee must comply with the requirements of a subpoena even if it has not been served personally on that addressee if the addressee has, by the last date for service of the subpoena, actual knowledge of the subpoena and of its requirements.
 - (4) Subject to subrules (7) and (8), the addressee must comply with a subpoena to produce:
 - (a) by attending at the date, time and place specified for production or, if the addressee has received notice of a later date or time from the issuing party, at that later date or time and producing the subpoena or a copy of it and the document or thing to the Court or to the person authorised to take evidence in the proceeding as permitted by the Court; or
 - (b) by delivering or sending the subpoena or a copy of it and the document or thing to the Registrar at the address specified for the purpose in the subpoena, or, if more than one address is so specified, at any one of those addresses, so that they are received not less than two clear days before the date specified in the subpoena for attendance and production or, if the addressee has received notice of a later date or time from the issuing party, before that later date.
 - (5) In the case of a subpoena that is both a subpoena to attend to give evidence and a subpoena to produce, production of the subpoena or a copy of it and of the document or thing in any of the ways permitted by subrule (4) does not discharge an addressee from the obligation to attend to give evidence.
 - (6) The Registrar must take custody of documents and things produced to the Court in response to a subpoena, and of all exhibits tendered in proceedings before the Court, and deal with them -
 - (i) if they have not become, and it is apparent that they will not become, exhibits in proceedings – as authorised by these rules; or
 - (ii) if they have become exhibits in proceedings – as required by rule 25.
 - (7) Unless a subpoena specifically requires the production of the original, the addressee may produce a copy of any document required to be produced by the subpoena.
 - (8) The copy of a document may be:
 - (a) a photocopy; or

- (b) in PDF format on CD-ROM.
- 24.08 (1) This rule applies if an addressee produces a document or thing in accordance with rule 24.07(4)(b).
- (2) The Registrar must, if requested by the addressee, give a receipt for the document or thing to the addressee.
- (3) If the addressee produces more than one document or thing, the addressee must, if requested by the Registrar, provide a list of the documents or things produced.
- 24.09 The Court may give directions in relation to the removal from and return to the Court, and the inspection, copying and disposal, of any document or thing that has been produced to the Court in response to a subpoena.
- 24.10 (1) On request in writing of a party, the Registrar must inform the party whether production in response to a subpoena has occurred in accordance with rule 24.07(4)(b) and, if so, include a description, in general terms, of the documents and things produced.
- (2) The following provisions of this rule apply if an addressee produces a document or thing in accordance with rule 24.07(4)(b).
- (3) Subject to this rule, no person may inspect a document or thing produced unless the Court has granted permission and the inspection is in accordance with that permission.
- (4) Unless the Court otherwise orders, the Registrar may permit the parties to inspect at the Registry any document or thing produced if:
- (a) the Registrar is satisfied that a copy of the subpoena to produce was served on each other party in accordance with rule 24.06(2); and
- (b) there has been no objection to inspection under this rule by a party or any person having a sufficient interest.
- (5) If the addressee objects to a document or thing being inspected by any party to the proceeding, the addressee must, at the time of production, notify the Registrar in writing of the objection and of the grounds of the objection.
- (6) If a party or person having a sufficient interest objects to a document or thing being inspected by a party to the proceeding, the objector may notify the Registrar in writing of the objection and of the grounds of the objection.
- (7) On receiving notice of an objection under this rule, the Registrar:
- (a) must not permit any, or any further, inspection of the document or thing the subject of the objection; and
- (b) must refer the objection to the Court for hearing and determination.
- (8) The Registrar must notify the issuing party of the objection and of the date, time and place at which the objection will be heard, and the issuing party must notify the addressee, the objector and each other party accordingly.
- (9) The Registrar must not permit any document or thing produced to be removed from the Registry except on application in writing signed by the solicitor for a party.
- (10) A solicitor who signs an application under subrule (9) and removes a document or thing from the Registry undertakes to the Court by force of this rule that:
- (a) the document or thing will be kept in the personal custody of the solicitor or a barrister briefed by the solicitor in the proceeding; and

- (b) the document or thing will be returned to the Registry in the same condition, order and packaging in which it was removed, as and when directed by the Registrar.
- (11) The Registrar may, in the Registrar's discretion, grant an application under subrule (9) subject to conditions or refuse to grant the application.
- 24.11 (1) Unless the Court otherwise orders, the Registrar may, in the Registrar's discretion, return to an addressee any document or thing produced in response to the subpoena.
- Note—**
It should be noted however that, if the document or thing has been tendered as an exhibit, the Registrar is to deal with the exhibit as required by rule 25.
- (2) Unless the Court otherwise orders, the Registrar must not return any document or thing under subrule (1) unless the Registrar has given to the issuing party at least 14 days' notice of the intention to do so and that period has expired.
- (3) The issuing party must attach, to the front of a subpoena to produce to be served on the addressee, a notice and declaration in the form of form 24.
- (4) The addressee must complete the notice and declaration and attach it to the subpoena or copy of the document which accompanies the documents produced to the Court under the subpoena.
- (5) Subject to subrule (6), the Registrar may, on the expiry of four months from the conclusion of the proceeding, cause to be destroyed all the documents produced in the proceedings in compliance with a subpoena which were declared by the addressee to be copies.
- (6) The Registrar may cause to be destroyed those documents declared by the addressee to be copies which have become exhibits in the proceeding when they are no longer required in connection with the proceeding, including on any appeal.
- 24.12 (1) The Court may order the issuing party to pay the amount of any reasonable loss or expense incurred in complying with the subpoena.
- (2) If an order is made under subrule (1), the Court must fix the amount or direct that it be fixed in accordance with the Court's usual procedure in relation to costs.
- (3) An amount referred to in this rule is separate from and in addition to:
- (a) any conduct money paid to the addressee; or
- (b) any witness expenses payable to the addressee.
- 24.13 (1) An addressee who fails to comply with a subpoena without lawful excuse is in contempt of court and may be dealt with accordingly.
- (2) Despite rule 24.06(1), if a subpoena has not been served personally on an addressee, the addressee may be dealt with for contempt of court as if the addressee had been so served if it is proved that the addressee had, by the last date for service of the subpoena, actual knowledge of the subpoena and its requirements.
- (3) Subrules (1) and (2) are without prejudice to any power of the Court under any rules of the Court (including any rules of the Court providing for the arrest of an addressee who defaults in attendance in accordance with a subpoena) or otherwise, to enforce compliance with a subpoena.
- 24.14 (1) A party who seeks production of a document or thing in the custody of the Court or of another court, may inform the Registrar in writing accordingly, identifying the

- document or thing.
- (2) If the document or thing is in the custody of the Court, the Registrar must produce the document or thing:
 - (a) in court; or
 - (b) as the Court directs.
 - (3) If the document or thing is in the custody of another court, the Registrar must, unless the Court has otherwise ordered:
 - (a) request the other court to send the document or thing to the Registrar; and
 - (b) after receiving it, produce the document or thing:
 - (i) in court; or
 - (ii) as the Court directs.

Exhibits

- 25.01 The Registrar will appoint an officer of the Court to take charge of every document or object put in as an exhibit during a trial and such officer will mark or label every exhibit with a letter or letters indicating the party by whom the exhibit is put in and with a number so that all of the exhibits put in by a party are numbered in one consecutive series unless otherwise ordered by the Judge at the trial.
- 25.02 The Registrar will keep a record of any order or direction of the trial Judge given under rule 25.01.
- 25.03 The Registrar will cause a list of all of the exhibits put in during the trial to be made.
- 25.04 The list of exhibits when completed is to form part of the record of proceedings.
- 25.05 For the purposes of rule 25, a bundle of documents may be treated and counted as one exhibit.
- 25.06 Subject to s 54 of the *District Court Act 1991*, a Judge may at any time make such order as he or she thinks fit for the custody, disposal or production at the conclusion of the trial of any exhibit.
- 25.07 Subject to any order made under rule 25.06 and subject to the Registrar not having received any notice of appeal, the Registrar may, at the expiration of 21 days from the conclusion of the trial, return the exhibits to the custody of the person producing the same or of the solicitor for the party tendering the same, as may be appropriate, and the person to whose custody any exhibit is returned is liable for any costs incurred by the Registrar in so returning such exhibit.
- 25.08 If a notice of appeal is received by the Registrar prior to returning the exhibits, then subject to any order made by the trial Judge under rule 25.06, the Registrar will retain the exhibits in custody until required to transmit them to the Court of Criminal Appeal or until such time as it shall appear that the person who has given notice of appeal has not prosecuted the appeal in accordance with the *Supreme Court Criminal Appeal Rules 1996*.
- 25.09 Upon the exhibits being returned to the Registrar on the determination of an appeal or upon it appearing to the Registrar that a party who has given notice of appeal has not prosecuted the appeal in accordance with the *Supreme Court Criminal Appeal Rules 1996*, the Registrar will return the exhibits in like manner to that prescribed and with similar consequences to those contained in rule 25.07.

- 25.10 If an exhibit is returned at a time when the due prosecution of an appeal is pending or authorised by law, the person to whom any exhibit is returned is, so far as it is practicable having regard to the nature of the exhibit, to keep it marked and labelled as before so that in the event of the prosecution of an appeal, the person may be able to produce the exhibit so marked and labelled at the hearing of the appeal if required to do so.
- 25.11 Any party to a trial may apply for, and on payment of the prescribed fee obtain, an office copy of the list of exhibits for the purpose of an appeal or otherwise.
- 25.12 If there is an appeal, the Registrar shall include the list of exhibits amongst the documents supplied to the proper officer of the Court of Criminal Appeal for the purposes of the appeal.

Material containing child pornography

- 26.01 In rule 26 “child pornography” means child pornography as defined in s 62 of the Act and, in relation to a Commonwealth prosecution, child pornography material as defined in s 473.1 of the *Criminal Code* (Cth).
- Note:** Child pornography is sensitive material as defined in s 67H of the *Evidence Act 1929*.
- 26.02 The procedures in rule 26 apply in relation to the tender of material, including exhibits, containing child pornography in proceedings in the criminal jurisdiction of the Court, and are intended to ensure that the handling and storing of such exhibits is lawful, safe and efficient.
- 26.03 A party who proposes tendering material containing child pornography in the form of a compact disc, DVD or other electronic medium must, in a reasonable time before the tender, inform the Registrar of the computer software or operating system which is required for access to the material.
- 26.04 A party tendering material comprising an encrypted compact disc, DVD or other electronic medium containing child pornography must, at the same time, tender in a sealed envelope marked with the title and file number of the proceedings and a description of the material, the code or password enabling access to the material and, if the Court does not have that means of access, provide at the time of the tender the equipment which will enable the system to be viewed.
- 26.05 Subject to s 54 of the *District Court Act 1991*, other than during a hearing to which the material relates, tendered material containing child pornography and codes may be viewed only by order of a Judge, and then only for the purposes of the proceedings in which the material is tendered and, if in electronic format, only on the computer or computers maintained by the Registrar or provided by the tendering party for that purpose.
- 26.06 Subject to rule 26.07, the Registrar will keep all tendered material containing child pornography and any relevant codes or passwords in secure storage.
- 26.07 The Judges’ staff will, during the course of proceedings, keep any tendered material containing child pornography in secure storage or, alternatively, deliver the material to

- the Registrar for it to be kept in secure storage.
- 26.08 The Registrar will maintain a computer or computers especially designated for the viewing of tendered material in the form of compact discs, DVDs or other electronic medium containing child pornography and, except when the computers are being used in accordance with rule 26, will keep them in safe storage.
- 26.09 On the completion of the viewing of any compact disc, DVD or other electronic medium containing child pornography, the disc, DVD, other medium, computer and any code or password necessary for the viewing of the material are to be returned to the Registrar and the Registrar will:
- (a) cause all images to be erased from all drives of the computer;
 - (b) place the disc, DVD or other electronic medium and the code in a sealed envelope marked "Not to be opened except by order of a Judge"; and
 - (c) keep the envelope containing the disc, DVD or other electronic medium and the code in secure storage.
- 26.10 If copies of exhibits containing child pornography are provided during a trial for the assistance of the jury, the Sheriff will, at the conclusion of the trial, ensure that all copies are retrieved from the jury and deliver them to the Registrar for secure storage in accordance with rule 26.06 and, provided that no marks have been made by the jury on the material, for return to the party who tendered it, in accordance with rule 26.12.
- 26.11 If any exhibit copy has been marked by a jury member, the Registrar will, immediately upon delivery by the Sheriff, destroy the copy by an appropriate means.
- 26.12 Subject to any contrary order of the Court, the Registrar will, no later than six months after the finalisation of proceedings (including any appeal), return any material containing child pornography, and any codes relating to such material, to the party who tendered them and, for this purpose, may open the sealed envelope in which they are contained.

CHAPTER 7 - SENTENCING

Victim impact statements

- 27.01 A person wishing to furnish the Court with a victim impact statement under s 7(2a) or s 7A of the *Criminal Law (Sentencing) Act 1988* or s 269R(3) of the Act is to provide such statement in writing to the Director.
- 27.02 A copy of the statement is to be provided to the presiding Judge and the defence upon the defendant pleading guilty to, or being found guilty of, the offence or offences or upon the Court declaring that the defendant is liable to supervision under Part 8A of the Act.
- 27.03 The Director may request to the Court to:
- (a) allow an audio or audio visual record of the person reading the statement to be played to the Court;
 - (b) exercise, in relation to the person making the statement, any of the powers that it has

with regard to a vulnerable witness;

- (c) order that the defendant or, if the defendant is a body corporate, a director or some other representative of the body corporate satisfactory to the Court, be present when the statement is read or played to the Court.
- 27.04 The presiding Judge may appoint the time at which the statement will be read or played to the Court and may refuse to postpone the reading or playing of the statement if the resulting delay would be unreasonable in the circumstances.
- 27.05 If the person providing the statement is not in the Court when the presiding Judge gives directions under rule 27.04, the Director will advise the person of the time fixed by the Court for the reading or playing of the statement.
- 27.06 The person making the statement may amend it at any time prior to the time at which it is read or played to the Court.
- 27.07 The presiding Judge may direct that irrelevant material in the statement not be read or played to the Court.
- 27.08 A person who has furnished a statement in accordance with s 7A(1) of the *Criminal Law (Sentencing) Act 1988* may at any time withdraw the statement, in which event the statement will not be read or played to the Court or be taken into account by the Court.

Community impact statements

- 28.01 In rule 28, *community impact statement* means “a neighbour impact statement” or a “social impact statement” as defined in s 7B of the *Criminal Law (Sentencing) Act 1988*.
- 28.02 If the Director or the Commissioner for Victims’ Rights wishes to furnish the Court with a community impact statement in proceedings to determine sentence or to fix a limiting term, he or she is to provide a copy of the statement to the presiding Judge and the defence upon the accused pleading guilty to, or being found guilty of, an offence or upon the Court declaring that the defendant is liable to supervision under Part 8A of the Act.
- 28.03 Subject to rule 28.04, the presiding Judge is to appoint the time at which the statement will be read to the Court and may refuse to postpone the reading of the statement if the resulting delay would be unreasonable in the circumstances.
- 28.04 The statement will not be read out in court if the Court determines that it is inappropriate or if it would be unduly time consuming to do so.
- 28.05 The presiding Judge may direct that irrelevant material in the statement not be read out to, or taken into account by, the Court.

CHAPTER 8 – STATUTORY APPLICATIONS

Mental impairment applications and warrants

- 29.01 An application under ss 269P or 269U of the Act (other than a telephone application under s 269U(1)) is to be in form 7.
- 29.02 When an order is made by the Court under s 269O or s 269U of the Act, the warrant to be

issued by the Court may be in form 25.

- 29.03 When an order is made by the Court under s 269X(1)(b) of the Act, the warrant to be issued by the Court may be in form 26.
- 29.04 When an order is made by the Court under s 269X(2)(b) of the Act, the warrant to be issued by the Court may be in form 27.

Applications for proceeds of crime orders

- 30.01 Rule 30 applies to proceedings, insofar as they provide for or permit applications to be made in the criminal jurisdiction of the Court and which are so instituted, under the *Proceeds of Crime Act 2002* (Cth) or the *Criminal Assets Confiscation Act 2005* which for the purposes of rule 30 only is referred to as *the Acts*.
- 30.02 Any party may initiate proceedings under the Acts which are permitted by the Acts to be so instituted in the Court's criminal jurisdiction by an application under rule 15.
- 30.03 An application under rule 30.02 is to proceed in accordance with such directions as are given by a Judge in open court or on a directions hearing under rule 12.
- 30.04 Without prejudice to the right of any party to adduce further evidence, the Court may receive any evidence given in criminal proceedings concerning the person to whom the application relates and may give such weight to that evidence as it sees fit.
- 30.05 A Judge may direct that an application under the Acts in the criminal jurisdiction of the Court be transferred to the civil jurisdiction of the Court, and in that event the application will thereafter be governed by the *Civil Rules*.

Note- there are no Rules 31 or 32 – see rule 3A

Appeals under section 57 of the *Child Sex Offenders Registration Act 2006*

- 33 An appeal to the Court pursuant to section 57 of the *Child Sex Offenders Registration Act 2006* is governed by the *District Court Civil Rules 2006*

Note- there are rules 33.01 to 33.04- see rule 3A

Note- there is no rule 34 – see rule 3A

CHAPTER 9 – MISCELLANEOUS

Contempt of Court

- 35.01 The provisions of Chapter 14 (Contempt of Court) of the *Civil Rules* apply, with any necessary changes, in the criminal jurisdiction of the Court.

Court records

- 36.01 The records of the Court in its criminal jurisdiction are to be in the custody and under the control of the Registrar.

- 36.02 Any party to a proceeding in the Court or that party's solicitor may search or inspect any such record in the said proceeding or take a copy thereof on payment of the appropriate copying fee except to the extent that the same would be contrary to any Act, rule or order of the Court.
- 36.03 No such record may be taken out of the Court without the order of a Judge.
- 36.04 Subject to the provisions of s 54 of the *District Court Act 1991* and subject to rules 36.02 and 36.03, no person is entitled to search or inspect any such record or to take any copy thereof without first having obtained the permission of a Judge.
- 36.05 When any such record is required to be produced to any Court or Tribunal (including an umpire or arbitrator), the following procedure may be adopted in lieu of an officer of the Court being served with a subpoena to attend for the purpose of producing the record:
- (a) Upon receipt of a request in writing for such production, a Judge may direct that such request be complied with subject to such conditions (if any) as the Judge may direct.
 - (b) Subject to compliance with any such conditions, the proper officer will thereupon send the record to the Court or Tribunal indicated in the request, together with a certificate signed by the Registrar certifying that such record is filed in or in the custody of the Court and specifying the date upon which and the matter in which it was filed or lodged.
 - (c) Subject to paragraph (f) of this rule, it will not be necessary for an officer of the Court to attend for the purpose of producing the record, but the record may be sent to such Court or Tribunal by messenger or by registered post.
 - (d) The Court or Tribunal to which any record is sent under this rule is to keep it in safe custody and is to return it by registered post to the Registrar as soon as such Court or Tribunal no longer requires it.
 - (e) The Registrar will keep a register containing a description of each record sent, the date upon which it is sent, the Court or Tribunal to which it is sent and the date of its return. The proper officer will ensure that each record is duly returned within a reasonable time and make enquiries and report to the Registrar if it is not so returned.
 - (f) In any case in which the Registrar considers it proper so to do, the Registrar may require that an officer of the Court attend the Court or Tribunal for the purpose of producing the record.
 - (g) Despite the foregoing provisions of this rule, unless the Registrar is satisfied that there is a good reason why the original of any record should be produced in any other Court or Tribunal, the Registrar may answer a request for the production of that record by sending a copy of it certified by him to be a true copy for which the person seeking the production of the record is to be liable to pay the charges prescribed by regulation. In such a case, the copy of the record need not be returned to the Court.

THE SCHEDULE

Form 1

ACTION HEADING

**IN THE DISTRICT COURT OF SOUTH AUSTRALIA
IN THE CRIMINAL JURISDICTION
DCCRM-__-__**

THE QUEEN

v.

**[NAME(S) OF DEFENDANT(S)]
Defendant(s)**

[OR]

[NAME(S)]

Applicant(s)

and

[NAME(S)]

Respondent(s)

Form 2

FRONT SHEET

IN THE DISTRICT COURT OF SOUTH AUSTRALIA
IN THE CRIMINAL JURISDICTION
DCCRM-__-____

THE QUEEN

v.

[NAME(S) OF DEFENDANT(S)]
Defendant(s)

[OR]

[NAME(S)]

Applicant(s)

and

[NAME(S)]

Respondent(s)

[Document type, eg Application, Notice, etc.]

Filed on behalf of [Name of Party/Parties] by [Solicitor]

[OR]

Filed by [Name of Party/Parties]

[Address]

[Telephone]

[Mobile]

[Email]

Form 3

(Rule 5.02)

[Front Sheet]

INFORMATION

SOUTH AUSTRALIA

The Queen v [*insert name(s)*]

.....Session

Information of the Director

[*insert name(s)*] is charged with the following offence (offences):

Form 4

(Rule 10.03)

[Front Sheet]

NOTICE OF OBJECTION TO APPEARANCE BY AUDIO VISUAL LINK

.....
.....[insert name and address of person objecting]

objects to..... [insert full name of person in custody] appearing
by audio visual link in the Court on the following hearing(s)

.....
[insert details of the hearing or hearings which are the subject of the objection]

The grounds of the objection are as follows:

.....
.....
.....

[insert a brief statement of the grounds of objection]

Dated the day of 20

.....
[Signed by the objector or the objector's solicitor]

.....
.....
[Insert objector's address for service]

Form 5

(Rule 11.07)

[Front Sheet]

CERTIFICATE BY LAWYER CONCERNING LEGAL REPRESENTATION

Criminal Law (Legal Representation) 2001 Act s 8(2)

1. I, of
act for the above named defendant.

2. I certify that the defendant is an assisted person.

or

I undertake that the defendant will be provided with legal representation for the duration of the trial.

or

I certify that the defendant is not an assisted person and I am not prepared to give an undertaking that the defendant will be provided with legal representation for the duration of the trial.

[Delete whichever is inapplicable]

Dated this day of20

.....
[Signed]

Form 6

(Rule 11.07)

[Action Heading]

ASSURANCE THAT DEFENDANT DOES NOT WANT LEGAL REPRESENTATION

Criminal Law (Legal Representation) Act 2001 s 8(3)

I of

.....
[insert name and address]

HEREBY STATE:

- 1. I am the defendant in these proceedings.
- 2. I am charged with [set out charge/charges]:

.....

- 3. I do not want to be legally represented at the trial of the above charge/charges.

Dated this day of 20 ..

.....
[Signature of defendant]

Form 8

(Rule 15.07)

[Front Sheet]

**APPLICATION FOR SERIOUS AND ORGANISED CRIME SUSPECT
DETERMINATION***Bail Act 1985 s 3A(1)*

No of 20

*R v (insert name of accused(s))*The *(insert name of applicant)* of *(insert address)*

hereby applies to the Court for:

- (1) a determination that *(insert name and address)* is a serious and organised crime suspect for the purposes of the *Bail Act 1985*;
- (2) an order cancelling the right of *(insert name)* to be at liberty under the bail agreement entered into on *(insert date)*.*

*Delete (1) or (2) if either is inapplicable.

Particulars of the grounds relied upon are as follows:

(Set out sufficient particulars so as to give proper notice of the matters relied upon)

Dated theday of20....

.....

(Signature of Applicant)

TO:

(Insert name(s) and address(es) of the other parties to whom notice of the application is to be given)

TAKE NOTICE that the above application will be heard on theday of 20..... atam/pm. The Applicant and all persons served with this application are required then to attend if they wish to be heard on the application and, in their absence, the Court may make such order as it sees fit.

Dated theday of.....20....

.....
Deputy Registrar (Criminal)

Form 9

(Rule 16.01)

[Front Sheet]

**NOTICE OF INTENTION BY THE DIRECTOR OF PUBLIC PROSECUTIONS
TO ADDUCE EVIDENCE OF DISCREDITABLE CONDUCT**

Evidence Act 1929 s 34P(4)

To: *[insert name(s) of defendant(s)]*

The Director of Public Prosecutions gives notice of the intention of the Director at trial to seek to adduce evidence of discreditable conduct of..... *[insert name]* and provides the following particulars:

- 1. the nature of the discreditable conduct:
- 2. the witness or witnesses from whom the evidence is to be led:
.....
- 3. the use or uses of the evidence which are said to be permissible uses under s 34P(2):
.....
.....
- 4. if the evidence is to be adduced as circumstantial evidence of a fact in issue, the fact or facts in issue to which the evidence relates:
.....

Dated theday of20

[signed].....
Director of Public Prosecutions

NOTE: If you wish to object to the admission of the evidence of discreditable conduct proposed to be adduced by the Director of Public Prosecutions you must, within 28 days of the

filing of this Notice, file in the Court and serve on all other parties to the proceedings a Notice using form 11 which sets out the grounds of your objection.

Form 10

(Rule 16.01)

[Front Sheet]

NOTICE OF INTENTION BY A DEFENDANT TO ADDUCE EVIDENCE OF DISCREDITABLE CONDUCT

Evidence Act 1929 s 34P(4)

To: the Director of Public Prosecutions:

And to:[insert name of any other defendant(s)]

The defendant [insert name]gives notice of the intention of the defendant at the trial to seek to adduce evidence of discreditable conduct of [insert name of co-defendant]and gives the following particulars:

- 1. the nature of the discreditable conduct is
- 2. the witness or witnesses from whom the evidence is to be led, whether in examination-in-chief or in cross-examination, is/are
- 3. the use or uses of the evidence which are said to be permissible under s 34P(2) is/are

Dated theday of 20

Signed.....
Defendant

NOTE: This Notice must be filed in the Court and served on all other parties to the proceedings at least 21 days before the listed trial date.

Form 12

(Rule 17.03)

[Action Heading]

**ORDER REQUIRING DEFENCE TO NOTIFY WHETHER IT CONSENTS TO
DISPENSING WITH CALLING CERTAIN PROSECUTION WITNESSES**

Criminal Law Consolidation Act 1935 s 285BB(4)

TO _____ (*name of defendant*)

The Court requires you to notify the Director of Public Prosecutions for the State/ Commonwealth* whether you consent to dispensing with the calling of prosecution witnesses to establish the admissibility of evidence of the following:

(Set out a description of the evidence and the names of the witnesses)

You are required to give a written reply to this Notice in form 13 of the *Criminal Rules 2013* within ____ days of the service of this order on you or your solicitor.

If you fail to reply within this time your consent to the tender of the evidence specified in this Notice will be conclusively presumed.

Dated the _____ day of _____ 20 .

.....
Judge [*name*]

* *Cross out whichever is inapplicable.*

Form 13

(Rule 17.04)

[Front Sheet]

**RESPONSE TO ORDER REQUIRING DEFENCE TO NOTIFY WHETHER IT
CONSENTS TO DISPENSING WITH CALLING CERTAIN PROSECUTION
WITNESSES**

Criminal Law Consolidation Act 1935 s 285BB(4)

TO THE DIRECTOR OF PUBLIC PROSECUTIONS FOR THE STATE/COMMONWEALTH.*

In response to the order dated _____

The defendant _____ (*name of defendant*) consents to the prosecution
dispensing with the need to call witnesses to establish the admissibility of the following:

The defendant does not consent to the prosecution dispensing with the need to call witnesses to
establish the admissibility of the other evidence identified in the order.

Dated the _____ day of _____ 20 .

.....
Defendant/Defendant's solicitor

* *Cross out whichever is inapplicable.*

Form 14

(Rule 18.03)

[Front Sheet]

NOTICE TO ADMIT FACTS*Criminal Law Consolidation Act 1935 s 285BA*To _____ (*name of defendant*).

The Director of Public Prosecutions seeks that you admit the following facts:

(Each fact is to be set out in a separate numbered paragraph)

NOTE:

- 1 You must provide your response to this Notice within ____ days of the service of the Notice upon you (as fixed by the Court) unless the Court has extended the time for your response on an application by you.
- 2 Your response to the notice is to be in form 15 of the *Criminal Rules 2013*.
- 3 You are not required to admit these facts, but if you are convicted, the Court is required to take an unreasonable failure to make an admission in response to this notice into account in fixing sentence.

You would unreasonably fail to admit facts if, for example, you claimed privilege against incriminating yourself as a reason for not making the admission and thus made the prosecution prove facts which were not seriously contested at your trial.

Dated the _____ day of _____ 20 .

.....
 Director of Public Prosecutions for the State/Commonwealth

Form 15

(Rule 18.04)

[Front Sheet]

RESPONSE TO NOTICE TO ADMIT FACTS

Criminal Law Consolidation Act 1935 s 285BA

TO THE DIRECTOR OF PUBLIC PROSECUTIONS FOR THE STATE/COMMONWEALTH*

In response to the Notice to Admit Facts dated the _____ day of _____ 20__ :

The defendant _____ (*name of defendant*) admits the facts set out in*

The defendant does not admit the facts set out in the remaining paragraphs of the Notice to Admit Facts.

Dated the _____ day of _____ 20__ .

.....
Defendant/Defendant's solicitor

* *Delete whichever is inapplicable*
* *Refer to paragraphs in the notice to admit facts.*

Form 16

(Rule 19.03)

[Action Heading]

**ORDER REQUIRING DEFENCE TO GIVE PROSECUTION NOTICE OF INTENTION
TO ADDUCE EVIDENCE***Criminal Law Consolidation Act 1935 s 285BB(1)*

TO _____ (name of defendant)

The Court requires you to give the Director of Public Prosecutions for the State/
Commonwealth* notice of an intention to introduce evidence of the following kind(s):

[Set out a description of the kind(s) of evidence]

You are required to give written notice in form 17 of the *Criminal Rules 2013* of your intention
to call evidence of the kind(s) set out above within _____ days of the service of this order on
you or your solicitor.

NOTE: Non-compliance with this order does not render evidence inadmissible, but the
prosecutor or the judge (or both) may comment on the non-compliance to the jury.

Dated the _____ day of _____ 20 .

.....
Judge [name]

* Delete whichever is inapplicable

Form 17

(Rule 19.04)

[Front Sheet]

NOTICE OF INTENTION TO ADDUCE EVIDENCE

Criminal Law Consolidation Act 1935 s 285BB(1)

TO THE DIRECTOR OF PUBLIC PROSECUTIONS FOR THE STATE/COMMONWEALTH*

In response to the order dated

The defendant _____ (*name of defendant*) intends to introduce at the trial evidence of the following kind(s):

Dated the _____ day of _____ 20 .

* *Delete whichever is inapplicable*

.....
Defendant/Defendant's solicitor

Form 18

(Rule 20.01)

[Front Sheet]

NOTICE OF INTENTION TO INTRODUCE EXPERT EVIDENCE*Criminal Law Consolidation Act 1935 s 285BC*

To The Director of Public Prosecutions for the State/Commonwealth.*

The defendant _____ (*name of defendant*) intends to introduce at the trial/during submissions on sentence*, expert evidence from

[Set out name(s) and qualifications of the expert(s)]

The witness(es) will give the following evidence:

[Set out the general nature of the evidence and what it tends to establish]

Dated the _____ day of _____, 20 _____.

.....
 Defendant/Defendant's Solicitor

NOTE: If the Director of Public Prosecutions does not receive notice of intention to introduce expert evidence:

- (a) in the case of trial, on or before the date of the first directions hearing, and, in the case of sentence, at least 28 days before the date appointed for submissions on sentence; or
- (b) if the evidence does not become available to the defence until later—as soon as practicable after it becomes available to the defence;

unless exempted by the Court, the evidence cannot be adduced without the Court's permission.

NOTE: If the Director of Public Prosecutions receives notice of intention to introduce expert evidence less than 28 days before the date of trial or the date appointed for submissions on sentence, the Court may, on application by the prosecutor, adjourn the case to allow the prosecution a reasonable opportunity to obtain evidence on the proposed evidence.

* *Cross out whichever is inapplicable.*

Form 19

(Rule 21.03)

[Action Heading]

LETTER OF REQUEST

Evidence Act 1929 s 59E

To the Competent Judicial Authority of [*Place*],
in [*Country*].

An action has been commenced in the [*Court*] Court of South Australia, in which [*name(s)*] of [*address(es)*] [*is/are*] the [*role of party(ies)*] and [*name(s)*] of [*address(es)*] [*is/are*] the [*role of party(ies)*].

It is necessary, for the determination of the matters in dispute, that the following persons, resident within your jurisdiction, be examined as witnesses upon oath concerning those matters:

[*Insert names and addresses of proposed witnesses*]

I [*name*], the Registrar of the [*Court*] Court of South Australia, request pursuant to s 59E of the *Evidence Act 1929* (SA) that, for the assistance of such Court, you summon the said witnesses to attend, at such time and place as you shall appoint, before such person as, according your procedure, is competent to take examination of witnesses, and that you cause such witnesses to be examined orally with regard to the matters in question, in the presence of the agents of the party(s), or such of them as shall, on due notice given, attend the examination.

I further request that you permit the agents of [*name of party seeking that witness be called*], to examine such witnesses, and permit any other party to cross examine the witnesses and the party producing any witness for examination to re-examine that witness orally.

I also request that the evidence of all witnesses be reduced into writing and all books, letters, papers and documents produced upon the examination be duly marked for identification, and that you further authenticate such examination by the seal of your Court or in such other way as is in accordance with your procedure, and return the same to me together with a note of the charges and expenses payable in respect of this request through the Attorney-General from whom the same was received, for transmission to the [*Court*] Court of South Australia.

I finally request that you cause me, or the agents of the parties, if appointed, to be informed of the date and place where the examination is to take place.

[*Facsimile Seal*]

[*Name*]

For Registrar

Form 20

(Rule 22.02)

[Front Sheet]

APPLICATION TO ADDUCE AUDIO VISUAL EVIDENCE

*Evidence Act 1929 s 59IE/59IQ**To the *[Nature of Party / Parties]*, *[Name(s)]*.

The *[Nature of Party / Parties]*, *[Name(s)]* intend/s to apply to the Court for specific directions that the *[specify whether "the hearing of the application for....." or "the trial of this action"]* be conducted with the aid of an *[specify either "audio" or "audio visual"]* link.

The following information is provided in support of the application for directions:

1. It is proposed that such link be utilised in relation to *[specify whether "the whole of the proceeding" or "portion only of the proceeding, namely....."]*.
2. The link is required from *[originating City/town]* to *[receiving City/town]*.
3. Details of the persons to appear before the Court, or give evidence by the proposed link are as follows:

[Set out names and roles]

4. The suggested time for the commencement of the link is *[time and date]*.
5. The estimated duration of the link is *[period]*.
6. The application is made *[with/without]* the consent of all parties to the proceedings.
[If all parties do not consent indicate who are dissenting parties and the nature of the objection raised by them]
7. *[If a hearing date has been fixed, indicate time and place]*.

[Signed]
[Solicitor for the [Nature of Party / Parties]]

[OR]

[Name(s)], [Nature of the Party / Parties]

* Delete whichever is inapplicable

Form 23

(Rule 24.03)

[Action Heading]

SUBPOENA

To: [name]
[address]

YOU ARE ORDERED:

- *to attend to give evidence—see Section A of this form; or
- *to produce this subpoena or a copy of it and the documents or things specified in the Schedule—see Section B of this form; or
- *to attend to give evidence and to produce this subpoena or a copy of it and the documents or things specified in the Schedule—see Section C of this form

* Select one only of these three options.

Failure to comply with this subpoena without lawful excuse is a contempt of Court and may result in your arrest.

The last date for service of this subpoena is:

(See Note 1)

[Insert only if applicable]: The last date for service was fixed by order made by Judge [name] dated [date].

Please read Notes 1 to 15 at the end of this subpoena.

[Seal or authentication]

Date:

Issued at the request of [name of party], whose address for service is:

A. Details of subpoena to attend to give evidence only

Date, time and place at which you must attend to give evidence unless you receive notice of a later date or time from the issuing party, in which case the later date or time is substituted:

Date:

Time

Place:

You must continue to attend from day to day unless excused by the Court or the person authorised to take evidence in this proceeding or until the hearing of the matter is completed.

B. Details of subpoena to produce only

You must comply with this subpoena:

- (a) by attending to produce this subpoena or a copy of it and the documents or things specified in the Schedule below at the date, time and place specified for attendance and production; or
- (b) by delivering or sending this subpoena or a copy of it and the documents or things specified in the Schedule below to the Registrar at the address below, or if there is more than one address below, at any one of those addresses, so that they are received not less than two clear days before the date specified for attendance and production.
(See Notes 5-11)

Date, time and place at which you must attend to produce the subpoena or a copy of it and documents or things unless you receive notice of a later date or time from the issuing party, in which case the later date or time is substituted:

Date:

Time:

Place:

Address, or any address, to which the subpoena (or copy) and documents or things may be delivered or posted:

The Registrar
[Name of Courtetc as the case may be]

Schedule

The documents and things you must produce are as follows:

[If insufficient space attach list]

C. Details of subpoena both to attend to give evidence and to produce

In so far as you are required by this subpoena to attend to give evidence, you must attend as follows unless you receive notice of a later date or time from the issuing party, in which case the later date or time is substituted:

Date:

Time:

Place:

You must continue to attend from day to day unless excused by the Court or the person authorised to take evidence in this proceeding or until the hearing of the matter is completed.

In so far as you are required by this subpoena to produce the subpoena or a copy of it and documents or things, you must comply with this subpoena:

- (a) by attending to produce this subpoena or a copy of it and the documents or things specified in the Schedule below at the date, time and place specified for attendance and production; or
- (b) by delivering or sending this subpoena or a copy of it and the documents or things specified in the Schedule below to the Registrar at the address below, or if there is more than one address below, at any one of those addresses, so that they are received not less than two clear days before the date specified for attendance and production.
(See Notes 5-11)

Date, time and place at which you must attend to produce the subpoena or a copy of it and documents or things unless you receive notice of a later date or time from the issuing party, in which case the later date or time is substituted:

Date:

Time:

Place:

Address, or any address, to which the subpoena (or copy) and documents or things may be delivered or posted:

The Registrar
[Name of Court ... etc as the case may be]

Schedule

The documents and things you must produce are as follows:

[If insufficient space attach list]

NOTES**Last day for service**

1. You need not comply with the subpoena unless it is served on you on or before the date specified in the subpoena as the last date for service of the subpoena.

Informal service

2. Even if this subpoena has not been served personally on you, you must, nevertheless, comply with its requirements, if you have, by the last date for service of the subpoena, actual knowledge of the subpoena and of its requirements.

Addressee a corporation

3. If the subpoena is addressed to a corporation, the corporation must comply with the subpoena by its appropriate or proper officer.

Conduct money

4. You need not comply with the subpoena in so far as it requires you to attend to give evidence unless conduct money sufficient to meet your reasonable expenses of attending as required by the subpoena is handed or tendered to you a reasonable time before the date on which your attendance is required.

Production of subpoena or copy of it and documents or things by delivery or post

5. In so far as this subpoena requires production of the subpoena or a copy of it and a document or thing, instead of attending to produce the subpoena or a copy of it and the document or thing, you may comply with the subpoena by delivering or sending the subpoena or a copy of it and the document or thing to the Registrar at the address specified in the subpoena for the purpose, or if more than one address is so specified, at any one of those addresses, so that they are received not less than two clear days before the date specified in the subpoena for attendance and production or, if you receive notice of a later date or time from the issuing party, before that later date or time.
6. If you object to a document or thing produced in response to this subpoena being inspected by a party to the proceeding or any other person, you must, at the time of production, notify the Registrar in writing of your objection and of the grounds of your objection.
7. Unless the Court otherwise orders, if you do not object to a document or thing produced by you in response to the subpoena being inspected by any party to the proceeding, the Registrar may permit the parties to the proceeding to inspect the document or thing.

Production of a number of documents or things

8. If you produce more than one document or thing, you must, if requested by the Registrar, produce a list of the documents or things produced.

Production of copy instead of original

9. If the subpoena requires you to produce a document, you may produce a copy of the document unless the subpoena specifically requires you to produce the original.
- 9A. The copy of a document may be:
 - (i) a photocopy; or

- (ii) in PDF format on a CD-ROM.

Return or destruction of documents or copies

10. You may, at the time of production, inform the Court that any document or copy of a document produced need not be returned and may be destroyed.
11. If you have so informed the Court, the Registrar may destroy the document or copy instead of returning it to you.

Applications in relation to subpoena

12. You have the right to apply to the Court:
 - (a) for an order setting aside the subpoena (or a part of it) or for relief in respect of the subpoena; and
 - (b) for an order with respect to your claim for privilege, public interest immunity or confidentiality in relation to any document or thing the subject of the subpoena.

Loss or expense of compliance

13. If you are not a party to the proceeding, you may apply to the Court for an order that the issuing party pay an amount (in addition to conduct money and any witness's expenses) in respect of the loss or expense, including legal costs, reasonably incurred in complying with the subpoena.

Contempt of court—arrest

14. Failure to comply with a subpoena without lawful excuse is a contempt of court and may be dealt with accordingly.
15. Note 14 is without prejudice to any power of the Court under any rules of the Court (including any rules of the Court providing for the arrest of an addressee who defaults in attendance in accordance with a subpoena) or otherwise, to enforce compliance with a subpoena.

Form 24

(Rule 24.11)

[Action Heading]

SUBPOENA – DECLARATION BY ADDRESSEE

The **Addressee** is the person to whom the subpoena is addressed and who will be the recipient of the subpoena.

You may produce copies of any subpoenaed documents, unless the subpoena specifically requires you to produce originals. A copy of a document may be:

- (a) a photocopy; or
- (b) in PDF format on a CD-ROM.

You must complete the Declaration below, attach it to the subpoena or a copy of the subpoena, and return them with the documents or things you provide to the Court under the subpoena.

If you declare that the materials you produce are copies of documents, the Registrar may, without further notice to you, destroy the copies after the expiry of four months from the conclusion of the proceeding or, if the documents become exhibits in the proceeding, when they are no longer required in connection with the proceeding, including on any appeal.

If the material you produce to the Court is or includes any original document, the Court will return all of the material to you at the address specified by you in the Declaration below.

Declaration by Addressee (Subpoena Recipient)

[Tick the relevant option below, provide your address as appropriate, sign and date]

All of the material I am providing to the Court in compliance with the attached subpoena is copies of documents. I acknowledge that the Court will destroy the copies once they are no longer required, without further notice to me.

Some or all of the material I am providing to the Court in compliance with the attached subpoena is an **original** document. Once the material is no longer required, all of the material should be returned to me at the following address:

.....
[Signature of addressee]

.....
[Name of addressee]

.....
[Date]

Form 25

(Rule 29.02)

[Action Heading]

WARRANT FOR DETENTION*Criminal Law Consolidation Act 1935 s 269O/269U****Particulars of Defendant**

Name:

Date of Birth:

Address:

Other Details

Offence/s charged:

Section and Act under which offence/s charged:

Court which made order:

Terms of Supervision Order:

Date of Supervision Order:

Period of limiting term:

Date Warrant issued:

To the Sheriff, the Commissioner of Police and Members of the Police Force and the Minister of Health.

*The defendant named in this warrant has been dealt with by the Court and, having been declared liable to supervision, committed to detention with a limiting term pursuant to Part 8A of the *Criminal Law Consolidation Act 1935*. Particulars of the charge/s against the defendant, the Court which made the supervision order and the limiting term which was fixed appear on this warrant.

*The defendant named in this warrant was committed to detention with a limiting term pursuant to Part 8A of the *Criminal Law Consolidation Act 1935*. The defendant was subsequently released on licence but on the day of , the Court cancelled the release.

You, the Sheriff, and you, the Commissioner of Police and Members of the Police Force, are directed to convey the defendant to James Nash House and you, the Minister of Health are directed to detain the defendant in accordance with the supervision order.

.....
Judge [name]

* Delete whichever is inapplicable.

Form 26

(Rule 29.03)

[Action Heading]

WARRANT OF REMAND IN CUSTODY PENDING INVESTIGATION*Criminal Law Consolidation Act 1935 s 269X(1)***Particulars of Defendant**

Name:

Date of Birth:

Address:

Other Details

Offence/s charged:

Section and Act under which offence/s charged:

Date Warrant issued:

Institution to be taken to:

To the Sheriff, the Commissioner of Police and Members of the Police Force and the Chief Executive, Department of Correctional Services.

The Court has ordered an investigation into:

The mental competence of the defendant named in this warrant to commit the offence(s) charged.*

The mental fitness of the defendant named in this warrant to stand trial on the offence(s) charged.*

You, the Sheriff, and you, the Commissioner of Police and Members of the Police Force, are directed to convey the defendant to the institution referred to above.

The defendant is to be taken to the institution referred to above until a placement at a secure mental health facility is available and then the defendant is to be transferred to the care of the Minister of Health.

You, the Minister of Health/the Chief Executive, Department of Correctional Services*, are directed to detain the defendant until the conclusion of the investigation.

.....
Judge [name]

* Delete whichever is inapplicable.

Form 27

(Rule 29.04)

[Action Heading]

WARRANT OF REMAND IN CUSTODY AFTER DECLARED LIABLE TO SUPERVISION*Criminal Law Consolidation Act 1935 s 269X(2)***Particulars of Defendant**

Name:

Date of Birth:

Address:

Other Details

Offence/s charged:

Section and Act under which offence/s charged:

Date Warrant issued:

Institution to be taken to:

To the Sheriff, the Commissioner of Police and Members of the Police Force and the Chief Executive, Department of Correctional Services.

The defendant named in this warrant has been declared liable to supervision under Part 8A of the *Criminal Law Consolidation Act 1935* (SA) ("the Act").

You, the Sheriff, and you, the Commissioner of Police and Members of the Police Force, are directed to convey the defendant to the correctional institution referred to above.

*The defendant is to be taken to the institution referred to above until a placement at a secure mental health facility is available and then the defendant is to be transferred to the care of the Minister of Health.

You, the Minister of Health/the Chief Executive, Department of Correctional Services, are directed to detain the defendant in that institution until such time as the Court makes all orders which are required to be made pursuant to s 269O of the Act.

.....
Judge [name]

* Delete whichever is inapplicable.

Note- There are no forms 28 or 29

Dated 7 November 2012.

T. A. WORTHINGTON, CJ

D. E. CLAYTON, J

P. V. SLATTERY, J

RULES OF COURT

District Court Civil Rules 2006 (Amendment No. 21)

BY virtue and in pursuance of Section 51 of the District Court Act 1991 and all other enabling powers, we, Terence Anthony Worthington, Chief Judge, and Dean Ernest Clayton and Paul Vincent Slattery, Judges of the District Court of South Australia, make the following District Court Civil Rules 2006 (Amendment No. 21).

1. These Rules may be cited as the *District Court Civil Rules 2006 (Amendment No. 21)*.

2. The *District Court Civil Rules 2006*, are amended as set out below.

3. This amendment will commence on 1 December 2012, or upon its gazettal, whichever is the later.

4. Rule 4 is amended by inserting immediately after the definition of ‘lawyer’ the following definition:

‘*litigation plan*—see subrules 116 (2) and 117 (2) (g);’

5. Rule 116 is amended by:

(1) inserting immediately after subrule (1) new subrules (2) and (3) as follows:

‘(2) As part of the management of litigation, parties to adversarial actions are to file and serve a proposed litigation plan in accordance with the Practice Directions.

(3) Subrule (2) does not apply to the actions listed as Exceptions to rule 124(1).’

(2) renumbering the existing subrule (2) as subrule (4).

6. Rule 117 (2) is amended by:

(1) inserting immediately after paragraph (f) a new paragraph (g) as follows:

‘(g) make orders giving effect to, or modifying, litigation plans;’

(2) renumbering the existing paragraphs (g) to (l) as paragraphs (h) to (m) respectively.

7. Rule 120 is deleted and the following new rule inserted in its place:

‘120—Proceeding to trial

(1) In an action in which orders have been made implementing a litigation plan, the Court may, at any time, fix the trial date or the date at which a trial date will be fixed.

(2) The Court may fix a trial date or trial listing date under subrule (1) even though, at the time the Court makes that order, the action is not ready for trial.

(3) When the Court makes an order under subrule (1), it is the responsibility of the parties to ensure that the action is ready for trial at the trial date or the fixed trial listing date, as the case may be.

(4) If an action will not be ready for trial at the fixed trial date or trial listing date, as the case may be, a party becoming aware of that fact is, as soon as practicable, to file and serve an application under rule 131 seeking appropriate orders from the Court.

(5) Actions other than those to which subrule (1) refers are not to proceed to trial unless the Court makes an order to that effect.

(6) Before the hearing of any application for an order that an action to which subrule (5) applies may proceed to trial, the parties must certify to the Court in an approved form that the action is ready to proceed to trial.

(7) The certificate is to consist of a check list, in an approved form, signed by the party or the party’s lawyer.

- (8) A party is required to review the adequacy of its pleadings before giving the certificate and, after the certificate has been given, a party will not be permitted to amend the pleading—particularly if the amendment would cause a postponement or adjournment of the trial—unless the Court is satisfied that special circumstances exist justifying the giving of permission in the interests of justice.
- (9) If the Court is of the opinion:
- (a) that one or more of the parties are not ready for trial because of their own default; but
 - (b) that the action should nevertheless proceed to trial,
- the Court may, on its own initiative or on an application by a party, order that the action proceed to trial.
- (10) If, after the Court has fixed a trial date, a trial listing date or has made an order that an action proceed to trial, the action is settled or discontinued in whole or part or a party becomes aware of other circumstances which may effect the length of the trial, the party must as soon as practical:
- (a) notify the Registrar in writing giving full particulars; and
 - (b) serve a copy of the written notification on the other parties.’
8. Rule 121 is amended by:
- (1) deleting from subrule (1) ‘, at least 7 days before the date fixed for the listing conference,’.
 - (2) inserting a new subrule (3) as follows:
 - ‘(3) The trial book must be delivered:
 - (a) when a trial date has been fixed under rule 120 (1), at least 6 weeks before the listed trial date;
 - (b) in all other actions, at least 7 days before the date fixed for the listing conference.’
 - (3) renumbering the existing subrules (3) to (6) as subrules (4) to (7) respectively.
9. Rule 124 is amended by:
- (1) adding before the full stop at the end of the first Exception, in -size 10 font, the words ‘if no direction has been given that the action proceed on pleadings’.
 - (2) adding before the full stop at the end of the third Exception, in -size 10 font, the words ‘which is proceeding summarily under Part 17 of the *Real Property Act 1886*’.
 - (3) adding a new Exception after the sixth Exception as follows:
 - ‘7. An action in which the only relief sought is the removal or extension of a caveat,’
 - (4) renumbering the present seventh Exception as Exception 8.
10. Rule 125 is amended by:
- (1) deleting within ‘7 weeks’ in subrule (2) and inserting in its place ‘at least 7 weeks’.
 - (2) deleting the present subrule (3) and inserting in its place:
 - ‘(3) The principal matters to be considered at a status hearing are:
 - (a) (if the status hearing is conducted by a judicial officer) the parties’ litigation plans;
 - (b) whether a settlement conference or a mediation should be held and, if so:
 - (i) when the conference or mediation is to be held;
 - (ii) the arrangements for the settlement conference or mediation; and

- (iii) whose attendance is required at the conference or mediation.’
- (c) if the action is an action for damages for personal injury and the plaintiff seeks an extension of time for filing a statement of loss—whether an extension of time should be allowed.
- (3) inserting a new subparagraph (a) into subrule (4) as follows:
- ‘(a) (if the status hearing is to be conducted by a judicial officer) make the orders appropriate for the implementation of a litigation plan including orders under rule 130.’
- (4) renumbering the existing subparagraphs (a) to (d) in subrule (4) as subparagraphs (b) to (e) respectively.
- (5) deleting subrule (6).
11. Rule 129 is amended by deleting subrule (3) and inserting a new subrule (3) as follows:
- ‘(3) This rule does not apply:
- (a) when orders have been made implementing a litigation plan; or
- (b) after directions have been given deferring consideration of whether a settlement conference should be held or dispensing with the holding of a settlement conference.’
12. Rule 130 is amended by deleting the first two lines and inserting in their place:
- ‘On closing a settlement conference, on deferring or dispensing with the holding of a settlement conference, or when making orders for the implementation of a litigation plan, the Court may:’
13. Rule 131 (5) is deleted and the following new subrule inserted in its place:
- ‘(5) When the Court has made an order under rule 120 (5) that an action proceed to trial, an interlocutory application may only be made with the Court’s permission.’

Dated 7 November 2012.

T. A. WORTHINGTON, CJ
D. E. CLAYTON, J
P. V. SLATTERY, J

7. Sub-Rule 40 (2) is deleted and replaced with the following:

- (2) On the filing of an application to commence an action under the *Criminal Assets Confiscation Act 2005* or Section 38 of the *Fire and Emergency Services Act 2005*, the Registrar must list it for a directions hearing at the earliest possible time.

8. Form 3E of the Magistrates Court Civil Forms is deleted and replaced with the following Form 3E.

9. Form 15B of the Magistrates Court Civil Forms is deleted and replaced with the following Form 15B.

10. Form 38 of the Magistrates Court Civil Forms is deleted.

11. Form 39 of the Magistrates Court Civil Forms is deleted.

12. Form 40 of the Magistrates Court Civil Forms is deleted and replaced with the following Form 40.

13. Form 41 of the Magistrates Court Civil Forms is deleted and replaced with the following Form 41.

Signed on 17 October 2012.

ELIZABETH BOLTON, Chief Magistrate

ANDREW JAMES CANNON, Deputy Chief Magistrate

KYM ANDREW MILLARD, Stipendiary Magistrate

MARY-LOUISE HRIBAL, Stipendiary Magistrate

Form 3E

APPLICATION

Magistrates Court of South Australia (Civil Division)

www.courts.sa.gov.au

Retail and Commercial Leases Act 1995 Sections 68, 76(8) and 77(2);
Landlord and Tenant Act 1936 (other than applications to which sections 12 and 20 of the
Retail and Commercial Leases Act 1995 apply)

Court Use

Date Filed:

Date Posted

Trial Court				Action No	
Address	Street		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Address	

Amount Claimed (if any)	\$
Court Fee on Filing	\$
Service and Other Fee	\$
Solicitor's Fee	\$
TOTAL CLAIMED	\$

Applicant					
Name	Surname		Given name/s		
Address/ Registered Office	Street		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Address	
Solicitor (if any)					
Other Party					
Name	Surname		Given name/s		
Address/ Registered Office	Street		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Address	
Solicitor (if any)					
This is an application by the <input type="checkbox"/> lessor / <input type="checkbox"/> lessee for an order under:					
<input type="checkbox"/> s 68 <i>Retail and Commercial Leases Act</i> - General Jurisdiction <input type="checkbox"/> s 76(8) <i>Retail and Commercial Leases Act</i> - dispute about abandoned goods <input type="checkbox"/> s 77(2) <i>Retail and Commercial Leases Act</i> - exemption from provisions of the Act <input type="checkbox"/> the <i>Landlord and Tenant Act</i> and Regulation 14 of the <i>Retail and Commercial Leases Regulations 2010</i>					
The relevant retail shop lease is dated the day of 20 and is for a shop at (please state the name and address of shopping centre) -					

Briefly state the facts giving rise to this application and the remedy you want:

You both must attend at the Trial Court for the Directions Hearing fixed by the Court or this application may be decided without you. If the amount claimed is more than \$6,000, you may elect at the Directions Hearing to remove this claim from the minor civil jurisdiction and then a higher cost scale applies and you can be represented by a lawyer at the trial. If the amount claimed is \$6,000 or less, or if you make no election, a lawyer cannot represent you at the trial (subject to some exceptions in s 38(4)(a) of the *Magistrates Court Act 1991*) and the minor civil cost scale will apply.

.....
Date

.....
APPLICANT

Form 15B

APPLICATION

Magistrates Court of South Australia (Civil Division)

www.courts.sa.gov.au
 Fire and Emergency Services Act 2005
 Section 38

Court Use

Date Filed:
 Copy to Occupier:
 Copy to Owner:

Trial Court				Action No	
Address	Street		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Address	
Officer					
Name	Surname		Given name/s		
Address	Street		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Address	
Solicitor (if any)					
This is an application under section 38 of the Act for an order directing the occupier to close or keep closed the building at					
For a period of					
Occupier of the building (if more than one occupier, please attach particulars)					
Name	Surname		Given name/s		
Address	Street		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Address	
Owner					
Name	Surname		Given name/s		
Address	Street		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Address	
Briefly state the reasons for seeking this order:					
State to whom and when the closure order for this building was given:					
Attach a copy of any written notice of the closure order. State to whom and when notice of intention to make this application was given:					
..... Date		 APPLICANT		

Form 41

**AUTHORISATION ORDER FOR A PUBLIC SAFETY
ORDER UNDER THE *SERIOUS AND ORGANISED
CRIME (CONTROL) ACT 2008***

Magistrates Court of South Australia (Civil Division)

www.courts.sa.gov.au

Court Use

Date Filed:

Application made in/by:		<input type="checkbox"/> Court		<input type="checkbox"/> Chambers		<input type="checkbox"/> Telephone	
Trial Court				Action No			
Address	Street			Telephone		Facsimile	
	City/Town/Suburb		State	Postcode	Email Address		
Applicant							
Name		Surname		Given name/s			
Address	Street			Telephone		Facsimile	DX
	City/Town/Suburb		State	Postcode	Email Address		
Rank and ID No.							
Person against whom this order is made							
Name		Surname		Given name/s		DOB <i>dd/mm/yyyy</i>	
Address	Street			Telephone		Facsimile	DX
	City/Town/Suburb		State	Postcode	Email Address		
OR Class of persons against whom this order is made							
Specify the criteria defining the class OR list members of class: <i>(attach additional pages if necessary)</i>							
Facts that justify the making/variation of the order:							
<i>(telephone application only)</i>							

Details of this Order

I AM SATISFIED that this case is of sufficient urgency to justify dealing with the application without requiring the personal attendance of the applicant. (telephone application only)

I, the undersigned Magistrate, authorise
(a senior police officer) to: (select those which apply)

- make a public safety order that operates for a period of more than 72 hours or, in the case of a public safety order relating to a specified event that occurs over a period in excess of 72 hours, the total duration of the event (section 25(1)(a));
or
- vary a public safety order so that it operates for a period of more than 72 hours or, in the case of a public safety order relating to a specified event that occurs over a period in excess of 72 hours, the total duration of the event (section 25(1)(b));
or
- make a public safety order relating to a person who has, within the immediately preceding period of 72 hours, been subject to another public safety order (section 25(1)(c)).

The maximum period for which the public safety order may operate is:

Registry of issue:

.....
Date

.....
Magistrate

RULES OF COURT
Magistrates Court of South Australia
Amendment No. 43 to the
Magistrates Court Rules 1992

PURSUANT to Section 49 of the *Magistrates Court Act 1991* and all other enabling powers, we, the undersigned, do hereby make the following amendments to the **MAGISTRATES COURT RULES 1992**, as amended.

1. These Rules may be cited as the 'Magistrates Court Rules 1992 (Amendment 43)'.

2. The *Magistrates Court Rules 1992*, as amended by these amendments apply to and govern all actions commenced in the criminal division of the Court on and after the date on which these amendments are gazetted.

3. The following Sub-Rule 4.07 is inserted:

4.07 The jurisdiction conferred on the Court by the *Intervention Orders (Prevention of Abuse) Act 2009*, shall vest in the Criminal Division of the Court.

4. The following Sub-Rule 4.08 is inserted:

4.08 The jurisdiction conferred on the Court by Sections 66D and 66E of the *Summary Offences Act 1953*, shall vest in the Civil (General Claims) Division of the Court.

5. The following Sub-Rule 4.09 is inserted:

4.09 The jurisdiction conferred on the Court by the *Sexual Reassignment Act 1988*, shall vest in the Civil (General Claims) Division of the Court.

6. The following Sub-Rule 4.10 is inserted:

4.10 The jurisdiction conferred on the Court by the *Marriage Act 1961* (Cth), shall vest in the Civil (General Claims) Division of the Court.

7. Sub-Rule 18.01 (c) is deleted and replaced with the following:

(c) at the first return date at Court of the interim intervention order advise the Court of any relevant orders or agreements under the *Family Law Act 1975* (Cth), *Children's Protection Act 1993* and other matters under Section 20 (3) of the *Intervention Orders (Prevention of Abuse) Act 2009*, and

8. Sub-Rule 18.15 is deleted and replaced with the following:

18.15 A request to register a Foreign Intervention Order must comply with Form 41 and be listed before a Magistrate. The applicant may appear in person or by telephone or file an affidavit explaining why the order should be registered and any reasons to support a request that it not be served. The Magistrate when ordering registration of the order must specify whether it is to be served or not.

9. Sub-Rule 18.18 is deleted and replaced with the following:

18.18 An application by a police officer to extend the time of permitted detention under Section 35 of the *Intervention Orders (Prevention of Abuse) Act 2009* must comply with Form 44.

10. Sub-Rule 18.19 is deleted and replaced with the following:

18.19 A Magistrate may accept an application to make an order by telephone or other electronic means and it shall proceed and be recorded as the Magistrate directs. The applicant must first establish to the Magistrate why particular urgency exists and why the matter cannot be dealt with by any other method contemplated by the *Intervention Orders (Prevention of Abuse) Act 2009*. The Magistrate must reduce any order made to writing, forward a copy to the applicant and the Principal Registrar as soon as possible and ensure it is entered into the Court record on the next business day.

11. Sub-Rule 18.29 is inserted:

18.29 A defendant and/or a defendant's solicitor is entitled, upon request, to be provided with a copy of the audio recording and/or transcript of any audio or audio visual recording of evidence given by a protected person at a preliminary hearing or at trial in relation to an application or an order made by the Court pursuant to the *Intervention Orders (Prevention of Abuse) Act 2009*. The defendant and/or defendant's solicitor is entitled to view an audio visual recording under the supervision of the Registrar.

12. Sub-Rule 18A.04 is deleted and replaced with the following:

18A.04 A summons to a defendant on a complaint for a Restraining Order pursuant to Section 99AAC shall comply with Form 29B.

13. Sub-Rule 18A.08 is deleted and replaced with the following:

18A.08 A defendant seeking leave to make such an application shall also file an affidavit setting out details of the substantial change in the relevant circumstances since the order was made or last varied. The Registrar shall serve a copy of the application for leave and affidavit on the complainant by pre-paid post directed to the complainant's last known address. Should leave to make an application to vary or revoke a restraining order be granted, the Form 32 filed shall be treated as the application to vary the order and served with the affidavit. The hearing of the application shall be adjourned to enable the Registrar to serve a copy of the Form 32 on the person or persons for whose benefit the order was made (if they are not the complainant) by pre-paid post directed to their last known address.

14. Sub-Rule 48.01 is deleted and replaced with the following:

48.01 An order pursuant to Section 28 (2) of the *Correctional Services Act 1982* shall comply with Form 13.

15. Form 19 of the Magistrates Court Criminal Forms is deleted and replaced with the following Form 19.

16. Form 41 of the Magistrates Court Criminal Forms is deleted and replaced with the following Form 41.

Signed on 17 October 2012.

ELIZABETH BOLTON, Chief Magistrate

ANDREW JAMES CANNON, Deputy Chief Magistrate

KYM ANDREW MILLARD, Stipendiary Magistrate

MARY-LOUISE HRIBAL, Stipendiary Magistrate



APPLICATION FOR REHEARING
Magistrates Court of South Australia
 www.courts.sa.gov.au
 Summary Procedure Act 1921
 Section 76A

Registry at which conviction or order made:		File No.	
Details of original file:			
Defendant			
Name	Surname	Given name/s	DOB dd/mm/yyyy
Address	Street		Licence No.
	City/Town/Suburb	State	Postcode
Complainant/Informant			
Name	Surname	Given name/s	Complainant's Reference
Address	Street		Telephone
	City/Town/Suburb	State	Postcode Email Address
Charges:			
<p>I now apply to have the conviction or order set aside.</p> <p>My reason(s) for wanting to set it aside is/are:</p> <p>.....</p> <p>Applicant's signature</p> <p>State whether Applicant is <input type="checkbox"/> Complainant <input type="checkbox"/> Defendant <input type="checkbox"/> Registrar</p>			
Hearing details	Registry		Date
	Address		Time am/pm
	Telephone	Facsimile	Email Address
..... Date	 MAGISTRATES COURT	
IMPORTANT NOTICE TO APPLICANT			
<ul style="list-style-type: none"> An application to set aside a conviction or order must be made within 14 days after the applicant receives notice of the conviction or order. 			

Form 41



REQUEST TO REGISTER FOREIGN INTERVENTION ORDER

Magistrates Court of South Australia
 www.courts.sa.gov.au
Intervention Orders (Prevention of Abuse) Act 2009
 Section 30

Court Use
Date Filed:

Registry				File No	
Address	Street		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Address	
Defendant					
Name	Surname		Given name/s		DOB dd/mm/yyyy
Address	Street				
	City/Town/Suburb		State	Postcode	
Applicant					
Name	Surname		Given name/s		
Address	Street		Telephone	Facsimile	
	City/Town/Suburb	State	Postcode	Email Address	
<p>Date foreign order made: A certified copy of the foreign order is attached. Please register the order in the Court.</p> <p>The reasons for requesting registration of the foreign order in South Australia:</p>					
<p>Do you wish for the order to be served on the defendant? Yes <input type="checkbox"/> No <input type="checkbox"/></p> <p>If not, why not?</p>					
Hearing details	Registry			Date	
	Address			Time am/pm	
	Telephone	Facsimile	Email Address		
<p>.....</p> <p>*(strike out whichever is not applicable)</p> <ul style="list-style-type: none"> * Interstate Registrar * Member of the South Australian Police Force * A person for whose benefit the foreign order was made 					

South Australia

Supreme Court Civil Rules 2006 (Amendment No. 20)

BY virtue and in pursuance of Section 72 of the *Supreme Court Act 1935* and all other enabling powers, We, Judges of the Supreme Court of South Australia, make the following *Supreme Court Civil Rules 2006 (Amendment No. 20)*.

1. These Rules may be cited as the *Supreme Court Civil Rules 2006 (Amendment No. 20)*.

2. The *Supreme Court Civil Rules 2006*, are amended as set out below.

3. This amendment will commence on 1 December 2012, or upon its gazettal, whichever is the later.

4. Rule 4 is amended by inserting immediately after the definition of ‘lawyer’ the following definition:

‘**litigation plan**—see subrules 116 (2) and 117 (2) (g);’

5. Rule 116 is amended by:

(1) inserting immediately after subrule (1) new subrules (2) and (3) as follows:

‘(2) As part of the management of litigation, parties to adversarial actions are to file and serve a proposed litigation plan in accordance with the Practice Directions.

(3) Subrule (2) does not apply to the actions listed as Exceptions to rule 124 (1) and claims under the *Inheritance (Family Provision) Act 1972 (SA)* in which the net estate of the deceased which is expected to be available for distribution will be less than \$500 000.’

(2) renumbering the existing subrule (2) as subrule (4).

6. Rule 117 (2) is amended by:

(1) inserting immediately after paragraph (f) a new paragraph (g) as follows:

‘(g) make orders giving effect to, or modifying, litigation plans;’

(2) renumbering the existing paragraphs (g) to (l) as paragraphs (h) to (m) respectively.

7. Rule 120 is deleted and the following new rule inserted in its place:

‘120—Proceeding to trial

(1) In an action in which orders have been made implementing a litigation plan, the Court may, at any time, fix the trial date or the date at which a trial date will be fixed.

(2) The Court may fix a trial date or trial listing date under subrule (1) even though, at the time the Court makes that order, the action is not ready for trial.

(3) When the Court makes an order under subrule (1), it is the responsibility of the parties to ensure that the action is ready for trial at the trial date or the fixed trial listing date, as the case may be.

(4) If an action will not be ready for trial at the fixed trial date or trial listing date, as the case may be, a party becoming aware of that fact is, as soon as practicable, to file and serve an application under rule 131 seeking appropriate orders from the Court.

(5) Actions other than those to which subrule (1) refers are not to proceed to trial unless the Court makes an order to that effect.

(6) Before the hearing of any application for an order that an action to which subrule (5) applies may proceed to trial, the parties must certify to the Court in an approved form that the action is ready to proceed to trial.

(7) The certificate is to consist of a check list, in an approved form, signed by the party or the party’s lawyer.

- (8) A party is required to review the adequacy of its pleadings before giving the certificate and, after the certificate has been given, a party will not be permitted to amend the pleading—particularly if the amendment would cause a postponement or adjournment of the trial—unless the Court is satisfied that special circumstances exist justifying the giving of permission in the interests of justice.
 - (9) If the Court is of the opinion:
 - (a) that one or more of the parties are not ready for trial because of their own default; but
 - (b) that the action should nevertheless proceed to trial,the Court may, on its own initiative or on an application by a party, order that the action proceed to trial.
 - (10) If, after the Court has fixed a trial date, a trial listing date or has made an order that an action proceed to trial, the action is settled or discontinued in whole or part or a party becomes aware of other circumstances which may effect the length of the trial, the party must as soon as practical:
 - (a) notify the Registrar in writing giving full particulars; and
 - (b) serve a copy of the written notification on the other parties.’
8. Rule 121 is amended by:
- (1) deleting from subrule (1) ‘, at least 7 days before the date fixed for the listing conference.’
 - (2) inserting a new subrule (3) as follows:
 - ‘(3) The trial book must be delivered:
 - (a) when a trial date has been fixed under rule 120 (1), at least 6 weeks before the listed trial date;
 - (b) in all other actions, at least 7 days before the date fixed for the listing conference.’
 - (3) renumbering the existing subrules (3) to (6) as subrules (4) to (7) respectively.
9. Rule 124 is amended by:
- (1) adding before the full stop at the end of the first Exception, in -size 10 font, the words ‘if no direction has been given that the action proceed on pleadings’.
 - (2) adding before the full stop at the end of the third Exception, in -size 10 font, the words ‘which is proceeding summarily under Part 17 of the *Real Property Act 1886*’.
 - (3) adding new Exceptions after the fifth Exception as follows:
 - ‘6. An action in which the only relief sought is the removal or extension of a caveat,
 7. An application for admission.’
 - (4) renumbering the present sixth Exception as Exception 8.
10. Rule 125 is amended by:
- (1) deleting within ‘7 weeks’ in subrule (2) and inserting in its place ‘at least 7 weeks’.
 - (2) deleting the present subrule (3) and inserting in its place:
 - ‘(3) The principal matters to be considered at a status hearing are:
 - (a) the parties’ litigation plans;
 - (b) whether a settlement conference or mediation should be held and, if so:
 - (i) when the conference or mediation is to be held;
 - (ii) the arrangements for the settlement conference or mediation; and

- (iii) whose attendance is required at the conference or mediation.’
- (3) inserting a new subparagraph (a) into subrule (4) as follows:
- ‘(a) make the orders appropriate for the implementation of a litigation plan including orders under rule 130.’
- (4) renumbering the existing subparagraphs (a) to (d) in subrule (4) as subparagraphs (b) to (e) respectively.
- (5) deleting subrule (6).
11. Rule 129 is amended by deleting subrule (3) and inserting a new subrule (3) as follows:
- ‘(3) This rule does not apply:
- (a) when orders have been made implementing a litigation plan; or
- (b) after directions have been given deferring consideration of whether a settlement conference should be held or dispensing with the holding of a settlement conference.’
12. Rule 130 is amended by deleting the first two lines and inserting in their place:
- ‘On closing a settlement conference, on deferring or dispensing with the holding of a settlement conference, or when making orders for the implementation of a litigation plan, the Court may.’
13. Rule 131 (5) is deleted and the following new subrule inserted in its place:
- ‘(5) When the Court has made an order under rule 120 (5) that an action proceed to trial, an interlocutory application may only be made with the Court’s permission.’
14. Rule 310A is amended by deleting subrules (1) to (4) and inserting the following new subrules in their place:
- ‘310A—Australian Crime Commission (South Australia) Act 2004 (SA) and Australian Crime Commission Act 2002 (Cth)**
- (1) In this rule:
- ‘**ACC**’ means the Australian Crime Commission established under the Commonwealth Act;
- ‘**Commonwealth Act**’ means the *Australian Crime Commission Act 2002* (Cth);
- ‘**examiner**’ means a person appointed under Section 46B (1) of the Commonwealth Act;
- ‘**State Act**’ means the *Australian Crime Commission (South Australia) Act 2004* (SA).
- (2) An application by an examiner under Section 26B (1) of the State Act or under Section 34B (1) of the Commonwealth Act for a person to be dealt with in relation to a contempt of the ACC is to be commenced by a summons under rule 34.
- (3) A summons under subrule (2) must be accompanied by:
- (a) an application for directions;
- (b) an affidavit made by the examiner in which the examiner:
- (i) exhibits the certificate to which Section 26B (3) of the State Act or Section 34B (3) of the Commonwealth Act, as the case may be, refers;
- (ii) swears or affirms his or her honest belief in the accuracy of the grounds on which the application is made as stated in the certificate, and in the truth of the evidence relied upon in support of the application, as stated in the certificate.
- (4) If the application is in respect of a person who has been detained under Section 26D (1) of the State Act or Section 34D (1) of the Commonwealth Act, the examiner is:
- (a) to include an endorsement on the summons to that effect;

(b) to request, at the time of filing of the summons, that the summons be listed before a Judge as a matter of urgency for directions under Section 26D (3) of the State Act or Section 34D (3) of the Commonwealth Act.’

15. A new rule 316D is inserted immediately after rule 316C as follows:

‘316D—*Serious and Organised Crime (Control) Act 2008*

(1) In this rule:

‘**Act**’ means the *Serious and Organised Crime (Control) Act 2008* (SA);

‘**Commissioner**’ means the Commissioner of Police.

(2) An application by the Commissioner for the making of a control order under Section 22 of the Act is to be made by summons under rule 34.

(3) An application for:

(a) an interim control order under Section 22A of the Act; or

(b) the variation or revocation of a control order under Section 22C of the Act,

is to be made by interlocutory application under rule 131.

(4) A notice of objection under Section 22D of the Act to an interim control order or to an interim variation order is to:

(a) be filed in the Court and served on the Commissioner at the Commissioner’s address for service;

(b) have the same action heading as appears on the interim control order or the interim variation order;

(c) set out the grounds of objection;

and will be listed for directions before a Judge as soon as practicable after it is filed.

(5) Applications under subsections 39, 39F, 39I and 39Q of the Act are to be made under rule 308.

(6) Applications under subsections 39E and 39P of the Act are to be made by interlocutory application under rule 131 in the proceedings initiated by the registration of the corresponding order.

(7) All proceedings under the Act will proceed as directed by a Judge and the rules as to pleadings, status and settlement conferences, disclosure of documents, notices to admit and pre trial questions will apply only to the extent directed by a Judge.’

GIVEN under our hands and the Seal of the Supreme Court of South Australia this 29th day of October 2012.

(L.S.)

C. KOURAKIS, CJ

M. J. NYLAND, J

T. A. GRAY, J

J. R. SULAN, J

R. C. WHITE, J

M. DAVID, J

D. H. PEEK, J

M. F. BLUE, J

T. L. STANLEY, J

K. G. NICHOLSON, J

SENDING COPY?

NOTICES for inclusion in the *South Australian Government Gazette* should be emailed to:

governmentgazette@dpc.sa.gov.au

Please include the following information in the covering email:

- The date the notice is to be published.
- Whether a proof, quote or return email confirmation is required.
- Contact details.
- To whom the notice is charged if applicable.
- A purchase order if required (chargeable notices).
- Any other details that may impact on the publication of the notice.

Attach:

- Notices in Word format.
- Maps and diagrams in pdf.
- Notices that require sighting an official date and signature before publication in a pdf. If a pdf is not possible then fax the official file(s) to the Government Publishing Fax number listed below.

Fax Transmission: (08) 8207 1040

Phone Enquiries: (08) 8207 1045

NOTE:

Closing time for lodging new copy is 4 p.m. on Tuesday preceding the regular Thursday Gazette.

CITY OF MITCHAM
CALL FOR NOMINATIONS

Supplementary Election for Ward Councillor in the Park Ward

NOMINATIONS to be a candidate for election as a member of City of Mitcham will be received between Thursday, 22 November 2012 and 12 noon on Thursday, 6 December 2012. Candidates must submit a profile of not more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Nomination kits are available from the Council Office, 131 Belair Road, Torrens Park, S.A. 5062.

A briefing session for intending candidates will be held at 7.30 p.m. on Wednesday, 28 November 2012 at the Blackwood Over 50s, 4 Young Street, Blackwood, S.A. 5051.

K. MOUSLEY, Returning Officer

THE RURAL CITY OF MURRAY BRIDGE
CALL FOR NOMINATIONS

Supplementary Election for Councillor in Monarto Ward

NOMINATIONS to be a candidate for election as a member of the Rural City of Murray Bridge will be received between Thursday, 22 November 2012 and 12 noon on Thursday, 6 December 2012. Candidates must submit a profile of not more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Nomination kits are available from the Council Office, Local Government Centre, 2 Seventh Street, Murray Bridge, S.A. 5253.

A briefing session for intending candidates will be held at 7 p.m. on Tuesday, 20 November 2012 at the Local Government Centre, 2 Seventh Street, Murray Bridge, S.A. 5253.

K. MOUSLEY, Returning Officer

RURAL CITY OF MURRAY BRIDGE
PUBLIC CONSULTATION

Periodical Review of Elector Representation

PURSUANT to the provisions of Section 12 (7) of the Local Government Act 1999, the Council is to carry out a review to determine whether alterations are required in respect to elector representation, including ward boundaries and the composition of Council.

Council currently has a Mayor, elected at large and nine Councillors. The Council area is divided into three wards each represented by three Councillors. Feedback from the Representation Options Paper has resulted in a suggested change of moving to an area instead of remaining with a ward structure, no other changes are suggested.

Representation Review Report

A representation review report detailing the proposed area structure is available from the Council Office, Local Government Centre, 2 Seventh Street, Murray Bridge or the Murray Bridge Public Library, Level 2, Murray Bridge Market Place, 51 South Terrace, Murray Bridge during opening hours and the Council website www.murraybridge.sa.gov.au or by contacting Ros Kruger by telephone on 8539 1174.

Public Hearing

A public hearing will be held at the Council Office, at 5.30 p.m. on Monday, 26 November 2012, persons interested in making a submission to Council are asked to register with Ros Kruger by telephone on 8539 1174 or email council@murraybridge.sa.gov.au.

Written Submissions

Written submissions are invited from interested persons from 8 November 2012 and should be directed to The Chief Executive Officer, Rural City of Murray Bridge, P.O. Box 421, Murray Bridge, S.A. 5253 or by email to council@murraybridge.sa.gov.au, to be received by close of business on 6 December 2012.

P. BOND, Chief Executive Officer

CITY OF NORWOOD PAYNEHAM & ST PETERS
DEVELOPMENT ACT 1993

Residential Development (Zones and Policy Areas) Development Plan Amendment—Public Consultation

NOTICE is hereby given that the City of Norwood Payneham & St Peters, pursuant to Sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment (DPA) to amend its Development Plan.

The Amendment will change the Norwood Payneham & St Peters (City) Development Plan by proposing to:

- replace the existing seven residential zones with three new zones, namely the Residential, Residential Character and Residential Mixed Character Zones, and nineteen policy areas;
- amend the provisions of the Business, Mixed Use A, Mixed Use B and Light Industry Zones applying in various locations across the City, to further clarify opportunities for residential development within these zones;
- include a Principle of Development Control and amend the non-complying list within the Light Industry Zone at Stepney, to allow residential development to occur;
- rezone eight allotments located within the Light Industry Zone at Maylands, on the south-western corner of Clifton Street and Phillis Street, to Residential Character Zone, to reflect their existing residential land use;
- adjust the Local Commercial Zone boundary at Maylands, on the north-western corner of the intersection of Magill and Portrush Roads, to reflect existing property boundaries; and
- remove (from the Development Plan), all forms of residential development as 'complying' forms of development in order to confirm that all residential development will be assessed 'on merit' other than where it meets the Residential Development Code complying criteria.

The DPA will be on public consultation from 15 November 2012 until 31 January 2013. The DPA can be viewed or copies can be obtained at the following locations:

- Norwood Town Hall Customer Service Centre, 175 The Parade, Norwood.
- Norwood Library, 110 The Parade, Norwood.
- Payneham Library, 2 Turner Street, Felixstow.

Alternatively, the DPA can be viewed on the Internet at www.npsp.sa.gov.au.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Thursday, 31 January 2013. All submissions should be clearly marked 'Residential Development DPA' and should be addressed to:

Chief Executive Officer
City of Norwood Payneham & St Peters
P.O. Box 204,
Kent Town, S.A. 5071

If you wish to lodge your submission electronically, please email it to townhall@npsp.sa.gov.au. You should clearly indicate whether you wish to be heard in support of your submission at the public meeting.

Copies of all submissions will be available for inspection at the Norwood Town Hall Customer Service Centre, 175 The Parade, Norwood from Friday, 1 February 2013, until the conclusion of the public meeting.

A public meeting will be held on Tuesday, 5 March 2013, in the Mayor's Parlour, Norwood Town Hall, 175 The Parade, Norwood at 7 p.m., at which time interested persons will be heard in relation to the DPA and the submissions. The public meeting will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the DPA, contact Eleanor Walters on 8366 4521, or at ewalters@npsp.sa.gov.au.

Dated 15 November 2012.

M. BARONE, Chief Executive Officer

CITY OF PLAYFORD

ROADS (OPENING AND CLOSING) ACT 1991

Roberts Crescent, Smithfield Plains

NOTICE is hereby given pursuant to Section 10 of the Act, that the Council proposes to make a Road Process Order to close, sell and transfer to the adjoining owner a portion of Roberts Crescent adjoining Allotment 496 in DP 9051, shown marked 'A' on Preliminary Plan No. 12/0042.

A copy of the plan and statement of persons affected are available for public inspection at Council's Office, Playford Operations Centre, 12 Bishopstone Road, Davoren Park and the office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

Any application for easement or objections must be made in writing within 28 days of this notice to the Council, 12 Bishopstone Road, Davoren Park, S.A. 5113 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details. Where a submission is made, Council will give notification of a meeting to deal with the matter.

Dated 15 November 2012.

T. JACKSON, Chief Executive Officer

CITY OF PORT LINCOLN

DEVELOPMENT ACT 1993

*City of Port Lincoln—Car Parking Development Plan
Amendment—Public Consultation*

NOTICE is hereby given that the City of Port Lincoln, pursuant to Sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment Report (DPA) to amend its Development Plan.

The Amendment will change the Development Plan by proposing to amend Table PtL/2—Off Street Vehicle Parking Requirements.

The DPA report will be on public consultation from Thursday, 15 November 2012, until Friday, 18 January 2013.

Copies of the DPA report are available during normal office hours at the City of Port Lincoln office, Level One, 60 Tasman Terrace, Port Lincoln and the DPA can be viewed at the Port Lincoln Library, 2 London Street, Port Lincoln and on the Internet at www.portlincoln.sa.gov.au.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Friday, 18 January 2013. All submissions should be addressed to Geoff Dodd, Chief Executive Officer, P.O. Box 1787, Port Lincoln, S.A. 5607 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to Geoff Dodd at plcc@plcc.sa.gov.au.

Copies of all submissions will be available for inspection at the City of Port Lincoln Office, Level One, 60 Tasman Terrace, Port Lincoln from until the conclusion of the public hearing.

A public hearing will be held on Tuesday, 29 January 2013 at 7.30 p.m. at the City of Port Lincoln Council Chambers, Level One, 60 Tasman Terrace, Port Lincoln at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the DPA, contact Bob Milic, Manager Development and Environmental Services, telephone (08) 8621 2318 or email bob.milic@plcc.sa.gov.au.

Dated 15 November 2012.

K. ALLEN, Acting Chief Executive Officer

ADELAIDE HILLS COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Walkway, Upper Sturt

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the Adelaide Hills Council proposes to make a Road Process Order to close the whole of walkway situate between Priory Place and Sturt Valley Road and merge with the adjoining Allotment 36 in Deposited Plan 6866, more particularly delineated and lettered 'A' on Preliminary Plan No. 12/0036.

A copy of the Plan and a statement of persons affected are available for public inspection at the offices of the Adelaide Hills Council, 63 Mount Barker Road, Stirling, 28 Main Street, Woodside and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Adelaide Hills Council, P.O. Box 44, Woodside, S.A. 5244, within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is to be made, the Council will give notification of a meeting at which will be considered.

Dated 5 November 2012.

A. AITKEN, Chief Executive Officer

ALEXANDRINA COUNCIL

Revocation of Land from Classification as Community Land

NOTICE is hereby given that at its meeting held on 15 October 2012, Alexandrina Council, resolved that the land identified as Allotment 2, Hundred of Nangkita in Filed Plan 5729, Certificate of Title Volume 5506, Folio 167, be revoked from the Classification of Community Land, pursuant to Section 193 (3) (b) of the Local Government Act 1999.

P. DINNING, Chief Executive

THE BAROSSA COUNCIL

Notice of Council Member Resignation

NOTICE is hereby given in accordance with Section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of a member of The Barossa Council, due to the resignation of Councillor Rebecca Tappert, to take effect from 8 November 2012.

M. MCCARTHY, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

Review of Elector Representation

PURSUANT to Section 12 (7) of the Local Government Act 1999, notice is hereby given that the District Council of Mount Barker is undertaking a representation review to determine whether a change is required in respect of elector representation, including the division of the Council area into wards, ward boundaries and the composition of Council.

Council currently has 10 councillors and an elected Mayor in a 3 ward structure. Council has prepared a Representation Review Options Paper that examines the advantages and disadvantages in relation to the composition and structure of Council, and the division of the area into wards, to ensure the electors are adequately and fairly represented.

There will be a public information session on Tuesday, 11 December 2012 at 7 p.m. in the Council Chambers, Level 1, 6 Dutton Road, Mount Barker.

Public comment is invited on the Representation Review Options Paper which is available for inspection and/or purchase at the Local Government Centre, 6 Dutton Road, Mount Barker. The Options Paper is also available on Council's website www.dcmtbarker.sa.gov.au.

Written submissions must be addressed to:

Representation Review,
District Council of Mount Barker,
P.O. Box 54,
Mount Barker, S.A. 5251.

Or emailed to:

representationreview@dcmtbarker.sa.gov.au

Submissions must be received by 5 p.m. on Friday, 28 December 2012.

For further information please contact Ros McDougall, Risk and Governance Officer on 8391 7231 or:

rmcdouga@dcmtbarker.sa.gov.au

A. STUART, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Change of Ordinary Meeting Date

NOTICE is hereby given that at a meeting held on 23 October 2012, it was resolved that the Council and Key Committee meetings for December 2012 will be held on Tuesday, 11 December 2012, (changed from 25 December 2012), commencing at 4.30 p.m.

H. MACDONALD, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Opening and Closing, Snowtown and Barunga Gap

NOTICE is hereby given pursuant to Section 10 of the Act, that the Council proposes to make a Road Process Order to close the public road adjoining Allotment 1 in DP 72502 as shown marked 'A' on Preliminary Plan No. 12/0034 which is to be transferred to the adjoining owner.

Close the public roads adjoining Sections 277, 451, 452, 449, 448, 579, 635-637, 616 and 617, Hundred of Cameron and Allotment 94 in FP 199549 as shown marked 'A' to 'G' on Preliminary Plan No. 12/0035 which is to be transferred to the adjoining owners.

A copy of the plans and statements of persons affected are available for public inspection at Council's Office, Scotland Place, Balaklava and the office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

Any objections or representations must be made in writing within 28 days from this notice to the Council, P.O. Box 167, Balaklava, S.A. 5461 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details. Where a submission is made, Council will give notification of a meeting to deal with the matter.

Dated 15 November 2012.

C. ATKINSON, Chief Executive Officer

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

Elvey, Ruth, late of 3 Adelaide Terrace, Edwardstown, home duties, who died on 30 August 2012.

Filmer, Joyce Dawn, late of 13 Gratton Street, Blackwood, home duties, who died on 13 September 2012.

Glasgow, Elizabeth Anne, late of 1-13 Deland Avenue, Gawler East, of no occupation, who died on 13 June 2012.

Hamley, Margaret Joyce, late of 4-30 Homestead Avenue, Walkley Heights, home duties, who died on 2 July 2012.

Hartmann, Ivy Mavis, late of 86 Oaklands Road, Glengowrie, of no occupation, who died on 14 July 2012.

Moehring, Siemen Rielef, late of 324 Military Road, Semaphore Park, of no occupation, who died on 4 September 2012.

Mutavcic, Ivan, late of Grey Street, Coober Pedy, of no occupation, who died on 26 August 2009.

Salmon, Susan Margaret, late of 11 Margaret Avenue, Stirling North, retired domiciliary care worker, who died on 14 July 2012.

Seal, Steaven Patrick, late of 50 East Avenue, Beverley, of no occupation, who died on 12 January 2012.

Spriddell, Joyce May, late of 2 Oldford Road, Davoren Park, of no occupation, who died on 11 April 2012.

Tobin, Douglas Donald, late of 71 Stokes Terrace, Port Augusta West, of no occupation, who died on 25 June 2012.

Vine, Arthur Cyril, late of 7-11 Sirius Avenue, Hope Valley, retired caretaker, who died on 19 June 2012.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 14 December 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 15 November 2012.

D. A. CONTALA, Public Trustee

SALE OF PROPERTY

Auction Date: Friday, 14 December 2012 at 11 a.m.

Location: 26 Dix Street, Renmark

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the District Court, Action No. 1741 of 2010, directed to the Sheriff of South Australia in an action wherein Tearihia Iris Kameta is the Plaintiff and Mostyn Merven Evans is the Defendant, I, Mark Stokes, Sheriff of the State of South Australia, will by my auctioneers, Riverland Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the Defendant Mostyn Merven Evans the registered proprietor of an estate in fee simple in the following:

That piece of land situated in the area named Allotment 26 in Deposited Plan 7851, in the Area named Renmark, Renmark Irrigation District, being the property comprised in Certificate of Title Register Book, Volume 5586, Folio 423.

Further particulars from the auctioneers:

Riverland Real Estate
5 William Street
Berri, S.A. 5343
Telephone: (08) 8582 2999

ATTENTION

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

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

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

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

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

Phone: 8207 1045

Fax: 8207 1040

Email: governmentgazette@dpc.sa.gov.au