



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 14 MAY 2015

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GOVERNMENT GAZETTE NOTICES

Notices for publication in the *South Australian Government Gazette* should be emailed to governmentgazette@dpc.sa.gov.au. Content should be sent as Word format attachment(s). Covering emails should include the date the notice is to be published and to whom the notice will be charged. **Closing time for lodgement is 4 p.m. on the Tuesday preceding the regular Thursday publication.** Gazette enquiries to: **Phone 8207 1045**. The *Government Gazette* is available online at: www.governmentgazette.sa.gov.au.

Department of the Premier and Cabinet
Adelaide, 14 May 2015

HIS Excellency the Governor in Executive Council has revoked the appointment of Melinda Jane Jeffreys as the Chair of the South Australian Tourism Commission Board, effective from 14 May 2015, pursuant to the provisions of the South Australian Tourism Commission Act 1993 and Section 36 of the Acts Interpretation Act 1915.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH, for Premier
15MTOUR0011

Department of the Premier and Cabinet
Adelaide, 14 May 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Aquaculture Advisory Committee, pursuant to the provisions of the Aquaculture Act 2001:

Member: (from 14 May 2015 until 30 June 2015)

Brian Charles Jeffriess
Hagen Heinz Stehr
Michelle Ann Grady
Mehdi Doroudi

Deputy Member: (from 14 May 2015 until 30 June 2015)

Marcus Anthony Stehr (Deputy to Stehr)
Helen Margaret Fulcher (Deputy to Grady)
David Craig Ellis (Deputy to Jeffriess)
Emmanuelle Sloan (Deputy to Doroudi)

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH, for Premier
15MAFF0019

Department of the Premier and Cabinet
Adelaide, 14 May 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Tourism Commission Board, pursuant to the provisions of the South Australian Tourism Commission Act 1993:

Director: (from 14 May 2015 until 1 July 2017)

Sean Keenihan

Director: (from 1 July 2015 until 1 July 2017)

Andrew James Ford

Chair: (from 14 May 2015 until 1 July 2017)

Sean Keenihan

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH, for Premier
15MTOUR0011

Department of the Premier and Cabinet
Adelaide, 14 May 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable the Chief Justice Christopher John Kourakis, as Governor's Deputy of South Australia for the period from 9.30 a.m. on Wednesday, 20 May 2015 until 5 p.m. on Friday, 22 May 2015.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH, for Premier

Department of the Premier and Cabinet
Adelaide, 14 May 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint Elizabeth Ann Sheppard as the Magistrate and Gregory Charles Fisher as the Deputy Magistrate of the Police Review Tribunal, for a term of three years commencing on 14 May 2015 and expiring on 13 May 2018, pursuant to the Police Act 1998.

By command,

MARTIN LESLIE JAMES HAMILTON-SMITH, for Premier
MPOL15/04CS



Government of South Australia

Biosecurity SA

BRANDS ACT, 1933
3RD QUARTER 2014

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933 for the quarter ended 30th September, 2014 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

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

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

A handwritten signature in black ink, appearing to read 'Kedger Oage'.

Registrar of Brands
27th April, 2015

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
Nil		

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
Nil		

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
Nil		

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
Nil			

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
V	Red	2	JR & AS Villis	HALLETT 5419

South East District

Brand	Colour	Position	Owner	Address
Nil				

Western District

Brand	Colour	Position	Owner	Address
Nil				

Northern District

Brand	Colour	Position	Owner	Address
Nil				

Kangaroo Island

Brand	Colour	Position	Owner	Address
F	Green	4	JWG & MJ Florance	KINGSCOTE KI 5223

SHEEP EARMARKS OR FIREBRANDS REGISTERED*Central District*

Brand or Mark	Owner	Address
Nil		

South East District

Brand or Mark	Owner	Address
A.3	MK Hansberry	ROBE SA 5276

Western District

Brand or Mark	Owner	Address
Nil		

Northern District

Brand or Mark	Owner	Address
Nil		

Kangaroo Island

Brand or Mark	Owner	Address
XJ.1.F.1	JWG & MJ Florance	KINGSCOTE KI 5223

TRANSFERS**HORSE AND CATTLE BRANDS TRANSFERRED**

Brand	Transferred from	Transferred to: Owner/Address
	FD Warren	WM Dodd, MARREE 5733
007	NN Oldfield	AM & BW White 'Cowarie Station' PORT AUGUSTA 5700
	Coondambo Pastoral Co Pty Ltd	Nutt Pastoral Nominees Pty Ltd t/a Pandurra Pastoral Trust 'Coondambo Station' PORT AUGUSTA 5710

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

STUD STOCK BRANDS TRANSFERRED

Brand	Society	Transferred from	Transferred to: Owner/Address
Nil			

SHEEP BRANDS TRANSFERRED

Central District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Ⓟ	Blue	3	RC & RE Vince	STANSBURY 5582

South East District

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

Western District

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

Northern District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
	Green	4	Coondambo Pastoral Co Pty Ltd	Nutt Pastoral Nominees Pty Ltd t/a Pandurra Pastoral Trust 'Coondambo Station' PORT AUGUSTA 5710

Kangaroo Island

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

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED

Central District

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

South East District

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

Western District

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

Northern District

Brand or Mark	Transferred from	Transferred to: Owner/Address
XJ.XJ.1	Coondambo Pastoral Co Pty Ltd	Nutt Pastoral Nominees Pty Ltd t/a Pandurra Pastoral Trust 'Coondambo Station' PORT AUGUSTA 5710

Kangaroo Island

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

CANCELLATIONS**HORSE AND CATTLE BRANDS CANCELLED**

Brand	Owner & Address	Applicant for Cancellation
Nil		

CATTLE EARMARKS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

STUD STOCK BRANDS CANCELLED

Brand	Society	Owner & Address	Applicant for Cancellation
Nil			

SHEEP BRANDS CANCELLED*Central District*

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Northern District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
F	Green	4	BA & AJ Fairbrother	Registrar of Brands

SHEEP EARMARK OR FIREBRANDS CANCELLED*Central District*

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Western District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		



Government of South Australia

Biosecurity SA

BRANDS ACT, 1933
4TH QUARTER 2014

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933 for the quarter ended 31st December, 2014 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

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

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

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

Registrar of Brands

27th April, 2015

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
00 →	DJ Hunter	'Kotabena' STIRLING NORTH 5710
⤴ FD.	M & D Jennings t/a Tewinga Pastoral Holdings	'Granite Downs' MOUNT ISA QLD 4825
V07	W Henderson t/a Will Henderson	'Kokatha' WOOMERA 5720

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
XM.1	Z McKenzie	'Cotabena' LEIGH CREEK 5731

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
Nil		

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
Ⓞ CM	Australian Pony Stud Book	CM Henderson	MURRAY BRIDGE 5253

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
AM	Blue	4	A & S McInerney	MELROSE 5483

South East District

Brand	Colour	Position	Owner	Address
Ƨ	Purple	1	E Thiel	WUNKAR 5311
Ⓞ	Blue	4	CW Hahn t/a CW & NL Hahn	BARMERA 5345

Western District

Brand	Colour	Position	Owner	Address
Nil				

Northern District

Brand	Colour	Position	Owner	Address
Nil				

Kangaroo Island

Brand	Colour	Position	Owner	Address
Nil				

SHEEP EARMARKS OR FIREBRANDS REGISTERED*Central District*

Brand or Mark	Owner	Address
R.2	SE Nayda t/a Dunka Downs	BURRA 5417

South East District

Brand or Mark	Owner	Address
Nil		

Western District

Brand or Mark	Owner	Address
G.2	GJ Oldfield t/a Mona Downs	MILTALIE 5602

Northern District

Brand or Mark	Owner	Address
Nil		

Kangaroo Island

Brand or Mark	Owner	Address
Nil		

TRANSFERS**HORSE AND CATTLE BRANDS TRANSFERRED**

Brand	Transferred from	Transferred to: Owner/Address
00 ↵	D Hunter	Z McKenzie t/a Cotabena Cattle 'Cotabena Station' LEIGH CREEK 5731

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

STUD STOCK BRANDS TRANSFERRED

Brand	Society	Transferred from	Transferred to: Owner/Address
Nil			

SHEEP BRANDS TRANSFERRED*Central District*

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

South East District

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

Western District

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

Northern District

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

Kangaroo Island

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

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED*Central District*

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

South East District

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

Western District

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

Northern District

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

Kangaroo Island

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

CANCELLATIONS**HORSE AND CATTLE BRANDS CANCELLED**

Brand	Owner & Address	Applicant for Cancellation
Nil		

CATTLE EARMARKS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

STUD STOCK BRANDS CANCELLED

Brand	Society	Owner & Address	Applicant for Cancellation
Nil			

SHEEP BRANDS CANCELLED*Central District*

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Northern District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

SHEEP EARMARK OR FIREBRANDS CANCELLED*Central District*

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Western District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		



Government of South Australia

Biosecurity SA

BRANDS ACT, 1933
1ST QUARTER 2015

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933 for the quarter ended 31st March 2015 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

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

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

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

Registrar of Brands
27th April, 2015

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
27R	JL Reschke t/a Philden Farm	QUORN 5433
W31	JA Falting t/a Questar Australia Pty Ltd	'Wallerberdina Station' MILE END 5031
	DJ Sampson t/a DJ & CF Sampson & Sons	'Welbourn Hill Station' MARLA 5724

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
Nil		

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
Nil		

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
HE2	Austalian Stud Book Society	DS Bird	BALAKLAVA 5461
WS	Australian Stock Horse Society	LHS Whitehead	NARACORTE 5271

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
	Blue	4	ND Chapman	'Parnaroo Station' PETERBOROUGH 5422
	Blue	4	TD & RI Kemp t/a Jack's Flat	STIRLING NORTH 5710
JH	Purple	1	JC Hampel	KAPUNDA 5373

South East District

Brand	Colour	Position	Owner	Address
Nil				

Western District

Brand	Colour	Position	Owner	Address
DV	Blue	4	DR & VA Salmon	CEDUNA 5690
	Green	4	SG & MJ Nuske t/a Hillsea Station Trust	PORT LINCOLN 5607

Northern District

Brand	Colour	Position	Owner	Address
Nil				

Kangaroo Island

Brand	Colour	Position	Owner	Address
Nil				

SHEEP EARMARKS OR FIREBRANDS REGISTERED*Central District*

Brand or Mark	Owner	Address
XN.1.A.1	ND Chapman	'Parnaroo Station' PETERBOROUGH 5422

South East District

Brand or Mark	Owner	Address
Nil		

Western District

Brand or Mark	Owner	Address
C.1	SG & MJ Nuske t/a Hillsea Station Trust	'Hillsea Station' PORT LINCOLN 5607

Northern District

Brand or Mark	Owner	Address
Nil		

Kangaroo Island

Brand or Mark	Owner	Address
Nil		

TRANSFERS**HORSE AND CATTLE BRANDS TRANSFERRED**

Brand	Transferred from	Transferred to: Owner/Address
Nil		

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

STUD STOCK BRANDS TRANSFERRED

Brand	Society	Transferred from	Transferred to: Owner/Address
Nil			

SHEEP BRANDS TRANSFERRED*Central District*

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

South East District

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

Western District

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

Northern District

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

Kangaroo Island

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

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED*Central District*

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

South East District

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

Western District

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

Northern District

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

Kangaroo Island

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

CANCELLATIONS**HORSE AND CATTLE BRANDS CANCELLED**

Brand	Owner & Address	Applicant for Cancellation
Nil		

CATTLE EARMARKS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

STUD STOCK BRANDS CANCELLED

Brand	Society	Owner & Address	Applicant for Cancellation
Nil			

SHEEP BRANDS CANCELLED*Central District*

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Northern District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

SHEEP EARMARK OR FIREBRANDS CANCELLED*Central District*

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Western District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

EDUCATION ACT 1972

Establishment of a School Council for a Government School

I, SUSAN CLOSE, the Minister for Education and Child Development, being the Minister to whom the administration of the Education Act 1972 (SA) is committed hereby dissolve the school council of the following government schools pursuant to Section 85 (1) of the Education Act 1972 (SA).

Houghton Primary School
Mount Torrens Primary School
Pennington Junior Primary School
Pennington Primary School

Dated 6 May, 2015.

SUSAN CLOSE, Minister for Education
and Child Development

EDUCATION ACT 1972

Establishment of a School Council for a Government School

I, SUSAN CLOSE, the Minister for Education and Child Development, being the Minister to whom the administration of the Education Act 1972 (SA) is committed hereby establish a school council for a government school, namely Pennington School R-7, pursuant to Section 85 (1) of the Education Act 1972 (SA).

Dated 6 May, 2015.

SUSAN CLOSE, Minister for Education
and Child Development

ESSENTIAL SERVICES COMMISSION ACT 2002

Water Retail Code—Minor and Intermediate Retailers

NOTICE is hereby given that:

1. Pursuant to Section 28 (2) of the Essential Services Commission Act 2002, the Essential Services Commission has varied the Water Retail Code—Minor and Intermediate Retailers (which is an Industry code made by the Commission under Section 28 (1) of the Essential Services Commission Act 2002).

2. The variation to the Water Retail Code—Minor and Intermediate Retailers includes variations to the provisions of the Code dealing with customer sale contracts and customer charters and the attachment of model customer sale contracts and customer charters to the Code as Schedules.

3. The variation to the Water Retail Code—Minor and Intermediate Retailers takes effect on and from 1 July 2015.

4. A copy of the Water Retail Code—Minor and Intermediate Retailers (reference: WRC-MIR/02) as varied may be inspected or obtained from the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide and is also available at www.escosa.sa.gov.au.

5. Queries in relation to this notice may be directed to the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide. Telephone (08) 8463 4444 or Freecall 1800 633 592 (mobiles and South Australia only).

Execution

The seal of the Essential Services Commission was affixed with due Authority by the Chairperson of the Essential Services Commission.

Dated 24 February 2015.

P. WALSH, Chairperson, Essential
Services Commission

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that it will be unlawful for any person to engage in the class of fishing activity specified in Schedule 1, during the period specified in Schedule 2.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of King Prawn (*Melicertus latisulcatus*) in all waters of the Gulf St Vincent Prawn Fishery.

SCHEDULE 2

From sunset on 12 May 2015 to sunrise on 16 May 2015. Where sunrise and sunset are as published in the *South Australian Government Gazette* pursuant to the requirements of the Proof of Sunrise and Sunset Act 1923.

Dated 12 May 2015.

B. MILIC, Prawn Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holders of a Gulf St Vincent Prawn Fishery licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2006 listed in Schedule 1 (the 'exemption holders'), or their registered masters, are exempt from the closure notice made under Section 79 of the Fisheries Management Act 2007, dated 12 May 2015, referring to the Gulf St Vincent Prawn Fishery, but only insofar as the exemption holder shall not be guilty of an offence when using prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of undertaking a stock assessment survey (the 'exempted activity'), during the period specified in Schedule 2, subject to the conditions contained in Schedule 3. Ministerial Exemption No. ME9902770.

SCHEDULE 1

Licence No.	Licence Holder	Boat Name
V03	Josephine K Fisheries Pty Ltd	<i>Josephine K</i>
V04	Ledo Pty Ltd	<i>Miss Anita</i>
V05	M. J. Corigliano	<i>Frank Cori</i>
V08	Paleologoudias	<i>Limnos</i>

SCHEDULE 2

The exemption is valid from sunset on 13 May 2015 until sunrise on 16 May 2015.

SCHEDULE 3

1. No fishing activity may be undertaken between the prescribed dates from the period after sunrise and before sunset for Adelaide (as published in the *South Australian Government Gazette* pursuant to the requirements of the Proof of Sunrise and Sunset Act 1923) during the period specified in Schedule 2.

2. The exempted activity may not occur within the boundaries of any marine park sanctuary zone or habitat protection zone.

3. Prawn trawl nets used during the exempted activity must be configured such that:

- Where two prawn trawl nets are used as a double rig, a T90-mesh cod end and bycatch reduction grid, as per the specifications in licence conditions 10936 and 10937, must be towed simultaneously alongside a conventional diamond-mesh cod end; or
- Where three prawn trawl nets are used as a triple rig, two T90-mesh cod ends and two bycatch reduction grids, as per the specifications in licence conditions 10936 and 10937, must be towed simultaneously alongside a conventional diamond-mesh cod end.

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

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

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

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

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the Marine Parks Act 2007. The exemption holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within a marine park.

Dated 12 May 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

GEOGRAPHICAL NAMES ACT 1991

Notice to Alter the Boundaries Names of Places

CORRIGENDUM

IN the *Government Gazette* of 7 May 2015, page 1670:

- third notice appearing, the file reference for the Rocky Gully/White Hill boundary alteration *should* have been shown as 2015/06387/01 and not 2015/006387/01; and
- fourth notice appearing, the file reference for the Keswick/Wayville, Forestville/Wayville and Forestville/Goodwood boundary alterations *should* have been shown as 2015/06386/01 and not 2015/006386/01.

Dated 11 May 2015.

W. H. WATT, for Michael Burdett, Surveyor-General, Department of Planning, Transport and Infrastructure

DPTI.2015/00689/01

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:

Applicants: Blackfire Resources Pty Ltd and Wentworth Metal Group Pty Ltd.

Location: Wilkowie area—Approximately 70 km south-east of Marree.

Pastoral Lease: Mount Lyndhurst

Term: 1 year

Area in km²: 351

Ref.: 2011/00083

Plan and co-ordinates can be found on the Department of State Development website: http://www.minerals.statedevelopment.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:

Applicants: Blackfire Resources Pty Ltd and Wentworth Metal Group Pty Ltd.

Location: Mundowdna area—Approximately 20 km south-east of Marree.

Pastoral Leases: Marree, Mundowdna and Witchelina.

Term: 1 year

Area in km²: 390

Ref.: 2011/00084

Plan and co-ordinates can be found on the Department of State Development website: http://www.minerals.statedevelopment.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:

Applicants: Blackfire Resources Pty Ltd and Wentworth Metal Group Pty Ltd.

Location: Mount Bray area—Approximately 100 km north of Coober Pedy.

Pastoral Leases: Evelyn Downs, Mount Barry and Arckaringa.

Term: 1 year

Area in km²: 291

Ref.: 2011/00085

Plan and co-ordinates can be found on the Department of State Development website: http://www.minerals.statedevelopment.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:

Applicants: Blackfire Resources Pty Ltd and Wentworth Metal Group Pty Ltd.

Location: Hammond area—Approximately 45 km east of Port Augusta.

Term: 1 year

Area in km²: 75

Ref.: 2011/00088

Plan and co-ordinates can be found on the Department of State Development website: http://www.minerals.statedevelopment.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: Panda Mining Pty Ltd

Location: Hesso area—Approximately 45 km north-west of Port Augusta.

Pastoral Leases: Yudnapinna, Kootaberra, Pandurra, Illeroo, Mount Arden and Cariewerloo.

Term: 2 years

Area in km²: 784

Ref.: 2014/00264

Plan and co-ordinates can be found on the Department of State Development website: http://www.minerals.statedevelopment.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: Macallum Group Ltd
 Location: Lambina area—Approximately 75 km north-east of Marla.
 Pastoral Leases: Teyon, Lambina, Hamilton and Todmorden.
 Term: 1 year
 Area in km²: 987
 Ref.: 2014/00275

Plan and co-ordinates can be found on the Department of State Development website: http://www.minerals.statedevelopment.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: Minotaur Operations Pty Ltd
 Location: Glyde area—Approximately 155 km north-east of Streaky Bay.
 Pastoral Lease: Lake Everard
 Term: 2 years
 Area in km²: 878
 Ref.: 2015/00075

Plan and co-ordinates can be found on the Department of State Development website: http://www.minerals.statedevelopment.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: South Australian Coal Limited
 Location: Lake Phillipson area—Approximately 60 km south-west of Coober Pedy.
 Pastoral Leases: Mabel Creek, Ingomar and Commonwealth Hill.
 Term: 5 years
 Area in km²: 1 367
 Ref.: 2015/00066

Plan and co-ordinates can be found on the Department of State Development website: http://www.minerals.statedevelopment.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: Minotaur Operations Pty Ltd
 Location: Nuckulla area—Approximately 140 km north-east of Streaky Bay.
 Pastoral Leases: Lake Everard and Kondoolka.
 Term: 2 years
 Area in km²: 692
 Ref.: 2015/00074

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

J. MARTIN, Mining Registrar

NATIONAL PARKS AND WILDLIFE ACT 1972

Appointment of Wardens

PURSUANT to Section 20 of the National Parks and Wildlife Act 1972, I, Grant Anthony Pelton, Director, Regional Coordination, Partnerships and Stewardship, authorised delegate, hereby appoint the following officers of the Department of Environment, Water and Natural Resources (DEWNR) listed in Schedule 1 below as Wardens for the whole of the State of South Australia for the purposes of the Act, for the period commencing 1 April 2015 and ending 31 December 2015, on the condition that the appointment of a person referred to in Schedule 1 as a Warden pursuant to this instrument of appointment shall be automatically revoked without the necessity for a further notice in the event that the person ceases employment with DEWNR or its successor.

SCHEDULE 1

Card No.	Name of Warden
0269	Kenneth Paul Anderson
0429	Aaron James Smith

Dated 7 April 2015.

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

NATIONAL PARKS AND WILDLIFE ACT 1972

Appointment of Warden

PURSUANT to Section 20 of the National Parks and Wildlife Act 1972, I, Christopher Clark Thomas, Acting Director, Regional Coordination, Partnerships and Stewardship, authorised delegate, hereby appoint the following officer of the Department of Environment, Water and Natural Resources (DEWNR) listed in Schedule 1 below as a Warden for the whole of the State of South Australia for the purposes of the Act, for the period commencing 1 May 2015, to remain in effect for the period that the person listed is employed by the Department responsible to the Minister to whom the Act has been committed, unless earlier varied or revoked and on the condition that the appointment of a person referred to in Schedule 1 as a Warden shall be automatically revoked without the necessity for a further notice in the event that the person ceases employment with DEWNR or its successor.

SCHEDULE 1

Card No.	Name of Warden
603	Bernard James Victor Gaffney

Dated 17 April 2015.

C. C. THOMAS, Acting Director, Regional Coordination, Partnerships and Stewardship Department of Environment, Water and Natural Resources

NATIONAL PARKS AND WILDLIFE ACT 1972

Appointment of Wardens

PURSUANT to Section 20 of the National Parks and Wildlife Act 1972, I, Grant Anthony Pelton, Director, Regional Coordination, Partnerships and Stewardship, authorised delegate, hereby appoint the following officers of the Department of Environment, Water and Natural Resources (DEWNR) listed in Schedule 1 below as Wardens for the whole of the State of South Australia for the purposes of the Act, for the period commencing 15 May 2015, to remain in effect for the period that the persons listed are employed by the Department responsible to the Minister to whom the Act has been committed, unless earlier varied or revoked and on the condition that the appointment of the person referred to in Schedule 1 as Wardens shall be automatically revoked without the necessity for a further notice in the event that they cease employment with DEWNR or its successor.

SCHEDULE 1

Card No.	Name of Warden
604	Max Julian White Barr
605	Emma Kaye Bloomfield
606	Lauren Jade Burdett
607	Sebastian Richard Harris Drewer
608	Murray Greenaway
609	Shelley Jane Harrison
610	Peter John Michelmore
611	Ian Wayne Radbone
612	David Graham Pearce
613	Andrew Paul Sleep
614	Clifford Woodford

Dated 1 May 2015.

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

NATIVE VEGETATION REGULATIONS 2003

*Clearance Approval for Public Safety Within the Ambit of
Regulation 5 (1) (lb)*

PURSUANT to the Regulation 5 (1) (lb) of the Native Vegetation Regulations 2003, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby authorise those persons filling the positions of Presiding Member, Native Vegetation Council, the Co-ordinator, Assessment and Stakeholder Liaison of the Native Vegetation Management Unit (Department of Environment, Water and Natural Resources), or in their absence the Manager, Native Vegetation Management Unit (Department of Environment, Water and Natural Resources) and the Manager, Project Delivery of the Department of Planning, Transport and Infrastructure or their successors to approve the clearance of native vegetation necessary to protect public safety.

This notice will revoke all other gazette of Regulation 5 (1) (lb) of the Native Vegetation Regulations 2003. This notice will commence on the date below and remain in effect until varied or revoked.

Dated 2 April 2015.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Surrender of Geothermal Exploration Licences—GELs 267, 269, 273, 316, 317 and 320

NOTICE is hereby given that I have accepted surrender of the abovementioned Geothermal Exploration Licences under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

No. of Licence	Licensee	Date of Surrender	Reference
GEL 267	Clean Energy Australasia Pty Ltd	11 May 2015	F2011/288
GEL 269	Clean Energy Australasia Pty Ltd	11 May 2015	F2011/286
GEL 273	Clean Energy Australasia Pty Ltd	11 May 2015	F2011/287
GEL 316	Clean Energy Australasia Pty Ltd	11 May 2015	F2011/291
GEL 317	Clean Energy Australasia Pty Ltd	11 May 2015	F2011/289
GEL 320	Clean Energy Australasia Pty Ltd	11 May 2015	F2011/290

Dated 11 May 2015.

B. A. GOLDSTEIN
Executive Director,
Energy Resources Division,
Department of State Development,
Delegate of the Minister for Mineral Resources and Energy

RETURN TO WORK ACT 2014*Definition of Remuneration Determination 2015*

THE Board of the Return to Work Corporation of South Australia ('the Corporation') determines that remuneration for the purposes of Section 136 of the Return to Work Act 2014 ('the Act') is as follows:

Part 1—Preliminary Matters

1. This determination may be cited as the Definition of Remuneration Determination 2015.
2. This determination commences on 1 July 2015.

Part 2—Grounds for Determination

3. In respect of the inclusions referred to in Part 3 of this determination:
 - 3.1 That the same should be regarded as included within the scope of remuneration.
4. In respect of the exclusions referred to in Part 3 of this determination:
 - 4.1 That the same should not be regarded as within the scope of remuneration.

Part 3—Terms of Determination

5. For the purposes of Part 9 and Section 136 of the Act, remuneration includes payments made to or for the benefit of a worker, whether made in cash or by cheque or negotiable instrument or by investment or capitalisation or credit to any account, reserve or fund or in kind or in any manner, and whether by piece work rates or otherwise, including specifically, without limiting the foregoing, payments made to or for the benefit of a worker for or by way of the following table:

Accommodation allowance	Life assurance
Annual leave	Living away from home allowance
All payments qualifying as credit units (including trade dollars) arising from or associated with a barter or countertrade transaction to which the value of any such credit units (including trade dollars) is hereby deemed to be valued as the equal of one Australian dollar (or such different value where it is established, to the satisfaction of the corporation, a particular organisation's credit units (including trade dollars) are being traded consistently at a different value)	Loadings
	Locality allowance
	Long service leave
	Meal allowance
	Motor vehicle allowance
	Over award payment
	Overtime allowance
	Paid parental leave (other than payments under the Paid Parental Leave Act 2010 of the Commonwealth)
	Penalty rates
	Personal accident and sickness insurance
Back pay	Piece work payments
Bonuses	Qualification allowance
Callout or call back allowance	Remote area allowance
Clothing allowance	Rental allowance
Club subscriptions	Representation allowance
Commission	Salary
Dirt money	Salary continuance insurance
Disability allowance	School or education expenses for children, spouse or dependents of workers
Dry cleaning	
Employee (worker) Incentive Plan contributions	
Entertainment allowance	Service increments
Fares for travel	Sick Pay
First aid allowance	Site allowance
Follow-the-job allowance	Skill allowance
Footwear allowance	Standby or on call allowance
Health insurance	Studying allowance
Higher duty allowance	Superannuation contributions
Holiday pay	Supplementary payments
Home entertainment allowance	Telephone allowance
Incentives	Tool allowance
Industry allowance	Travelling allowance
Instructor's allowance	Uniform allowance
Leave loadings	Wages
	All other allowances

- 5.1 In relation to salary sacrifice benefits or fringe benefits 'remuneration' is the GST inclusive value of the benefits (i.e. cost of the acquisition of the benefit by the employer (after deducting input tax credits to which the employer is entitled on account of the acquisition of the benefit) plus GST paid by the employer to the Australian Taxation Office);
- 5.2 In the case of payments to contractors as a worker defined under the Act 'remuneration' is the GST exclusive amount of the payments made by the employer to the contractor (i.e. amount paid to the contractor less any amount paid to the contractor on account of GST less any input tax credits to which the employer is entitled in relation to the acquisition of the contractor's services).

6. For the purposes of Part 9 and Section 136 of the Act the following payments do not constitute remuneration being payments for or by way of:
- 6.1 Payments for reimbursement or compensation to a worker for payments or expenses actually made or incurred by the worker for goods or services for or on behalf of an employer or acquired by or provided to the worker, in the course of and for the purposes of work performed by the worker for that employer.
 - 6.2 Allowances paid to a worker in respect of the use of the worker's own motor vehicle in the course of the worker's employment by the employer, for the financial year concerned, at a rate that does not exceed:
 - (a) The rate prescribed by regulations under Section 28-25 of the Income Tax Assessment Act 1997 of the Commonwealth for calculating a deduction for car expenses for a large car using the 'cents per kilometre method'; or
 - (b) If no rate is prescribed as referred to in (a) above, the rate prescribed by the regulations under the South Australian Payroll Tax Act 2009,
for each kilometre actually travelled in the course of and for the purposes of that employment.
 - 6.3 Accommodation allowances paid to a worker in respect of the cost of accommodation at a hotel, motel, guest house or other temporary lodging, while the worker is absent from their usual residence in the course of and for the purpose of the employment of the worker by the employer, for the financial year concerned, at a rate that does not exceed:
 - (a) the total reasonable amount for daily travel allowance expenses using the lowest capital city for the lowest salary band for the financial year determined by the Commissioner of Taxation of the Commonwealth; or
 - (b) if no determination referred to in (a) above is in force, the rate prescribed by the regulations under the South Australian Payroll Tax Act 2009.
 - 6.4 All payments of compensation made by employers (including self-insured employers) to workers under Part 4 of the Act.
 - 6.5 An amount paid to or for the benefit of a worker as a consequence of cessation of employment either as termination payment or redundancy/severance pay or 'eligible termination payment' as defined in the Income Tax Assessment Act 1997 of the Commonwealth.
 - 6.6 An amount in the form of contributions to a fund, by an employer bound by an award, enterprise agreement, industrial agreement pursuant to an award or such other registered industrial agreements to meet all or some of the liabilities of the employer in relation to redundancy/severance payments to a worker pursuant to an award, enterprise agreement, industrial agreement to an award or such other registered industrial agreements.
 - 6.7 An amount paid to or for the benefit of a worker, as a consequence of cessation of employment, in the form of payments made by a trustee or an employer in the capacity of trustee of a superannuation fund.
 - 6.8 All payments paid to or for the benefit of a worker as a consequence of a worker's eligibility to a payment by way of a determination in terms of the Paid Parental Leave Scheme under the Paid Parental Leave Act 2010 of the Commonwealth.

Part 4—Notice of Determination

That notice of this determination be published in the *South Australian Government Gazette*.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 27th day of April 2015.

Dated 27 April 2015.

J. YUILE, Board Chair

RETURN TO WORK ACT 2014*Payment of Statutory Payments Notice 2015*

IN accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia ('the Corporation') under the current Instrument of Delegation of the Corporation, I, Greg McCarthy, Chief Executive Officer determine pursuant to Section 144 of the Return to Work Act 2014 ('the Act') that an employer is liable to the Corporation for payment of statutory payments on the dates specified or indicated in this notice.

Part 1—Preliminary Matters

1. This notice may be cited as the Payment of Statutory Payments Notice 2015.
2. This notice commences on 1 July 2015.

Part 2—Notice

3. For the purposes of subsection 144 (2) of the Act where the initial premium payable for a premium period is \$2 000 or less, the employer is required to make payment of the premium payable in full by 7 September of that premium period (or such later date as may be specified to an individual employer in the tax invoice). Payment will be made as outlined in the tax invoice.
4. For the purpose of subsections 144 (2) and 144 (5) of the Act, where the initial premium is greater than \$2 000, the initial premium payment can be made as follows:
 - 4.1 In full by 7 September of that premium period, or
 - 4.2 By way of 10 monthly instalments commencing on 7 September and thereafter on the seventh day of each month up to and including 7 June, or as determined by notice by the Corporation to an individual employer, or
 - 4.3 As and on the date(s) outlined in the tax invoice.
5. Where an employer has elected to make payments by instalments and fails to make a payment as required, the employer may be required to pay the outstanding balance as a lump sum on the date specified by the Corporation in a tax invoice.
6. Where an employer fails to submit a return by the required date, the Corporation will issue an estimate pursuant to Sections 149 or 150 of the Act and a tax invoice. The premium is payable on the date or dates specified in that tax invoice.
7. For the purpose of subsection 144 (3) of the Act, when an adjustment is made to a premium the Corporation will issue a tax invoice and any amount that becomes due on account of that adjustment will be payable on the date or dates specified on that tax invoice.

Hindsight premium

8. For the purposes of subsection 144 (4) of the Act, the hindsight premium for a premium period (including a hindsight premium which has been revised) must be paid in full by the due date specified on the tax invoice.

Part 3—Notice of Determination

That notice of this determination be published in the *South Australian Government Gazette*.

Confirmed as a true and correct record of the decision of the Corporation made in the exercise of my delegated authority.

Dated 28 April 2015.

G. MCCARTHY, Chief Executive Officer

RETURN TO WORK ACT 2014*Provision of Remuneration Information Notice 2015*

IN accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia ('the Corporation') under the current Instrument of Delegation of the Corporation, I, Greg McCarthy, Chief Executive Officer, hereby give notice of the requirements of the Corporation under the sections of the Return to Work Act 2014 ('the Act') specified herein.

Part 1—Preliminary Matters

1. This notice may be cited as the Provision of Remuneration Information Notice 2015.
2. This notice commences on 1 July 2015.

Part 2—Terms of Notice***Estimate***

3. When calculating remuneration in relation to a premium period or other period, a reference to information for the purposes of Sections 131, 132, 149 and 150 of the Act is the estimate of the monetary value of all remuneration payable to all workers by the employer calculated by reference to the forms or returns (if any) furnished in accordance with the Act by the employer to the Corporation or, where the monetary value of the remuneration has been ascertained by the Corporation, the actual value of the remuneration.

Failure to furnish a return

4. Please note that in the event that at any time an employer fails to furnish a return as required and the monetary value of the remuneration concerned has not been ascertained by the Corporation, the estimate of the monetary value of the remuneration will be taken to be such amount as is calculated by multiplying the monetary value (or reasonable estimate) of remuneration for the immediately preceding premium period, or equivalent period as determined by the Corporation, by 1.15.

Specified event

5. For the purposes of Section 150 (1) (c) of the Act, a specified event is where an employer becomes aware that the actual remuneration paid or payable by the employer:
 - 5.1 exceeds or is likely to exceed by more than 20% the estimate, or latest estimate, (as the case may be) of aggregate remuneration applying in relation to the employer under this Division, or
 - 5.2 exceeds or is likely to exceed by less than 20%, or falls by any percentage below, the estimate or latest estimate (as the case may be) of aggregate remuneration applying in relation to the employer under this Division.
6. In the event of Clause 5.1 of this Part applying, the employer must submit a revised estimate or estimates, in the designated manner and form, within 30 days of becoming aware of such changed circumstances.
7. In the event of Clause 5.2 of this Part applying, the employer may submit if the employer wishes/elects to do so a revised estimate or estimates, in the designated manner and form, before the end of the relevant premium period.

Information

8. For the purposes of Section 149 and 150, the information required by the Corporation is satisfied if the information required by the relevant designated form(s) is provided in one of the designated manners or forms.

Confirmed as a true and correct record of the decision of the Corporation made in the exercise of my delegated authority.

Dated 28 April 2015.

G. MCCARTHY, Chief Executive Officer

RETURN TO WORK ACT 2014*RTWSA Premium Provisions 2015-2016*

THE Board of the Return to Work Corporation of South Australia ('the Corporation') after consultation with the Minister publishes the following terms and conditions that will apply in relation to the calculation, imposition and payment of premiums for the purposes of subsection 138 (1) of the Return to Work Act 2014 ('the Act') and these terms and conditions will be referred to as the 'RTWSA Premium Provisions 2015-2016'.

The RTWSA Premium Provisions 2015-2016 apply for the premium period 2015-2016 (and each premium period thereafter until modified in accordance with subsection 138 (1) of the Act).

Part 1—Preliminary Matters

1. These terms and conditions apply to the calculation, imposition and payment of premiums on or after 1 July 2015.

Part 2—Definitions

2. For the purposes of the RTWSA Premium Provisions 2015-2016, RTWSA Premium Order (Return To Work Premium System) 2015-2016 (as amended from time to time) and the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2015-2016 (as amended from time to time) the following definitions will apply except where otherwise modified:

apprentice: A person who is or will be trained by their employer under an approved training contract in an occupation declared to be a 'trade' under Section 6 of the Training and Skills Development Act 2008.

approved training contract: Has the same meaning as a contract approved as a training contract under the Training and Skills Development Act 2008.

employer: Has the same meaning as in Section 4 of the Act.

financial year: The period from 1 July in a calendar year to 30 June in the next calendar year with a **full financial year** being the whole of that 12 month period and **part financial year** being any period less than the whole 12 month period.

GST: The Goods and Services Tax, has the same meaning as in the A New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth.

GTO: A Group Training Organisation which is registered as such under the National Standards for Group Training Organisations in South Australia and which has a registered office in South Australia.

industry premium rate: A rate that corresponds to a SAIC as determined by the Corporation from time to time and published in the *Government Gazette*.

new employer: An employer who has acquired a business under a transfer of business as defined by Section 160 of the Act.

newly registered employer: An employer who has not been registered for one full premium period.

WHS: The work health and safety registration fee calculated for each financial year and collected by the Corporation on behalf of SafeWork SA in accordance with Schedule 5 of the Work Health and Safety Act 2012.

old employer: An employer who has sold a business under a transfer of business as defined by Section 160 of the Act.

period: Includes any financial year, or as provided in Part 8.

premium period: Refers to any financial year for which premium is calculated.

Regulations: The Return to Work Regulations 2015.

remuneration: Has the same meaning as in section 136 of the Act.

SAIC: South Australian Industry Classification.

the Act: Return to Work Act 2014.

trainee: A person who is or will be trained by their employer under an approved training contract (entered into prior to 23 May 2013 or with a GTO) in an occupation which is a declared 'vocation' under Section 6 of the Training and Skills Development Act 2008.

Part 3—Liability to pay premiums

3. For the purposes of Section 139 (1) of the Act, the employer will be liable to pay a premium for each premium period.

Part 4—Calculation of Base Premium*Explanatory Note*

For the purposes of Section 142 (4) of the Act, the intent of the formula set out below is to calculate an employer's base premium by multiplying an employer's remuneration by their relevant industry premium rate. Given that an employer could have more than one location, each with its own industry premium rate, the formula is written to show that an employer's base premium could be the aggregate of many calculations.

4. The base premium (BP) is to be calculated in accordance with the following formula:

$$BP = (Ra \times Ia) + (Rb \times Ib) + \dots (Rn \times In)$$

Where:

Ra, Rb, ...Rn are each a part of the total remuneration in respect of the period for which the premium is to be calculated, being a part of the total remuneration attributable to each relevant SAIC applicable to the employer.

Ia, Ib, ...In are each an industry premium rate expressed as a percentage that corresponds to each relevant SAIC applicable to the employer.

Part 5—Apprentice and Trainee Incentive Amount

5. The Apprentice and Trainee incentive amount (A) for an employer is to be calculated in accordance with the following formula:

$$A = (Aa \times Ia) + (Ab \times Ib) + \dots (An \times In)$$

Where:

Aa, Ab, ...An are each a part of the total remuneration payable by the employer to:

- 5.1 apprentices (as defined in Part 2) in respect of the period for which the premium is to be calculated, being a part of the total remuneration attributable to a SAIC applicable to the employer.

- 5.2 trainees (as defined in Part 2) but only for the term or the balance of the term of an approved training contract (as defined in Part 2) entered into prior to 23 May 2013 and in respect of the period for which the premium is to be calculated, being a part of the total remuneration attributable to a SAIC applicable to the employer.
- 5.3 in the case of an employer who is a GTO, GTO trainees (both as defined in Part 2) employed by that GTO in respect of the period for which the premium is to be calculated, being a part of the total remuneration applicable to a SAIC applicable to the employer.

Ia, Ib, ...In are each an industry premium rate being a percentage rate that corresponds to each relevant SAIC applicable to the employer.

6. If the employer has not supplied a return with respect to remuneration (as required under the Act) in respect of any relevant period, the apprentice and trainee incentive amount (A) is taken to be zero for the purposes of the calculation of the employer's premium but the premium may be recalculated when the required return as to remuneration has been supplied.

Part 6—Premium payable by a newly registered employer

7. Where an employer is a newly registered employer, the premium payable ('P') is calculated in accordance with the following formula:

$$P = (BP - A) + SUR + GST + WHS$$

Where:

P is the premium payable for a premium period or part thereof

SUR is the Supplementary Underwriting Rate being a premium adjustment (either a decrease or an increase) to allow the premium of an employer, within a particular category or class, to be adjusted. Any adjustment is at the discretion of the Corporation and subject to the claims experience and a specific risk assessment of the employer by the Corporation.

Part 7—Transfer of Business

8. For the purposes of Section 160 of the Act it is determined that the claims history of the old employer will be applied to the calculation of the premium payable by the new employer in the following circumstances:
- 8.1 Where the new employer has employed workers who constituted all or a majority of the workers employed by the old employer at any time at the business location or locations transferred to the new employer, and
- 8.2 The workers at any time carried out activities/services for the new employer that are the same or similar to activities/services carried out by those workers for the old employer, and
- 8.3 These provisions apply whether or not the business of the new employer or the activities and/or services performed are at the same business location.

Part 8—Designated period and designated minimum premium

9. For the purposes of Section 143 (9) (a) of the Act, the designated period is a financial year.
10. For the purposes of Section 143 (9) (b) of the Act, the designated minimum premium is \$200.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 13th day of March 2015.

Dated 13 March 2015.

J. YUILE, Board Chair

RETURN TO WORK ACT 2014*RTWSA Premium Order (Return to Work Premium System) 2015-2016*

THE Board of the Return to Work Corporation of South Australia ('the Corporation') after consultation with the Minister publishes the principles fixing the manner in which a premium payable by an employer (or person who proposes to become an employer) will be calculated for the purposes of Section 143 of the Return to Work Act 2014 ('the Act'), referred to as the 'RTWSA Premium Order (Return to Work Premium System) 2015-2016' ('the Order'). This Order fixes the manner in which such a premium is to be calculated so as to take effect on 1 July 2015 and up to and including 30 June 2016.

Part 1—Preliminary Matters

1. This Order is the RTWSA Premium Order (Return to Work Premium System) 2015-2016 published pursuant to subsection 143 (3) of the Act.
2. This Order takes effect on 1 July 2015.

Part 2—Application

3. This Order applies to all employers (as defined in the RTWSA Premium Provisions 2015-2016) other than a newly registered employer in the circumstance described in Clause 4 or unless another Order applies.
4. A newly registered employer, who commenced to be an employer after 1 July 2014 and who employed workers after 1 July 2014, who is not subject to the transfer of business provisions in section 160 of the Act, will have their premium calculated in accordance with Part 6 of the RTWSA Premium Provisions 2015-2016 until that employer has experienced a full premium period.
5. If before 1 July 2016, a RTWSA Premium Order (Return to Work Premium System) has not been made for the 2016-2017 period, this Order continues to apply pending the making of such an Order.
6. The terms and conditions in the RTWSA Premium Provisions 2015-2016 apply unless this Order provides otherwise.
7. In this Order, words and expressions have the same meaning as they have in the RTWSA Premium Provisions 2015-2016, unless this Order provides otherwise.

Part 3—Calculation of premium payable by an employer

8. The Corporation must ensure that this Order operates on the basis that the costs of *all* claims made by an employer's workers are taken into account. Accordingly, in setting the formula for calculating the premium payable by an employer, the foundation or basic consideration is the base premium (BP). The BP calculation for an employer is equal to the remuneration paid to their workers multiplied by the relevant industry premium rate/s. The industry premium rate is set for each industry having particular regard to the average premium rate which includes the operating costs of the RTWSA scheme and the costs of *all* claims made by all employers' workers. The formula for calculating the premium payable by an employer enables adjustments to the BP by applying a number of different factors of a specified kind. The formula with such factors is designed to enable an employer to achieve a discount on their premium for preventing workplace injuries that would otherwise result in income support payments, and conversely, for an employer to pay an additional premium when injuries in their workplace result in substantial income support payments being made to their workers.
9. The premium payable by an employer for a premium period, or part thereof, is to be calculated by the following formula:

$$P = BP \times (1 - D) + C * - A + SUR + GST + WHS$$

* C is subject to a maximum of $3 \times D \times BP$

Where:

P is the total premium

D is the base premium discount factor calculated in accordance with Part 4 of this Order

BP is the base premium calculated in accordance with Part 4 of the RTWSA Premium Provisions 2015-2016

C is the cost of claims calculated in accordance with Part 5 of this Order

A is the Apprentice and Trainee incentive amount, if any, for an employer determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions

SUR is the Supplementary Underwriting Rate being a premium adjustment (either a decrease or an increase) to allow the premium of an employer, within a particular category or class, to be adjusted. Any adjustment is at the discretion of the Corporation and subject to the claims experience and a specific risk assessment of the employer by the Corporation.

GST is the Goods and Services Tax as defined in Part 2 of the RTWSA Premium Provisions 2015-2016

WHS is the work health and safety registration fee as defined in Part 2 of the RTWSA Premium Provisions 2015-2016

Part 4—Base premium discount factor

10. The base premium discount factor (D) for an employer is as follows:
 - 10.1 Where the employer's annualised Base Premium is less than \$10 000, the premium discount factor is 0.05.
 - 10.2 Where the employer's annualised Base Premium is or exceeds \$10 000 and is less than \$50 000, the premium discount factor is 0.1.
 - 10.3 Where the employer's annualised Base Premium is or exceeds \$50 000 and is less than \$100 000, the premium discount factor is 0.15.
 - 10.4 Where the employer's annualised Base Premium is or exceeds \$100 000 and is less than \$500 000, the premium discount factor is 0.2.
 - 10.5 Where the employer's annualised Base Premium is or exceeds \$500 000 and is less than \$1 000 000, the premium discount factor is 0.25.
 - 10.6 Where the employer's annualised Base Premium is or exceeds \$1 000 000 the premium discount factor is 0.30.

Part 5—Cost of claims

11. Cost of claims means income maintenance or income support payments, where:
 - 11.1 payments were made in the financial year preceding the premium period to which the premium applies, and
 - 11.2 the payments were paid with respect to claims with a date of injury in the three financial years preceding the commencement of the premium period to which the premium applies, but excluding:

- 11.2.1 the amount of income maintenance or income support paid in the first two weeks of a worker's incapacity where the Corporation has undertaken the liability of the employer in accordance with subsection 46 (8b) of the Workers Rehabilitation and Compensation Act 1986 (the 1986 Act) or subsection 64 (14) of the Act, and
- 11.2.2 the income maintenance or income support payments paid in respect of claims arising from an unrepresentative injury as defined by Section 3 of the 1986 Act or section 4 of the Act, and
- 11.2.3 the income maintenance or income support payments paid in respect of claims arising from a secondary injury as defined by Section 3 of the 1986 Act, and
- 11.2.4 the income maintenance or income support payments associated with successfully prosecuted fraudulent claims.

Part 6—Group Training Organisation arrangement

12. Where an employer is registered with the South Australian Government as meeting the National Standards for Group Training Organisations in the relevant premium period, the premium (P) will be calculated in accordance with the following formula:

$$P = BP - A + SUR + GST + WHS$$

13. This arrangement shall only apply if the employer has registered and obtained a separate employer number with ReturnToWorkSA for the purpose of reporting apprentice and trainee remuneration.

Part 7—Alternative set of Principles (Retro Paid Loss Arrangement)

14. For the purposes of Section 143 (7) (e) of the Act, the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2015-2016 is an alternative set of principles for the payment of premium for an employer or employers.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 13th day of March 2015.

Dated 13 March 2015.

J. YUILE, Board Chair

RETURN TO WORK ACT 2014*RTWSA Premium Order (Retro-Paid Loss Arrangement) 2015-2016*

THE Board of the Return to Work Corporation of South Australia ('the Corporation') after consultation with the Minister publishes the principles fixing the manner in which a premium payable by an employer (or person who proposes to become an employer) will be calculated for the purposes of Section 143 of the Return to Work Act 2014 ('the Act'), referred to as the 'RTWSA Premium Order (Retro-Paid Loss Arrangement) 2015-2016' ('this Order').

This Order fixes the manner in which such a premium is to be calculated for the Retro-Paid Loss Arrangement authorised under subsection 143 (7) (e) of the Act for the period beginning 1 July 2015 to and including 30 June 2016.

Part 1—Preliminary Matters

1. This Order is the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2015-2016 published pursuant to subsection 143 (3) of the Act.
2. This Order takes effect on 1 July 2015.

Part 2—Application

1. This Order applies to employers who, in accordance with subsection 143 (7) (e) of the Act, on application and at the discretion of the Corporation, satisfy specified criteria so as to pay a premium determined according to an alternative set of principles. The Corporation delegates to its Chief Executive Officer the function and power to specify such criteria.
2. In accordance with subsection 143 (7) (e) of the Act and as determined in Part 7 of the RTWSA Premium Order (RTW Premium System) 2015-2016 this Order fixes such an alternative set of principles for calculating premiums (to be known as the Retro-Paid Loss Arrangement premium calculation).
3. In accordance with subsection 143 (7) (f) of the Act, this Order also determines the financial guarantee in respect of such premium period(s) that an employer participates in the Retro-Paid Loss Arrangement.
4. If, before 1 July 2016, a RTWSA Premium Order (Retro-Paid Loss Arrangement) has not been made for the 2016-2017 period (or such further period thereafter), this Order continues to apply pending the making of such an order.
5. The terms and conditions in the RTWSA Premium Provisions 2015-2016 apply to, and in respect of, a Retro-Paid Loss Arrangement unless this Order provides otherwise.
6. In this Order, words and expressions have the same meaning as they have in the RTWSA Premium Provisions 2015-2016, unless this Order provides otherwise.

Part 3—Retro-Paid Loss Arrangement premium calculation

1. The Retro-Paid Loss Arrangement premium calculated at the commencement of the premium period is the deposit premium, determined in accordance with Part 8 of this Order.
2. The Retro-Paid Loss Arrangement premium is then recalculated at each adjustment date as the adjusted premium, determined in accordance with Part 8 of this Order.

Part 4—Returns and payment terms

1. Any deposit premium may be paid in accordance with the provisions in the Payment of Statutory Payments Notice 2015.
2. Any adjusted premium is to be paid in full on the date specified on the adjustment note.
3. The required financial guarantee is to be in place on the date specified by the Corporation.
4. Despite the Payment of Statutory Payments Notice 2015, for the purposes of subsection 149 (1) of the Act the date for the provision of a return is 31 May.
5. Despite the Designated Manner and Forms Notice 2015, the designated manner for the provision of a return excludes providing the information online.

Part 5—Adjustment dates

1. In this Order:
 - 1.1 adjustment date, in relation to the Retro-Paid Loss Arrangement, means each of the following dates:
 - (a) the date that is 15 months after the date of the commencement of the premium period (the first adjustment date),
 - (b) the date that is 27 months after the date of the commencement of the premium period (the second adjustment date),
 - (c) the date that is 39 months after the date of the commencement of the premium period (the third adjustment date),
 - (d) the date that is 48 months after the date of the commencement of the premium period (the fourth adjustment date).

Part 6—Calculation of required financial guarantee at commencement of each new arrangement

1. For the purpose of this Order 'new arrangement' means a new Retro-Paid Loss Arrangement that requires a new financial guarantee.
2. For the purposes of subsection 143(7)(f) of the Act, the required financial guarantee for an employer or group of employers is to be calculated according to the following formula:

- 2.1 at the commencement of the premium period:

$$FG_C = (BP - A) \times 0.9 + GST + WHS$$

Where:

FG_C is the financial guarantee in respect of the new arrangement.

BP is the base premium calculated in accordance with Part 4 of the RTWSA Premium Provisions 2015-2016.

A is the Apprentice and Trainee incentive amount, if any, for an employer determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2015-2016.

GST is the Goods and Services Tax as defined in Part 2 of the RTWSA Premium Provisions 2015-2016.

WHS is the work health and safety registration fee as defined in Part 2 of the RTWSA Premium Provisions 2015-2016.

Part 7—Calculation of adjusted financial guarantee for existing arrangements

1. For the purpose of this Order ‘existing arrangement’ means a Retro-Paid Loss Arrangement for which a financial guarantee has previously been calculated and deposited in a prior premium period.
2. For the purposes of subsection 143 (7) (f) of the Act, the required adjusted financial guarantee for an employer or group of employers is to be calculated according to the following formula:

$$FG_A = (FG_1 + FG_2 + FG_3)$$

Where:

$$FG_1 = ((BP_1 - A_1) \times 0.7 + GST_1 + WHS_1)$$

But is not more than $(2.5 \times BP_1) - P_1$; and

$$FG_2 = ((BP_2 - A_2) \times 0.5 + GST_2 + WHS_2)$$

But is not more than $(2.5 \times BP_2) - P_2$; and

$$FG_3 = ((BP_3 - A_3) \times 0.4 + GST_3 + WHS_3)$$

But is not more than $(2.5 \times BP_3) - P_3$

Reference year (n)	Adjustment date	Formula reference
1	15th month adjustment	$FG_1, P_1, BP_1, A_1, GST_1, WHS_1$
2	27th month adjustment	$FG_2, P_2, BP_2, A_2, GST_2, WHS_2$
3	39th month adjustment	$FG_3, P_3, BP_3, A_3, GST_3, WHS_3$

FG_A is the financial guarantee in respect of the existing arrangements for previous premium period(s).

FG_n is the financial guarantee in respect of each reference year for previous premium period(s).

P_n is the premium payable by an employer or group of employers calculated in accordance with Part 8 of this Order or the applicable order for the reference year.

A_n is the Apprentice and Trainee incentive amount, if any, for the employer or group of employers determined with respect to the reference year n or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2015-2016.

GST_n is the Goods and Services Tax as defined in Part 2 of the RTWSA Premium Provisions 2015-2016.

WHS_n is the work health and safety registration fee as defined in Part 2 of the RTWSA Premium Provisions 2015-2016.

BP_n is the base premium calculated in accordance with Part 4 of the RTWSA Premium Provisions 2015-2016.

n is the reference year 1, 2 and 3 and refers to the premium year corresponding to adjustment dates 15, 27 and 39 respectively.

Part 8—Calculation of deposit premium and adjusted premium

1. The method for calculating the premium for an employer or group of employers:
 - 1.1 at the commencement of the premium period (the deposit premium) is as follows:

$$PD = (BP - A) \times 0.7 + SUR + GST + WHS$$
 - 1.2 at the 15 month adjustment date (the adjusted premium) is as follows:

$$P = (BP - A) \times 0.5 + C + SUR + GST + WHS$$
 but not more than P_{max} .
 - 1.3 at the 27 month adjustment date (the adjusted premium) is as follows:

$$P = (BP - A) \times 0.4 + C + SUR + GST + WHS$$
 but not more than P_{max} .
 - 1.4 at the 39 month adjustment date (the adjusted premium) is as follows:

$$P = (BP - A) \times MP_{Factor} + C + SUR + GST + WHS$$
 but not more than P_{max} .
 - 1.5 at the 48 month adjustment date (the adjusted premium) is as follows:

$$P = (BP - A) \times MP_{Factor} + C + SUR + GST + WHS$$
 but not more than P_{max} .

Where:

PD is the deposit premium payable by an employer or group of employers in respect of the premium period.

BP is the base premium calculated in accordance with Part 4 of the RTWSA Premium Provisions 2015-2016.

A is the Apprentice and Trainee incentive amount, if any, for an employer or group of employers determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2015-2016.

SUR is the Supplementary Underwriting Rate being a premium adjustment (either a decrease or an increase) to allow the premium of an employer, within a particular category or class, to be adjusted. Any adjustment is at the discretion of the Corporation and subject to the claims experience and a specific risk assessment of the employer by the Corporation.

GST is the Goods and Services Tax as defined in Part 2 of the RTWSA Premium Provisions 2015-2016.

WHS is the work health and safety registration fee as defined in accordance with Part 2 of the RTWSA Premium Provisions 2015-2016.

P is the adjusted premium for the time being payable by an employer or group of employers in respect of the premium period (including, where adjustments are required to be made to that premium by reason of the operation of this Order, the premium so payable by reason of those adjustments).

C is the total of the cost of claims for an employer or group of employers as defined in Part 10 of this Order in respect of claims with a date of injury in the premium period. For this purpose date of injury is the date the person suffered the injury, or the deemed date of injury under the Act.

P_{max} is the maximum premium that is payable by an employer or group of employers calculated in accordance with Part 9 of this Order.

MP_{Factor} is the minimum premium factor based on the employer's selected claims retention cap in accordance with Part 10 Clause 6 of this Order. Where a selected claims retention cap of:

- \$350 000 is selected, a 0.35 MP_{Factor} is applied,
 - \$500 000 is selected, a 0.30 MP_{Factor} is applied.
2. The method to apportion deposit and adjusted premium for each member of a group:

2.1 at the commencement of the premium period (the deposit premium) is as follows:

$$P_E = \frac{PD \times BP - A}{BP_G - A_G}$$

2.2 at each adjustment date (the adjusted premium) is as follows:

$$P_E = P \times \frac{BP - A}{BP_G - A_G}$$

Where:

P_E is the premium for the time being payable by an employer who is a member of a group in respect of the premium period calculated in accordance with 2.1 or 2.2 of this Part of this Order (including, where adjustments are required to be made to that premium by reason of the operation of this Order, the premium so payable by reason of those adjustments).

BP is the base premium for an employer that is a member of a group calculated in accordance with Part 4 of the RTWSA Premium Provisions 2015-2016.

A is the Apprentice and Trainee incentive amount, if any, for an employer determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2015-2016.

BP_G is the sum of the BP for all the members of a group of which the employer is a member.

A_G is the sum of A for all members of a group of which the employer is a member.

Part 9—Maximum and minimum premium payable

1. For the purposes of this Order, the maximum premium (P_{max}) that is payable by an employer or group of employers in respect of the premium period is calculated as follows:

$$P_{\text{max}} = [(BP \times 2.5) - A] + SUR + GST + WHS$$

2. Despite any other provision of this Order, a deposit premium or an adjusted premium is to be no less than the minimum premium specified in Part 8 of the RTWSA Premium Provisions 2015-2016.

Part 10—Cost of claims

1. Cost of claims means the total of:
- 1.1 costs paid on, and in respect of, each claim for compensation allocated to a particular employer (irrespective of whether the claim for compensation was withdrawn by the worker, accepted or rejected); and
 - 1.2 for claims in which a worker is a seriously injured worker (as defined in Part 2 Division 4 of the Act), the current and most accurate estimate assessed by the Corporation of the outstanding liability for each claim.
2. The costs of each claim are the total costs for the claim, as described in Clause 1 of this Part, based on the evidence available at the time of the relevant adjustment date.
3. Excluded from the costs of each claim are:
- 3.1 Costs associated with claims for unrepresentative injuries,
 - 3.2 Costs associated with successfully prosecuted fraudulent claims,
 - 3.3 Actual recoveries for compulsory third party and common law actions under Section 66 of the Act,
 - 3.4 the amount of income support paid in the first two weeks of a worker's incapacity where the Corporation has undertaken the liability of the employer in accordance with subsection 64 (14) of the Act, and
 - 3.5 Claims costs in excess of the relevant claim retention cap as determined in accordance with Clause 5 of this Part.
4. But, in any case where a single event leads to 3 or more individual claims, the total costs of all those claims in relation to that event are not to exceed an amount that is twice the relevant claim retention cap for the employer as determined in accordance with clause 5 of this Part (this is known as the large claim limit).
5. For the purposes of subclause 3.5 and clause 4 in relation to a Retro-Paid Loss premium period an employer is, before the commencement of the premium period, to elect a claim retention cap of one of the following amounts:
- 5.1 \$350 000, or
 - 5.2 \$500 000.
6. Employers within a group will need to each select the same claim retention cap under either subclause 5.1 or 5.2 of this Part.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 27th day of April 2015.

Dated 27 April 2015.

J. YUILE, Board Chair

RETURN TO WORK ACT 2014*Publication of Designated Manners and Forms Notice 2015**Preamble*

Sections 4 (15) and 4 (16) of the Return to Work Act 2014 ('the Act') provide that the Return to Work Corporation of South Australia may, by notice in the *Gazette*, designate manners and forms for the purposes of the Act.

NOTICE

IN accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia ('the Corporation') under the current Instrument of Delegation of the Corporation, I, Greg McCarthy, Chief Executive Officer, designate pursuant to the sections of the Act specified herein the manners and forms by which information is to be provided by an employer.

Part 1—Preliminary Matters

1. This notice may be cited as the Publication of Designated Manners and Forms Notice 2015.
2. This notice commences on 1 July 2015.

Part 2—Designated Forms3. *Application for registration as an employer*

Pursuant to subsection 131 (1) (a) of the Act, I give notice that the form at Attachment 1 is the designated form for the purpose of that section.

4. *Application to amend employer registration details*

Pursuant to Section 132 of the Act, I give notice that the form at Attachment 2 is the designated form for the purpose of that section.

5. *Application to provide additional location details*

Pursuant to Section 132 of the Act, where an employer is only seeking to change the details of their registration by providing additional location details, the form at Attachment 3 is the designated form for the purposes of that section.

6. *Certificate of registration*

Pursuant to subsection 165 (2) of the Act, I give notice that the form at Attachment 4 is the designated form for the purpose of that section.

7. *Remuneration return*

Pursuant to subsection 149 (1) of the Act, I give notice that the form at Attachment 5 is the designated form for the purpose of that section in respect of a return required at the beginning of the 2015-2016 premium period.

8. *Reconciliation statement*

Pursuant to subsection 150 (1) of the Act, I give notice that the form at Attachment 6 is the designated form for the purpose of that section applicable for the premium period 2015-2016, except as provided in Clause 9.

9. *Revised estimate of remuneration*

Pursuant to subsection 150 (1) (c) of the Act, I give notice that the form at Attachment 7 is the designated form for the purpose of that section when required at any time in the premium period by an event specified by the Corporation.

Part 3—Designated Manners

10. Employers may supply the information required in the forms designated in Part 2 of this Notice in the following designated manners:
 - 10.1 in person
 - 10.2 by post
 - 10.3 by facsimile
 - 10.4 by phone
 - 10.5 by email
 - 10.6 by lodging via ReturnToWorkSA's website
11. For the purposes of the form designated in Clause 3 of this Notice titled 'Application for registration as an employer', all designated manners shall apply except for Clause 10.4 of this Part.
12. The information shall be deemed to have been provided if one of the designated manners in Clause 10 of this Part is used.
13. No signature is required for the purposes of Clauses 10.4, 10.5 and 10.6 of this Part.

Part 4—Statutory Declaration

14. If the Corporation requires any information provided under Sections 149 or 150 of the Act to be verified by a statutory declaration, the Corporation will advise the need for, and specify the date for the provision of, a statutory declaration by notice to an individual employer.

Confirmed as a true and correct record of the decision of the Corporation made in the exercise of my delegated authority.

Dated 28 April 2015.

G. MCCARTHY, Chief Executive Officer



ABN 83 687 563 395

Application for registration as an employer

Return to Work Act 2014

Under section 128 of the *Return to Work Act 2014 Act* (the Act), you must register within 14 days of employing a worker. Please supply in writing, reason(s) if you are registering after the 14-day period as a penalty may apply. Use this form to register as an employer of workers where the Act applies, and for work, health and safety purposes.

Do you employ any worker who is (or is to be) usually employed outside South Australia? No Yes

Workers who usually work in another state or territory may not be covered under the South Australian legislation. You should consider also arranging cover in the appropriate state or territory. A minimum premium applies to each registered employer.

If you operate a business activity at more than one location where workers are employed, you will need to fill out an *Application to provide additional location details* form for each extra location.

To contact ReturnToWorkSA in a language other than English call the Interpreting and Translating Centre (ITC) on 1800 280 203 and ask the consultant to organise a telephone interpreter in your language and to then be connected to ReturnTo WorkSA on 13 18 55.

People with hearing/speech impairments can contact ReturnToWorkSA using the National Relay Service.

PLEASE COMPLETE THIS FORM IN BLOCK LETTERS USING A BLACK PEN

Return your completed form to ReturnToWorkSA by: **Post** 400 King William Street, Adelaide SA 5000 or GPO Box 2668, Adelaide SA 5001
Fax (08) 8233 2990 **Email** info@rtwsa.com **Phone** 13 18 55 **Visit our website** www.rtwsa.com

1. Full legal names of employer

For an individual or partnership, list the family names first, followed by your first and middle names. The employer's legal name is not necessarily the same as the trading name. For example, John Peter Smith trading as ABC Retail, ABC Retail is the trading name, but John Peter Smith is the legal name of the employer.

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2. Tick one box to show the type of employer

Sole proprietor (one person) Partnership Public company* Private company*

*Please provide Australian Company Number:

Other - describe: _____

OFFICE USE ONLY	Date form received:	Registration no:	SAIC code:
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Return to **work.**
Return to **life.**



11. Return to Work Coordinator

If during the financial year you employ or expect to employ 30 or more workers continuously for three or more months, you are required to appoint a Return to Work Coordinator within six months of registering with ReturnToWorkSA. Please provide details of the appointment of your Return to Work Coordinator. Under section 26(3) of the Act, a maximum penalty of \$10,000 applies for failing to comply.

Name			
Phone	Mobile	Fax	
Email			Date appointed

12. Have you provided the postal or email address of your accounting firm at question 9 and 10?

No Yes

If no, provide details of your accounting firm.

Name			
Address			Postcode
Phone	Mobile	Fax	
Email			

13. Address where the employer's business records can be examined

This must be a street address, an accountant's name and address, or a farm location (not a post office box number).

Address			Postcode
Phone	Mobile	Fax	
Email			

14. Main location details (For additional locations, use *Application to provide additional location details* form.)

Why are you registering this location? (Please tick one box only)

- Purchased existing location
- Purchased existing business
- Takeover
- Merger
- Changed legal status
- Set up your own new business/location
- Other (please provide details below)

If you have purchased an existing location, changed legal status or merged, please provide the following information:

Previous employer name _____

Their ReturnToWorkSA employer number(s) _____

Location number(s) _____ Phone number _____

Their Australian Business Number (ABN)

15. At how many locations are workers employed?

Each site where an employer controls or directs workers on a relatively permanent basis is a location.

(Temporary sites away from a base are not regarded as locations, eg, building sites.)

16. When did/will you start employing at this location? Date: ____/____/____

17. Address of main location

Please give the full address (not a post office box). For farms, include the road name, or if no road name, the sections and hundreds.
(For workers working on various sites, only a base location is required.)

			Postcode
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18. Please provide the Australian Business Number (ABN) if different from question 3.

19. Trading name used by the employer at this location (if applicable).

20. Contact name at this location

Give details of the person we should talk to if we have any questions about the location (not your accountant/solicitor).

Name		Position	
Phone	Mobile	Fax	
Email			

21. Business of employer at this workplace/location. (This information will help us to assign the correct industry classification.)

(a) What is the ONE MAIN TYPE of goods produced or service provided by the business at this location?

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(b) Describe the different types of work (activities) carried out at this location. If you need more space, please attach a sheet.

22. Give details of the NUMBER of workers who will be or are employed in each occupation at this location. Include working directors. Do not include people listed as the employer (ie, partners or sole-proprietors). Estimate the total gross remuneration (including wages, superannuation, monetary benefits, other payments and allowances) that you expect to pay to workers at this location.

Occupation	Full-time (35 hrs or more a week) includes permanent, casual and seasonal	Part-time (less than 35 hrs a week) includes permanent, casual and seasonal	Gross remuneration for the remainder of the financial year from date employment commenced	Gross remuneration for a full 12 month period
Total gross remuneration (include apprentices and trainees)				

Only complete the box below if you employ or expect to employ:

- an apprentice who is or will be trained under an approved training contract in an occupation declared to be a 'trade' under section 6 of the *Training and Skills Development Act 2008* (or former Act); or
- a trainee who is or will be trained under an approved training contract (with a group training organisation) in an occupation which is a declared 'vocation' under section 6 of the *Training and Skills Development Act 2008* (or former act).

Apprentices and Trainees (Occupation)	Full-time (35 hrs or more a week) includes permanent, casual and seasonal	Part-time (less than 35 hrs a week) includes permanent, casual and seasonal	Gross remuneration for the remainder of the financial year from date employment commenced	Gross remuneration for a full 12 month period
Total gross remuneration				

23. Claims agent

Workplace injury claims are handled by the following claims agents on behalf of ReturnToWorkSA. If no selection is made ReturnToWorkSA will randomly select a claims agent for you. Employers who are a member of a group under the *Payroll Tax Act 2009* will have the same agent. You will have one opportunity to change claims agent each year by advising ReturnToWorkSA in writing by 13 November. The change will be effective 1 January. In the event of a claim by your worker, please submit claim forms directly to your claims agent not to ReturnToWorkSA. **Please tick the box of the claims agent you wish to select.**

ReturnToWorkSA to randomly select Claims Agent Employers Mutual Gallagher Bassett

Declaration – Before completing this declaration, please make sure you have answered each question as it applies to your business and you have attached any *Application to provide additional location details* forms or any other attachments. To provide false or misleading information is a serious offence under the *Return to Work Act 2014* which can involve you incurring a significant penalty.

I declare that the information I have given on this form and any attachment(s) is complete and correct. Date ____/____/____

Signature of employer, public officer or authorised person	Name (BLOCK LETTERS)
	Position/title
	Organisation



ABN 83 687 563 395

Application to amend employer registration details

Return to Work Act 2014

Please note: for assistance in completing this form contact ReturnToWorkSA.

People with hearing/speech impairments can contact ReturnToWorkSA using the National Relay Service.

Languages other than English: call the Interpreting and Translating Centre - 1800 280 203 and ask for an interpreter to call ReturnToWorkSA on 13 18 55.

This service is available at no cost to you.

Visit our website or register online at www.rtwsa.com

Please complete the form in BLOCK LETTERS using a black pen and return to ReturnToWorkSA by:

Post 400 King William Street, Adelaide SA 5000 or GPO Box 2668, Adelaide SA 5001

Fax (08) 8233 2990 **Email** info@rtwsa.com **Phone** 13 18 55 **Visit our website** www.rtwsa.com

To amend details about you as an employer or your business, complete details on this page and Part A.

For a change which results in (or is expected to result in) a new Australian Business Number (ABN) being issued, do not use this form.

A new *Application for registration as an employer* form is required to be completed and provided to ReturnToWorkSA.

To amend the address or contact details of an existing location, complete details on this page and Part B.

For changes involving an additional location, do not use this form. An *Application to provide additional location details* is required to be completed and provided to ReturnToWorkSA.

To cancel your registration complete details on this page and Part C.

Employer name _____ Employer number _____

Australian Business Number (ABN)

Declaration

I declare that the information I have given in this form is complete and correct.

Signature of employer, public officer or authorised person _____ Date ____/____/____

Full name of the person who signed this declaration (BLOCK LETTERS) _____

Part A - Amend details about you or your business

1. What is the DATE OF EFFECT of the following change? ____/____/____

Now complete only those questions 2 to 10 in Part A for which your details have changed.

2. To inform a change of business activity carried out at any location.

If you have changed your business activity/industry at any location, tick this box:

Please attach a brief explanation of the type of business now carried out at each location where a change in your business/activity has occurred including the number of full-time workers and remuneration paid in each type of activity, if more than one type of industry is carried out at each relevant location. An officer from ReturnToWorkSA will be in contact with you to discuss this change.

3. To amend employer name details

(a) To amend the type of employer, tick one box to indicate current type and provide details of new employer name.

Sole proprietor (one person) Partnership Public company Private company Other

New employer name (in full)

b) To amend directors

Please provide the full names of all incoming directors and all outgoing directors. Tick the appropriate box to indicate working or non-working director. Under section 5(8) of the Act an estimated gross remuneration is required for a working director for a full 12 month period. If you need more space, please attach a sheet.

Incoming directors

Family name	First and Middle names	Working	Gross estimated remuneration	Non-working

Outgoing directors

Family name	First and Middle names	Working	Non-working

4. To amend business/trading names – only where Australian Business Number (ABN) has not changed.

New business/trading name _____

5. To amend address details

New postal address for service of notices and correspondence

Postcode
New email address
New website address

6. To amend employer contact person

Name	Position
Phone	Mobile Fax
Email	

7. Return to Work Coordinator (only complete the following if a change has occurred)

If during the financial year you employ or expect to employ 30 or more workers continuously for three or more months:

- you are required to appoint a Return to Work Coordinator within six months of registering with ReturnToWorkSA
- you are required to fill a vacancy within three months of a vacancy occurring in the role of coordinator.

Please provide details of the appointment or a change in the appointment of your Return to Work Coordinator.

Under section 26(3) a maximum penalty of \$10,000 applies for failing to comply.

Name		
Phone	Mobile	Fax
Email		
Date appointed ____/____/____	Date of vacancy ____/____/____	Date of new appointment ____/____/____

8. To amend business records address

Please provide the full address (not post office box). For farms include the road name, the sections and hundreds.

Address		
		Postcode
Phone	Mobile	Fax
Email		

9. GST status

- (a) Is your business registered for GST? Yes Go to Question 9(b) No
- (b) Is your business claiming (or entitled to claim) as an input tax credit **all** of the GST paid on the ReturnToWorkSA premium? Yes Go to Question 9(d) No Go to Question 9(c)
- (c) If your business is not claiming (or entitled to claim) all of the input tax credits for GST paid, what percentage of the GST is your business claiming (or entitled to claim)? %
- (d) On what date did (or will) your business become eligible to claim input tax credits for the GST paid? Date: ____/____/____

10. Grouping provisions

- a) Are you treated as a member of a group under the *Payroll Tax Act 2009*? No Yes
Under Section 145(6)(b) of the Act a maximum fine of \$5,000 may apply for failing to comply.
- (b) Other registrations as an employer
Please list ALL other businesses in which the employer, or directors are currently or have been previously involved in the past five years.
If more, attach list.

Name	ReturnToWorkSA employer number (if applicable)

Part B - To amend the address or contact details of an existing location

1. What is the DATE OF EFFECT of the following change? ____ / ____ / ____

Now complete only those questions 2 to 3 in Part B for which your details have changed.

2. To amend the physical address of an existing location

If the business activity or industry has changed, please attach details (refer Part A - Question 2)

Location number	
New location address	
	Postcode

3. To amend location contact details

Name		
Address		Postcode
Phone	Mobile	Fax
Email		

Part C - Cancellation of location(s)

1. Do you wish to cancel your registration Yes, contact ReturnToWorkSA No, location only (see question 2)

2. Do you wish to cancel one or more locations? If yes, tick box:

Location numbers of those locations you wish to cancel	Date employment ceased at each location

3. Why do you wish to cancel your location(s)?

Business/location sold Business/location merged

Who was it sold to/merged with?

Name		
Address		Postcode
Phone	Mobile	Fax
Email		

Other (Please give details)



ABN 83 687 563 395

Application to provide additional location details

Return to Work Act 2014

You must register within 14 days of employing a worker. Please supply, in writing, reason(s) if you are registering after the 14-day period. A penalty may apply. Use this form to provide additional location details to ReturnToWorkSA about your registration as an employer. If you have moved your business activity from your currently registered location to a new location, or closed a business or location, use the *Application to amend employer registration details* form. For further information contact ReturnToWorkSA on 13 18 55.

Please complete the form in BLOCK LETTERS using a black pen. **ReturnToWorkSA employer number** _____

Do you employ any worker who is (or is to be) usually employed outside South Australia? No Yes
 Workers who usually work in another state or territory may not be covered under the South Australian legislation.
 You should consider also arranging coverage in the appropriate state or territory.

1. Why are you registering this location? (Please tick one box only)

Purchased existing location	<input type="checkbox"/>	} →	If you have purchased an existing location, changed legal status or merged, please provide the following information:
Purchased existing business	<input type="checkbox"/>		
Takeover	<input type="checkbox"/>		
Merger	<input type="checkbox"/>		
Changed legal status	<input type="checkbox"/>		
Set up your own new business/location	<input type="checkbox"/>		
Other (please provide details below)	<input type="checkbox"/>		

Previous employer name _____
 Their ReturnToWorkSA employer number(s) _____
 Location number(s) _____ Phone number _____
 Their Australian Business Number (ABN)

2. When did/will you start employing at this location? ____/____/____

3. Address of location

Please provide full address (not a post office box). For farms, include road name, or if no road name, sections and hundreds.
 (For workers working on various sites, only a base location is required.)

_____ Postcode _____

4. Trading name used by the employer at this location (if applicable) _____

5. Australian Business Number (ABN) to be used for this location

OFFICE USE ONLY	Date form received:	Registration no:	SAIC code:
------------------------	---------------------	------------------	------------

Return to **work.**
Return to **life.**



6. Contact person at this location

Give details of the person we should talk to if we have any questions about the location (not your accountant/solicitor).

Name _____ Position/Title _____

Phone _____ Mobile _____ Fax _____ Email _____

7. Business of employer at this workplace/location

This information will help us to assign the correct industry classification.

(a) What is the ONE MAIN TYPE of goods produced or service provided by the business at this location?

(b) Describe the different types of work (activities) carried out at this location. If you need more space, attach a sheet.

8. Give details of the NUMBER of workers who will be or are employed in each occupation at this location

Include working directors. Do not include people listed as the employer (ie, partners or sole-proprietors). Estimate the total gross remuneration (including wages, superannuation, monetary benefits, other payments and allowances) that you expect to pay to workers at this location.

Occupation	Full-time (35 hrs or more a week) includes permanent, casual and seasonal	Part-time (less than 35 hrs a week) includes permanent, casual and seasonal	Gross remuneration for the remainder of the financial year from date employment commenced	Gross remuneration for a full 12 month period
Total gross remuneration (include apprentices and trainees)				

Only complete the box below if you employ or expect to employ:

- an apprentice who is or will be trained under an approved training contract in an occupation declared to be a 'trade' under section 6 of the *Training and Skills Development Act 2008* (or former Act); or
- a trainee who is or will be trained under an approved training contract (with a Group Training Organisation) in an occupation which is a declared 'vocation' under section 6 of the *Training and Skills Development Act 2008* (or former act)

Apprentices and Trainees (Occupation)	Full-time (35 hrs or more a week) includes permanent, casual and seasonal	Part-time (less than 35 hrs a week) includes permanent, casual and seasonal	Gross remuneration for the remainder of the financial year from date employment commenced	Gross remuneration for a full 12 month period
Total gross remuneration				

Declaration - Before completing this declaration, please make sure you have answered each question as it applies to your business and you have included any other attachments. To provide false or misleading information is a serious offence under the *ReturnToWork Act 2014* which can involve you incurring a significant penalty.

I declare that the information I have given on this form and any attachment(s) is complete and correct. Date ____/____/____

Signature of employer, public officer or authorised person	Name (BLOCK LETTERS)
	Position/title
	Organisation

Return your completed form to ReturnToWorkSA by: **Post** 400 King William Street, Adelaide SA 5000 or **GPO** Box 2668, Adelaide SA 5001
Fax (08) 8233 2990 **Email** info@rtwsa.com **Phone** 13 18 55 **Visit our website** www.rtwsa.com



www.rtwsa.com
13 18 55

ABN 83 687 563 395

Certificate of registration

Return to Work Act 2014

1. Statement of coverage

This employer is registered as an employer under the *Return to Work Act 2014* (the Act).

This employer is registered from:

Date of issue:

The information provided in this Certificate of registration is correct at the date of issue.

2. Employer's information

Employer number

Employer name

Trading name

3. Important information

A Certificate of registration is issued in South Australia to certify that an employer is registered under the *Return to Work Act 2014* (the Act). This certification is for a continuing period until <<insert employer name >> ceases to be an employer who is required to be registered under the Act.

In other workers compensation jurisdictions in Australia, a certificate of currency may be issued with an expiry date, as a policy of insurance is issued for a defined period. In South Australia this does not apply.

If there are any errors on this form, please inform ReturnToWorkSA within 30 calendar days. If you do not do this, under section 165(6) of the Act a maximum penalty of \$5,000 may apply.

A copy of this certificate must be produced within 30 days where requested by a person authorised under Section 165(8) of the Act. A maximum penalty of \$1,000 under section 165(3) of the Act may apply.

A person who fraudulently alters a certificate of registration issued under section 165 of the Act is guilty of an offence. A maximum penalty of \$25,000 under section 165(5) of the Act may apply.

If you require any further assistance or information, please contact ReturnToWorkSA on 13 18 55 or email to info@rtwsa.com

Return to **work**.
Return to **life**.



Government of
South Australia

RETURN TO WORK ACT 2014*Designated form for certification under Section 15 (3) (c)**Preamble*

Subsection 15 (3) (c) of the Return to Work Act 2014 ('the Act') requires a worker, who has suffered a work injury and is receiving weekly payments, to ensure that the Corporation is provided with a current medical certificate in the designated form provided by a recognised health practitioner.

NOTICE

In accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia under the Delegations Instrument dated 27 April 2015, I hereby give notice that the form at Attachment 1 is designated for the purpose of subsection 15 (3) (c) of the Act.

Confirmed as a true and accurate record of the decision of the Corporation.

Dated 28 April 2015.

G. MCCARTHY, Chief Executive Officer



www.rtwsa.com
13 18 55

Work Capacity Certificate

A. Patient and employer details

Family name: _____ Given names: _____

Claim number (if known): _____ Employer name: _____

Date of birth: DD / MM / YYYY

B. Injury details and assessment

I examined you on: DD / MM / YYYY for injury(s)/condition(s) you stated occurred/developed on: DD / MM / YYYY

The stated cause was: _____

The injury(s)/condition(s) you presented with is/are consistent with your stated cause(s): Yes No

New condition Recurrence of pre-existing condition

My clinical diagnosis/es based on my examination of you and other available information is:

Other comments/clinical findings: _____

C. Certification

In my opinion, you: (please tick whichever apply)

have recovered from your injury/condition and are fit to return to your normal duties and hours on: DD / MM / YYYY
 some further treatment may be required

are fit to perform suitable duties that accommodate your functional abilities from: DD / MM / YYYY to DD / MM / YYYY

are medically unfit to undertake suitable duties while recovering from your injury for the period: DD / MM / YYYY to DD / MM / YYYY

Note: Certification based on functional capacity, not available duties.

Reason: _____

I estimate you should have functional capacity to return to work in _____ days _____ weeks **OR** uncertain at this stage
(estimated timeframe will assist with planning for return to safe work)

I would like to review your progress on: DD / MM / YYYY or at your next medical consultation

Comments: _____

D. Treatment plan

The following treatment plan is aimed at assisting your recovery and return to work:

I have referred you for the following clinical treatment:

Medical specialist (Name & specialty) _____

Psychologist (Name) _____

Physiotherapist (Name) _____

Other (Name & discipline) _____

E. Functional ability

Your ability to work is affected by **this** injury(s)/condition(s) as follows:

(please select applicable functions – blank fields indicate that limitations don't apply. Please include any impact of medications on function)

No restrictions

Physical function

	Can	With modifications	Cannot
Sitting:	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Standing/walking:	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Kneeling/squatting:	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Carrying/holding/lifting:	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Reaching above shoulder:	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Bending:	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Use of affected body part:	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Neck movement:	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Climbing steps/stairs/ladders:	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Driving:	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Comments

(e.g. details of capacity or limitations that will assist in identification of suitable duties)

Mental health function

	Not affected	Partially affected	Affected
Attention/concentration:	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Memory (short term and/or long term):	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Judgement (ability to make decisions):	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Other functional considerations - not listed above
(please provide details in comments section)

I have prescribed medication(s) that could impact upon your ability to undertake some activities.
Details: _____

I recommend:

- A graduated increase in working hours over _____ weeks from _____ hours a day to your normal hours/ _____ hours a day
- Non-consecutive working days for a period of _____ days or _____ weeks
- I would like more information about the options available for your return to work
- I would like a copy of your recovery and return to work plan

F. Communication

Upon receipt of my patient's signed medical authority, I would like the:

- Case Manager to contact me once they have received this certificate (where a claim exists)
- Employer to contact me once they have received this certificate (where a claim exists)

Preferred contact method: phone email fax writing visit
(refer to section G for contact details)

G. Doctor's details

Doctor's name: _____
Address: _____

Phone: _____

Provider Number: _____
Email address: _____
Fax: _____
Signed: _____
Completion date: / /

RETURN TO WORK ACT 2014*Industry Premium Rates Determination 2015-2016*

IN accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia ('the Corporation') under the current Instrument of Delegation of the Corporation, I, Greg McCarthy, Chief Executive Officer, determine that the Industry Premium Rates for the purpose of Section 142 of the Return to Work Act 2014 ('the Act') are as follows:

Part 1—Preliminary Matters

1. This determination may be cited as the Industry Premium Rates Determination 2015-2016.
2. The Industry Premium Rates Determination is made pursuant to subsection 142 (1) of the Act and published in the *Government Gazette* in accordance with subsection 142 (2) (a) of the Act.
3. This determination commences on 1 July 2015.
4. If before 1 July 2016, an Industry Premium Rates Determination has not been made for the 2016-2017 period, this determination will apply pending the making of such a determination.

Part 2—Terms of Industry Premium Rates Determination

1. Establish the Industry Premium Rates set out in the Appendix to this determination.
2. The industry premium rate for each South Australian Industry Classification (SAIC) referred to in Column 2 of the Appendix, is fixed by the Corporation as the industry premium rate (expressed as a percentage) opposite each SAIC in Column 3 of the Appendix.
3. The RTWSA Premium Provisions 2015-2016, RTWSA Premium Order (Return to Work Premium System) 2015-2016 and the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2015-2016 detail how the industry premium rate is used in the premium calculation for an employer.

Part 3—Specified criteria for fixing Industry Premium Rates

1. In respect of the premium rate applicable to the classes of industry, the Industry Premium Rates Determination takes into account the criteria prescribed in Regulation 56 of the Return to Work Regulations 2015.

Confirmed as a true and correct record of the decision of the Corporation made in the exercise of my delegated authority.

Dated 5 May 2015.

G. MCCARTHY, Chief Executive Officer

APPENDIX

RETURN TO WORK CORPORATION OF SOUTH AUSTRALIA
ReturnToWorkSA Industry Premium Rates 2015-16

Column 1	Column 2	Column 3
SAIC Code Number	Industry description	Industry Premium Rate per \$100
	AGRICULTURE, FORESTRY AND FISHING	
011101	Nursery Production	3.626%
011301	Turf Growing	3.626%
011401	Floriculture Production	3.338%
012101	Mushroom Growing	3.808%
012201	Vegetable Growing	3.808%
013101	Grape Growing	2.086%
013201	Kiwifruit Growing	3.734%
013301	Berry Fruit Growing	3.734%
013406	Apple, Pear, Stone Fruit and Citrus Growing	3.734%
013701	Olive Growing	3.734%
013901	Other Fruit and Tree Nut Growing	3.734%
014101	Sheep Farming	4.769%
014201	Beef Cattle Farming	5.431%
014406	Sheep-Beef Cattle Farming	4.670%
014501	Grain-Sheep or Grain-Beef Cattle Farming	2.614%
014901	Grain Growing	2.773%
015901	Other Crop Growing n.e.c.	4.815%
016001	Dairy Cattle Farming	5.741%
017101	Poultry Farming (Meat)	4.454%
017201	Poultry Farming (Eggs)	4.454%
018001	Deer Farming	4.815%
019101	Horse Farming	4.472%
019201	Pig Farming	6.627%
019306	Beekeeping	4.815%
019901	Other Livestock Farming n.e.c.	4.815%
020101	Offshore Longline and Rack Aquaculture	3.238%
020201	Offshore Caged Aquaculture	3.238%
020301	Onshore Aquaculture	3.238%
030101	Forestry	3.075%
030201	Logging	4.194%
041101	Rock Lobster and Crab Potting	3.375%
041201	Prawn Fishing	2.705%
041301	Line Fishing	4.065%
041401	Fish Trawling, Seining and Netting	5.446%
041901	Other Fishing	5.446%
042001	Hunting and Trapping	5.201%
051001	Forestry Support Services	3.068%
052201	Shearing Services	6.550%
052901	Other Agriculture and Fishing Support Services	3.747%
	MINING	
060001	Coal Mining	3.275%
070001	Oil and Gas Extraction	1.437%
080101	Iron Ore Mining	4.097%
080201	Bauxite Mining	3.731%
080301	Copper Ore Mining	2.368%
080401	Gold Ore Mining	3.459%
080501	Mineral Sand Mining	2.797%
080601	Nickel Ore Mining	3.731%
080701	Silver-Lead-Zinc Ore Mining	3.236%
080901	Other Metal Ore Mining	3.731%
091101	Gravel and Sand Quarrying	3.518%
091901	Other Construction Material Mining	3.948%
099001	Other Non-Metallic Mineral Mining and Quarrying	2.665%
101101	Petroleum Exploration	3.289%
101201	Mineral Exploration	1.415%
109001	Other Mining Support Services	2.116%
109002	Drilling and Boring Support Services	2.116%
	MANUFACTURING	
111106	Meat Processing	7.500%
111107	Livestock Processing	6.576%

Column 1	Column 2	Column 3
SAIC Code Number	Industry description	Industry Premium Rate per \$100
111201	Poultry Processing	4.855%
111301	Cured Meat and Smallgoods Manufacturing	6.911%
112001	Seafood Processing	3.875%
113101	Milk and Cream Processing	3.656%
113201	Ice Cream Manufacturing	1.282%
113301	Cheese and Other Dairy Product Manufacturing	3.419%
114001	Fruit and Vegetable Processing	4.894%
115001	Oil and Fat Manufacturing	3.761%
116101	Grain Mill Product Manufacturing	1.485%
116201	Cereal, Pasta and Baking Mix Manufacturing	3.462%
117101	Bread Manufacturing (Factory based)	5.654%
117201	Cake and Pastry Manufacturing (Factory based)	3.290%
117301	Biscuit Manufacturing (Factory based)	5.654%
117401	Bakery Product Manufacturing (Non-factory based)	1.814%
118101	Sugar Manufacturing	4.271%
118201	Confectionery Manufacturing	4.271%
119101	Potato, Corn and Other Crisp Manufacturing	4.845%
119201	Prepared Animal and Bird Feed Manufacturing	3.885%
119901	Other Food Product Manufacturing n.e.c.	4.845%
121101	Soft Drink, Cordial and Syrup Manufacturing	2.317%
121201	Beer Manufacturing	1.468%
121301	Spirit Manufacturing	1.802%
121401	Wine and Other Alcoholic Beverage Manufacturing	1.753%
122001	Cigarette and Tobacco Product Manufacturing	4.845%
131101	Wool Scouring	3.569%
131201	Natural Textile Manufacturing	2.641%
131301	Synthetic Textile Manufacturing	2.641%
132001	Leather Tanning, Fur Dressing and Leather Product Manufacturing	2.780%
133101	Textile Floor Covering Manufacturing	2.168%
133201	Rope, Cordage and Twine Manufacturing	2.602%
133301	Cut and Sewn Textile Product Manufacturing	3.208%
133401	Textile Finishing and Other Textile Product Manufacturing	2.509%
134001	Knitted Product Manufacturing	2.487%
135101	Clothing Manufacturing	2.487%
135201	Footwear Manufacturing	2.923%
141101	Log Sawmilling	4.709%
141201	Wood Chipping	4.709%
141301	Timber Resawing and Dressing	7.500%
149101	Prefabricated Wooden Building Manufacturing	3.546%
149201	Wooden Structural Fitting and Component Manufacturing	3.546%
149301	Veneer and Plywood Manufacturing	5.437%
149401	Reconstituted Wood Product Manufacturing	3.123%
149901	Other Wood Product Manufacturing n.e.c.	3.123%
149902	Wooden Containers Manufacturing	4.742%
151001	Pulp, Paper and Paperboard Manufacturing	3.703%
152101	Corrugated Paperboard and Paperboard Container Manufacturing	4.495%
152201	Paper Bag Manufacturing	5.835%
152301	Paper Stationery Manufacturing	2.965%
152401	Sanitary Paper Product Manufacturing	3.915%
152901	Other Converted Paper Product Manufacturing	3.703%
161106	Printing	1.482%
161206	Printing Support Services	0.960%
162007	Reproduction of Recorded Media	0.353%
170101	Petroleum Refining and Petroleum Fuel Manufacturing	1.315%
170901	Other Petroleum and Coal Product Manufacturing	1.810%
181101	Industrial Gas Manufacturing	1.787%
181201	Basic Organic Chemical Manufacturing	2.584%
181301	Basic Inorganic Chemical Manufacturing	2.584%
182101	Synthetic Resin and Synthetic Rubber Manufacturing	5.478%
182901	Other Basic Polymer Manufacturing	4.582%
183101	Fertiliser Manufacturing	2.620%
183201	Pesticide Manufacturing	2.540%
184101	Human Pharmaceutical and Medicinal Product Manufacturing	2.393%
184201	Veterinary Pharmaceutical and Medicinal Product Manufacturing	2.393%

Column 1	Column 2	Column 3
SAIC Code Number	Industry description	Industry Premium Rate per \$100
185101	Cleaning Compound Manufacturing	2.432%
185201	Cosmetic and Toiletry Preparation Manufacturing	1.519%
189101	Photographic Chemical Product Manufacturing	2.452%
189201	Explosive Manufacturing	2.945%
189901	Other Basic Chemical Product Manufacturing n.e.c.	2.452%
191101	Polymer Film and Sheet Packaging Material Manufacturing	3.662%
191201	Rigid and Semi-Rigid Polymer Product Manufacturing	4.582%
191301	Polymer Foam Product Manufacturing	4.582%
191401	Tyre Manufacturing	3.794%
191501	Adhesive Manufacturing	2.452%
191601	Paint and Coatings Manufacturing	3.040%
191602	Inks and Toners Manufacturing	0.683%
191901	Other Polymer Product Manufacturing	4.582%
192001	Natural Rubber Product Manufacturing	3.721%
201001	Glass and Glass Product Manufacturing	3.433%
202101	Clay Brick Manufacturing	3.919%
202901	Other Ceramic Product Manufacturing	2.228%
203101	Cement and Lime Manufacturing	4.758%
203201	Plaster Product Manufacturing	4.631%
203301	Ready-Mixed Concrete Manufacturing	4.709%
203401	Concrete Product Manufacturing	6.808%
209001	Other Non-Metallic Mineral Product Manufacturing	5.792%
211001	Iron Smelting and Steel Manufacturing	4.546%
212106	Iron and Steel Casting	6.062%
212201	Steel Pipe and Tube Manufacturing	2.807%
213106	Alumina Production	2.847%
213201	Aluminium Smelting	4.152%
213301	Copper, Silver, Lead and Zinc Smelting and Refining	4.152%
213901	Other Basic Non-Ferrous Metal Manufacturing	6.105%
214101	Non-Ferrous Metal Casting	7.500%
214201	Aluminium Rolling, Drawing, Extruding	2.847%
214901	Other Basic Non-Ferrous Metal Product Manufacturing	2.847%
221001	Iron and Steel Forging	6.062%
222101	Structural Steel Fabricating	4.696%
222201	Prefabricated Metal Building Manufacturing	4.696%
222301	Architectural Aluminium Product Manufacturing	3.619%
222401	Metal Roof and Guttering Manufacturing (except Aluminium)	2.805%
222901	Other Structural Metal Product Manufacturing	4.543%
223101	Boiler, Tank and Other Heavy Gauge Metal Container Manufacturing	5.255%
223901	Other Metal Container Manufacturing	2.805%
224001	Sheet Metal Product Manufacturing (except Metal Structural and Container Products)	2.805%
229101	Spring and Wire Product Manufacturing	4.773%
229201	Nut, Bolt, Screw and Rivet Manufacturing	2.559%
229301	Metal Coating and Finishing	5.173%
229901	Other Fabricated Metal Product Manufacturing n.e.c.	3.457%
229902	Cutlery and Hand Tool Manufacturing	7.500%
231101	Motor Vehicle Manufacturing	2.604%
231201	Motor Vehicle Body and Trailer Manufacturing	5.015%
231301	Automotive Electrical Component Manufacturing	2.959%
231901	Other Motor Vehicle Parts Manufacturing	3.864%
239101	Shipbuilding and Repair Services	5.996%
239102	Submarine Building and Repair Services	1.521%
239201	Boatbuilding and Repair Services	3.661%
239301	Railway Rolling Stock Manufacturing and Repair Services	2.317%
239401	Aircraft Manufacturing and Repair Services	0.637%
239901	Other Transport Equipment Manufacturing n.e.c.	2.922%
241101	Photographic, Optical and Ophthalmic Equipment Manufacturing	0.475%
241201	Medical and Surgical Equipment Manufacturing	1.974%
241901	Other Professional and Scientific Equipment Manufacturing	0.614%
242101	Computer and Electronic Office Equipment Manufacturing	0.497%
242201	Communication Equipment Manufacturing	0.497%
242901	Other Electronic Equipment Manufacturing	0.500%
243101	Electric Cable and Wire Manufacturing	2.842%

Column 1	Column 2	Column 3
SAIC Code Number	Industry description	Industry Premium Rate per \$100
243201	Electric Lighting Equipment Manufacturing	2.280%
243901	Other Electrical Equipment Manufacturing	2.842%
244101	Whiteware Appliance Manufacturing	2.817%
244901	Other Domestic Appliance Manufacturing	2.882%
245101	Pump and Compressor Manufacturing	3.855%
245201	Fixed Space Heating, Cooling and Ventilation Equipment Manufacturing	2.184%
246101	Agricultural Machinery and Equipment Manufacturing	3.573%
246201	Mining and Construction Machinery Manufacturing	3.118%
246301	Machine Tool and Parts Manufacturing	2.385%
246901	Other Specialised Machinery and Equipment Manufacturing	2.970%
249101	Lifting and Material Handling Equipment Manufacturing	4.102%
249901	Other Machinery and Equipment Manufacturing n.e.c.	2.926%
251101	Wooden Furniture and Upholstered Seat Manufacturing	3.509%
251201	Metal Furniture Manufacturing	4.100%
251301	Mattress Manufacturing	4.734%
251901	Other Furniture Manufacturing	3.509%
259101	Jewellery and Silverware Manufacturing	1.434%
259201	Toy, Sporting and Recreational Product Manufacturing	3.416%
259901	Other Manufacturing n.e.c.	2.124%
	ELECTRICITY, GAS, WATER AND WASTE SERVICES	
261101	Fossil Fuel Electricity Generation	0.641%
261901	Other Electricity Generation	0.641%
262001	Electricity Transmission and Distribution	0.641%
264001	On Selling Electricity and Electricity Market Operation	0.641%
270001	Gas Supply	0.953%
281101	Water Supply	0.869%
281201	Sewerage and Drainage Services	5.914%
291101	Solid Waste Collection Services	5.914%
291901	Other Waste Collection Services	5.914%
292101	Waste Treatment and Disposal Services	5.914%
292201	Waste Remediation and Materials Recovery Services	5.564%
	CONSTRUCTION	
301101	House Construction	2.728%
301901	Other Residential Building Construction	2.838%
302001	Non-Residential Building Construction	2.580%
310101	Heavy and Civil Engineering Construction	2.702%
321101	Land Development and Subdivision	1.524%
321201	Site Preparation Services	4.269%
322101	Concreting Services	6.018%
322201	Bricklaying Services	7.500%
322301	Roofing Services	7.500%
322401	Structural Steel Erection Services	7.500%
323106	Plumbing Services	3.061%
323206	Electrical Services	1.696%
323306	Air Conditioning and Heating Services	2.599%
323406	Fire and Security Alarm Installation Services	2.450%
323901	Other Building Installation Services	4.700%
324106	Plastering and Ceiling Services	5.369%
324206	Carpentry Services	5.793%
324306	Tiling and Carpeting Services	3.775%
324406	Painting and Decorating Services	4.694%
324506	Glazing Services	4.916%
329101	Landscape Construction Services	3.060%
329201	Hire of Construction Machinery with Operator	3.388%
329901	Other Construction Services n.e.c.	5.423%
329902	Scaffolding Services	5.424%
	WHOLESALE TRADE	
331101	Wool Wholesaling	2.992%
331201	Cereal Grain Wholesaling	3.070%
331901	Other Agricultural Produce Wholesaling	1.739%
331902	Other Agricultural Supply Wholesaling	0.523%
332101	Petroleum Product Wholesaling	1.188%
332201	Metal Wholesaling	3.690%
332202	Mineral Wholesaling	1.790%

Column 1	Column 2	Column 3
SAIC Code Number	Industry description	Industry Premium Rate per \$100
332301	Industrial and Agricultural Chemical Product Wholesaling	1.103%
333101	Timber Wholesaling	3.415%
333201	Plumbing Goods Wholesaling	2.297%
333901	Builders Hardware Goods Wholesaling	2.314%
333902	Household Hardware Goods Wholesaling	0.975%
341101	Agricultural and Construction Machinery Wholesaling	1.178%
341901	Other Specialised Industrial Machinery and Equipment Wholesaling	1.340%
349101	Professional and Scientific Goods Wholesaling	0.645%
349201	Computer and Computer Peripheral Wholesaling	0.300%
349301	Telecommunication Goods Wholesaling	0.710%
349401	Other Electrical and Electronic Goods Wholesaling	0.745%
349402	Photographic Equipment Wholesaling	0.354%
349901	Other Machinery and Equipment Wholesaling n.e.c.	1.340%
350101	Car Wholesaling	1.341%
350201	Commercial Vehicle Wholesaling	2.132%
350301	Trailer and Other Motor Vehicle Wholesaling	2.118%
350401	Motor Vehicle New Parts Wholesaling	2.121%
350501	Motor Vehicle Dismantling and Used Parts Wholesaling	2.184%
360101	General Line Grocery Wholesaling	3.141%
360201	Meat Wholesaling	4.718%
360202	Poultry and Smallgoods Wholesaling	1.922%
360301	Dairy Produce Wholesaling	2.594%
360302	Milk Vending	3.482%
360401	Fish and Seafood Wholesaling	3.210%
360501	Fruit and Vegetable Wholesaling	4.457%
360601	Liquor and Tobacco Product Wholesaling	1.227%
360901	Other Grocery Wholesaling	3.158%
360902	Confectionery and Soft Drink Wholesaling	1.750%
371101	Textile Product Wholesaling	0.800%
371201	Clothing and Footwear Wholesaling	0.380%
372001	Pharmaceutical and Toiletry Goods Wholesaling	0.861%
373101	Furniture and Floor Covering Wholesaling	0.967%
373201	Jewellery and Watch Wholesaling	0.890%
373301	Kitchen and Dining ware Wholesaling	0.970%
373401	Toy and Sporting Goods Wholesaling	1.005%
373501	Book and Magazine Wholesaling	1.253%
373601	Paper Product Wholesaling	1.253%
373901	Other Goods Wholesaling n.e.c.	1.272%
380001	Commission-Based Wholesaling	1.189%
380002	Wholesaling goods not physically handling any stock	0.658%
	RETAIL TRADE	
391101	Car Retailing	1.425%
391201	Motor Cycle Retailing	1.443%
391301	Trailer and Other Motor Vehicle Retailing	1.507%
392101	Motor Vehicle Parts Retailing	1.451%
392201	Tyre Retailing	3.480%
400001	Fuel Retailing	3.039%
411001	Supermarket and Grocery Stores	1.824%
412102	Fresh Fish Retailing	1.392%
412106	Fresh Meat and Poultry Retailing	3.182%
412206	Fruit and Vegetable Retailing	1.833%
412301	Liquor Retailing	1.346%
412901	Other Specialised Food Retailing	1.693%
421101	Furniture Retailing	2.564%
421201	Floor Coverings Retailing	1.826%
421301	Housewares Retailing	1.787%
421401	Manchester and Other Textile Goods Retailing	2.722%
422101	Electrical , Electronic and Gas Appliance Retailing	1.298%
422102	Photographic Equipment Retailing	0.514%
422201	Computer and Computer Peripheral Retailing	1.298%
422901	Other Electrical and Electronic Goods Retailing	1.298%
423106	Hardware and Building Supplies Retailing	1.787%
423206	Garden Supplies Retailing	2.175%
424106	Sport and Camping Equipment Retailing	0.700%

Column 1	Column 2	Column 3
SAIC Code Number	Industry description	Industry Premium Rate per \$100
424206	Entertainment Media and Musical Instrument Retailing	0.415%
424306	Toy and Game Retailing	0.300%
424406	Newspaper and Book Retailing	0.852%
424506	Marine Equipment Retailing	1.504%
425101	Clothing Retailing	1.261%
425201	Footwear Retailing	0.997%
425301	Watch and Jewellery Retailing	0.800%
425901	Other Personal Accessory Retailing	1.155%
426001	Department Stores	1.554%
426002	General Variety Stores	2.580%
427101	Pharmaceutical, Cosmetic and Toiletry Goods Retailing	0.804%
427201	Stationery Goods Retailing	0.852%
427301	Antique and Used Goods Retailing	3.146%
427302	Coin and stamp dealing	0.300%
427401	Flower Retailing	2.911%
427901	Other Store-Based Retailing n.e.c.	0.995%
427902	Tobacco Products Retailing	1.676%
431001	Non-Store Retailing	0.816%
432001	Retail Commission-Based Buying and/or Selling	0.780%
	ACCOMMODATION AND FOOD SERVICES	
440001	Accommodation	2.772%
451101	Cafes and Restaurants	2.299%
451201	Takeaway Food Services	1.392%
451301	Catering Services	2.299%
452001	Pubs, Taverns and Bars	2.187%
453001	Clubs (Hospitality)	2.125%
	TRANSPORT, POSTAL AND WAREHOUSING	
461001	Road Freight Transport	6.500%
461002	Towing Services	3.638%
462101	Interurban and Rural Bus Transport	3.183%
462201	Urban Bus Transport (Including Tramway)	2.512%
462301	Taxi and Other Road Transport	4.122%
471006	Rail Freight Transport	2.323%
472001	Rail Passenger Transport	2.323%
481001	Water Freight Transport	3.969%
482001	Water Passenger Transport	2.615%
490001	Scheduled Air and Space Transport	1.577%
490002	Non-Scheduled Air and Space Transport	0.886%
501001	Scenic and Sightseeing Transport	3.183%
502101	Pipeline Transport	1.083%
502901	Other Transport n.e.c.	1.083%
510101	Postal Services	1.347%
510201	Courier Pick-up and Delivery Services	6.498%
521101	Stevedoring Services	4.300%
521201	Port and Water Transport Terminal Operations	2.640%
521901	Other Water Transport Support Services	1.870%
522001	Airport Operations and Other Air Transport Support Services	0.407%
529101	Customs Agency Services	0.922%
529201	Freight Forwarding Services	2.091%
529202	Freight Forwarding Services—not physically handling any stock	0.300%
529206	Freight Forwarding Services (Water)	1.332%
529901	Other Transport Support Services n.e.c.	2.870%
529902	Radio Base Operation	1.493%
530101	Grain Storage Services	2.834%
530906	Other Warehousing and Storage Services	2.983%
530907	Cold Storage	6.887%
	INFORMATION MEDIA AND TELECOMMUNICATIONS	
541101	Newspaper Publishing	0.827%
541201	Magazine and Other Periodical Publishing	0.793%
541301	Book Publishing	0.793%
541401	Directory and Mailing List Publishing	0.793%
541901	Other Publishing (except Software, Music and Internet)	0.793%
542001	Software Publishing	0.300%
551101	Motion Picture and Video Production	0.739%

Column 1	Column 2	Column 3
SAIC Code Number	Industry description	Industry Premium Rate per \$100
551201	Motion Picture and Video Distribution	0.628%
551301	Motion Picture Exhibition	1.219%
551401	Post-production Services and Other Motion Picture and Video Activities	0.739%
552101	Music Publishing	0.793%
552201	Music and Other Sound Recording Activities	0.360%
561001	Radio Broadcasting	0.300%
562101	Free-to-Air Television Broadcasting	0.441%
562201	Cable and Other Subscription Broadcasting	0.441%
570001	Internet Publishing and Broadcasting	0.793%
580106	Wired Telecommunications Network Operation	0.663%
580206	Other Telecommunications Network Operation	0.663%
580901	Other Telecommunications Services	0.663%
591001	Internet Service Providers and Web Search Portals	0.663%
592101	Data Processing and Web Hosting Services	0.378%
592201	Electronic Information Storage Services	0.760%
601001	Libraries and Archives	0.300%
602001	Other Information Services	0.365%
	FINANCIAL AND INSURANCE SERVICES	
621001	Central Banking	0.429%
622101	Banking	0.429%
622201	Building Society Operation	0.300%
622301	Credit Union Operation	0.374%
622901	Other Depository Financial Intermediation	0.300%
623001	Non-Depository Financing	0.300%
624006	Financial Asset Investing	0.300%
631006	Life Insurance	0.300%
632101	Health Insurance	0.521%
632206	General Insurance	0.415%
633001	Superannuation Funds	0.300%
641101	Financial Asset Broking Services	0.300%
641901	Other Auxiliary Finance and Investment Services	0.300%
642001	Auxiliary Insurance Services	0.457%
	RENTAL, HIRING AND REAL ESTATE SERVICES	
661101	Passenger Car Rental and Hiring	1.422%
661901	Other Motor Vehicle and Transport Equipment Rental and Hiring	1.422%
662001	Farm Animal and Bloodstock Leasing	3.193%
663101	Heavy Machinery and Scaffolding Rental and Hiring	3.388%
663201	Video and Other Electronic Media Rental and Hiring	0.918%
663901	Other Goods and Equipment Rental and Hiring n.e.c.	3.193%
663902	Party Hire	4.693%
664001	Non-Financial Intangible Assets (Except Copyrights) Leasing	0.300%
671101	Residential Property Operators	1.524%
671201	Non-Residential Property Operators	1.524%
672001	Real Estate Services	0.375%
	PROFESSIONAL, SCIENTIFIC AND TECHNICAL SERVICES	
691001	Scientific Research Services	0.300%
692101	Architectural Services	0.300%
692201	Surveying and Mapping Services	0.874%
692301	Engineering Design and Engineering Consulting Services	0.352%
692401	Other Specialised Design Services	0.300%
692501	Scientific Testing and Analysis Services	0.356%
693101	Legal Services	0.566%
693201	Accounting Services	0.300%
694001	Advertising Services	0.359%
695001	Market Research and Statistical Services	0.330%
696101	Corporate Head Office Management Services	0.330%
696201	Management Advice and Related Consulting Services	0.331%
697001	Veterinary Services	1.240%
699101	Professional Photographic Services	1.192%
699901	Other Professional, Scientific and Technical Services n.e.c.	0.358%
700001	Computer System Design and Related Services	0.300%
	ADMINISTRATIVE AND SUPPORT SERVICES	
721101	Employment Placement and Recruitment Services	1.446%
721201	Labour Supply Services	0.488%

Column 1	Column 2	Column 3
SAIC Code Number	Industry description	Industry Premium Rate per \$100
721202	Employment Programs	2.451%
722001	Travel Agency and Tour Arrangement Services	0.362%
729101	Office Administrative Services	0.380%
729201	Document Preparation Services	1.243%
729301	Credit Reporting and Debt Collection Services	0.777%
729401	Call Centre Operation	0.663%
729901	Other Administrative Services n.e.c.	0.541%
731101	Building and Other Industrial Cleaning Services	5.930%
731201	Building Pest Control Services	3.867%
731301	Gardening Services	3.061%
731302	Tree Lopping and Arborist Services	5.605%
732001	Packaging Services	2.605%
	PUBLIC ADMINISTRATION AND SAFETY	
751001	Central Government Administration	0.439%
752001	State Government Administration	0.439%
753001	Local Government Administration	3.895%
754001	Justice	0.572%
755101	Domestic Government Representation	0.512%
755201	Foreign Government Representation	0.512%
760001	Defence	3.155%
771101	Police Services	1.944%
771201	Investigation and Security Services	4.769%
771202	Security Support Services	1.999%
771301	Fire Protection and Other Emergency Services	3.347%
771401	Correctional and Detention Services	7.500%
771901	Other Public Order and Safety Services	3.155%
772001	Regulatory Services	0.439%
	EDUCATION AND TRAINING	
801001	Preschool Education	1.553%
802101	Primary Education	0.676%
802201	Secondary Education	0.935%
802301	Combined Primary and Secondary Education	0.935%
802401	Special School Education	1.500%
810101	Technical and Vocational Education and Training	1.555%
810201	Higher Education	0.634%
821101	Sports and Physical Recreation Instruction	1.501%
821201	Arts Education	1.403%
821901	Adult, Community and Other Education n.e.c.	1.050%
822001	Educational Support Services	1.403%
	HEALTH CARE AND SOCIAL ASSISTANCE	
840101	Hospitals (Except Psychiatric Hospitals)	2.751%
840201	Psychiatric Hospitals	1.956%
851101	General Practice Medical Services	0.429%
851201	Specialist Medical Services	0.357%
852001	Pathology Services	1.396%
852002	Diagnostic Imaging Services	0.355%
853101	Dental Services	0.417%
853201	Optometry, Optical Dispensing and Audiology Services	0.378%
853301	Physiotherapy Services	0.727%
853401	Chiropractic and Osteopathic Services	0.300%
853901	Other Allied Health Services	0.956%
853902	Nursing Services (own account)	3.092%
859101	Ambulance Services	2.612%
859901	Other Health Care Services n.e.c.	0.956%
859902	Community Health Centres (Medical)	1.729%
859903	Community Health Centres (Paramedical)	3.589%
860101	Aged Care Residential Services	4.821%
860901	Other Residential Care Services	4.821%
871001	Child Care Services	2.311%
879001	Other Social Assistance Services	2.994%
	ARTS AND RECREATION SERVICES	
891001	Museum Operation	1.438%
892101	Zoological and Botanical Gardens Operation	3.120%
892201	Nature Reserves and Conservation Parks Operation	3.120%

Column 1	Column 2	Column 3
SAIC Code Number	Industry description	Industry Premium Rate per \$100
900101	Performing Arts Operation	2.137%
900201	Creative Artists, Musicians, Writers and Performers	0.300%
900301	Performing Arts Venue Operation	1.536%
911101	Health and Fitness Centres and Gymnasias Operation	1.516%
911201	Sports and Physical Recreation Clubs and Sports Professionals	1.514%
911202	Sports Professionals	1.514%
911301	Sports and Physical Recreation Venues, Grounds and Facilities Operation	1.516%
911401	Sports and Physical Recreation Administrative Service	0.721%
912101	Horse and Dog Racing Administration and Track Operation	1.516%
912901	Other Horse Racing Activities	7.500%
912902	Other Dog Racing Activities	1.516%
913106	Amusement Parks and Centres Operation	1.605%
913901	Amusement and Other Recreational Activities n.e.c.	1.559%
920101	Casino Operation	2.031%
920201	Lottery Operation	0.834%
920901	Other Gambling Activities	0.757%
	OTHER SERVICES	
941101	Automotive Electrical Services	2.048%
941201	Automotive Body and Paint Repair	3.638%
941202	Automotive Cleaning and Interior Repair Services	3.001%
941203	Automotive Glass Replacement and Repair Services	1.687%
941901	Other Automotive Repair and Maintenance	2.696%
942101	Domestic Appliance Repair and Maintenance	2.126%
942201	Electronic (except Domestic Appliance) and Precision Equipment Repair and Maintenance	0.475%
942901	Other Machinery and Equipment Repair and Maintenance	2.623%
942902	Agricultural, Farm, Construction and Earthmoving Machinery and Equipment Repair and Maintenance	1.178%
949101	Clothing and Footwear Repair	1.178%
949901	Other Repair and Maintenance n.e.c.	2.175%
951101	Hairdressing and Beauty Services	1.088%
951201	Diet and Weight Reduction Centre Operation	2.139%
952001	Funeral Services	1.900%
952002	Crematorium and Cemetery Services	5.203%
953101	Commercial Laundries and Linen Hire Services	7.500%
953102	Laundrettes and Dry-Cleaners	3.681%
953201	Photographic Film Processing	0.841%
953301	Parking Services	2.752%
953401	Brothel Keeping and Prostitution Services	1.822%
953901	Other Personal Services n.e.c.	1.822%
953902	Pet Care Services	4.543%
954001	Religious Services	0.798%
955101	Business and Professional Association Services	0.637%
955201	Labour Association Services	1.204%
955901	Other Interest Group Services n.e.c.	1.636%
955902	Political Parties	0.300%
960101	Private Households Employing Staff	3.329%
	NON-CLASSIFIABLE	
990001	Non-classifiable Economic Units	7.500

RADIATION PROTECTION AND CONTROL ACT 1982

APPROVALS PURSUANT TO PART 2, DIVISION 4 OF THE RADIATION PROTECTION AND CONTROL
(IONISING RADIATION) REGULATIONS 2000—PERSONAL RADIATION MONITORING DEVICES*Notice by Delegate of the Minister for Sustainability, Environment and Conservation*

PURSUANT to Part 2, Division 4 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, I, Antony Michael Hooker, Team Leader, Radiation Health of the Environment Protection Authority (EPA), being a person to whom the powers of the Minister under that section have been delegated under the Act, approve the following kinds of personal monitoring devices issued by the organisations listed in Column 1 of the Schedule below for detecting and measuring external exposure to the type of ionising radiations listed in Column 2, subject to the following conditions:

- (1) all measurements must remain traceable to Australian standards, or international standards in the absence of an Australian standard;
- (2) relevant NATA or equivalent accreditation of the measurement system must be maintained;
- (3) the organisation must supply free of charge to the EPA, measurements of radiation workers' exposures;
- (4) the approved personal monitoring devices are also to be used in accordance with any instructions given by the respective organisations or the EPA; and
- (5) Radiation Safety Institute of Canada must ensure continuation of the licence held by RSIC in relation to the PAD system, issued by the Canadian Nuclear Safety Commission.

THE SCHEDULE

Column 1	Column 2	
instadose® 2	SGS Australian Radiation Services	Beta, gamma, X-ray
Instadose™	SGS Australian Radiation Services	Gamma, X-ray
Genesis Ultra TLD	SGS Australian Radiation Services	Beta, gamma, neutron
Genesis Ultra TLD with CR39	SGS Australian Radiation Services	Beta, gamma, neutron
Film + Orange holder	SGS Australian Radiation Services	Gamma, X-ray
Film + Yellow holder	SGS Australian Radiation Services	Gamma, X-ray
Film + Blue holder	SGS Australian Radiation Services	Gamma, X-ray
TLD + Ring holder	SGS Australian Radiation Services	Gamma, X-ray
TLD + PB5 holder	SGS Australian Radiation Services	Gamma, X-ray
TLD + PB10 holder	SGS Australian Radiation Services	Gamma, X-ray
Pa Badge	Landauer Australasia Pty Ltd	Beta, gamma, X-ray
Ta Badge	Landauer Australasia Pty Ltd	Beta, gamma, X-ray, thermal
Ja Badge	Landauer Australasia Pty Ltd	Beta, gamma, X-ray, neutron
U Badge (Ring)	Landauer Australasia Pty Ltd	Beta, gamma, X-ray
Extremity Monitor	ARPANSA*	Beta, gamma, X-ray
TLD Monitor	ARPANSA	Beta, gamma, X-ray
Special TLD Monitor	ARPANSA	Beta, gamma, X-ray
Neutron Monitor	ARPANSA	Beta, gamma, X-ray, neutron
RDC Type 82 TLD-XBGN dosimeter	GMS*	Beta, gamma, X-ray, neutron
RDC Type 83 TLD-XBGN/TE dosimeter	GMS	Beta, gamma, X-ray, neutron
RDC Type 05 TLD-XBG ring dosimeter	GMS	Beta, gamma, X-ray
Personal Alpha Dosimeter (PAD)	RSIC*	Alpha (Radon Progeny and Long Lived Radioactive Dust)

The personal monitoring devices approved on the following date 6 November 2014 for use in respect to Part 2 Division 4 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000 is hereby revoked.

(*ARPANSA—Australian Radiation Protection and Nuclear Safety Agency);

(*GMS—Global Medical Solutions Pty Ltd);

(*RSIC—Radiation Safety Institute of Canada).

Dated 5 May 2015.

A. M. HOOKER, Delegate of the Minister for Sustainability, Environment and Conservation

RADIATION PROTECTION AND CONTROL ACT 1982

SECTION 44

Notice by Delegate of the Minister for Environment and Conservation

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Antony Michael Hooker, Team Leader, Radiation Health, Radiation Protection Branch of the Environment Protection Authority (EPA), being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt the specified employer, Alinta Energy—Augusta Power Stations from the requirements of Regulation 18 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, insofar as that regulation applies to radiation workers who use or operate X-ray Fluorescence (XRF) apparatus, subject to the following conditions:

1. That the X-ray Fluorescence (XRF) apparatus is maintained in good working order and condition; and
2. That the specified employer issues a personal monitoring device to a radiation worker if directed in writing by the Radiation Protection Branch of the EPA to do so.
3. That this exemption does not apply to monitoring of persons operating the apparatus for purposes of installing, maintaining or servicing the apparatus, or any radiation worker who is occupationally exposed to radiation from sources other than those of the specified employer.

Dated 5 May 2015.

A. M. HOOKER, Delegate of the Minister for Sustainability, Environment and Conservation

RADIATION PROTECTION AND CONTROL ACT 1982

SECTION 44

Notice by Delegate of the Minister for Environment and Conservation

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Antony Michael Hooker, Team Leader, Radiation Health, Radiation Protection Branch of the Environment Protection Authority (EPA), being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt the specified employer, Repatriation General Hospital from the requirements of Regulation 18 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, insofar as that regulation applies to radiation workers in the Speech Pathology Department who are present in the X-ray room during Videofluoroscopic swallow studies (VFSS) at the Repatriation General Hospital, subject to the following conditions:

1. That all X-ray apparatus used during the course of VFSS be maintained in good working order and condition;
2. That the specified employer issues a personal monitoring device to a radiation worker if directed in writing by the Radiation Protection Branch of the EPA to do so;
3. That this exemption does not apply to monitoring of radiologists, radiographers or any other persons operating the apparatus during the course of VFSS; and
4. That this exemption does not apply to monitoring of persons operating the apparatus for purposes of installing, maintaining or servicing the apparatus, or any radiation worker who is occupationally exposed to radiation from sources other than those of the specified employer.

Dated 5 May 2015.

A. M. HOOKER, Delegate of the Minister for Sustainability, Environment and Conservation

RADIATION PROTECTION AND CONTROL ACT 1982

SECTION 44

Notice by Delegate of the Minister for Environment and Conservation

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Antony Michael Hooker, Team Leader, Radiation Health, Radiation Protection Branch of the Environment Protection Authority (EPA), being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt from the licensing provisions of Section 28 and registration provisions of Section 30 of the Radiation Protection and Control Act 1982, be granted to devices containing nickel-63 source not more than 1000MBq, subject to the following conditions:

1. Any person who uses or handles any electron capture detector or similar device containing nickel-63 with an activity of not more than 1000 MBq of nickel-63;
2. This exemption shall only apply in respect of the use or handling of electron capture detectors or similar devices containing nickel-63 and shall not apply to any other radioactive substance or source in respect of which licensing is required by the Radiation Protection and Control Act 1982;
3. That this exemption does not apply to monitoring of persons operating the apparatus for purposes of installing, maintaining or servicing the apparatus, or any radiation worker who is occupationally exposed to radiation from sources other than those of the specified employer; and
4. Disposal of nickel-63 source must comply with the requirements of regulation 135 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000.

The exemption provided on the following date 29 April 1991, for licensing provisions of Section 28 of the Radiation Protection and Control Act 1982 is hereby revoked.

Dated 5 May 2015.

A. M. HOOKER, Delegate of the Minister for Sustainability Environment and Conservation

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER***Road Closure—Loechel Road, Lucindale*

BY Road Process Order made on 5 March 2015, the Naracoorte Lucindale Council ordered that:

1. Portion of Loechel Road situated west of Bowling Club Road and adjoining Section 466, Hundred of Joyce, more particularly delineated and lettered 'A' on Preliminary Plan No. 14/0020 be closed.
2. Add the whole of the land subject to closure to Section 466, Hundred of Joyce which land is dedicated under the Crown Lands Act 1929, for parklands purposes.

On 1 May 2015 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 96228 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 14 May 2015.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT, 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

Road Closure—Dutton Road/Railway Place, Mount Barker

BY Road Process Order made on 17 March 2015, The District Council of Mount Barker ordered that:

1. Portion of Dutton Road and Railway Place situate at the intersection with MacFarlane Terrace and adjoining Allotment 1 in Deposited Plan 17900, more particularly delineated and lettered 'A' on Preliminary Plan No. 14/0025 be closed.
2. Transfer the whole of the land subject to closure to Chasse Pty Ltd in accordance with the agreement for transfer dated 30 January 2015, entered into between The District Council of Mount Barker and Chasse Pty Ltd.
3. The following easements are granted over portions of the land subject to that closure:

Grant to the South Australian Water Corporation an easement for water supply purposes.

Grant to the Distribution Lessor Corporation easements for overhead and underground electricity supply purposes.

On 15 April 2015 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 95767 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 14 May 2015.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 3 (1)

Prescribed Public Utilities

TAKE notice that, pursuant to Regulation 4 of the Roads (Opening and Closing) Regulations 2006, I, Michael Paul Burdett, Surveyor-General of South Australia do hereby revoke the notice of prescribed public utilities published in the *Government Gazette* on 24 October 2013, page 4087 and declare the following to be prescribed public utilities for the purpose of Section 3 (1) of the Roads (Opening and Closing) Act 1991:

Distribution Lessor Corporation;
Transmission Lessor Corporation;

A person who holds a licence under the Electricity Act 1996, authorising the operation of a transmission or distribution network;

Australian Gas Networks (SA) Ltd;
South Australian Water Corporation;
Telstra Corporation Limited; and
Epic Energy South Australia Pty Ltd.

M. P. BURDETT, Surveyor-General

SECURITY AND INVESTIGATION INDUSTRY ACT 1995

Exemption

TAKE notice that I, Dini Soulio, Commissioner for Consumer Affairs, as delegate for the Minister for Business Services and Consumers, pursuant to Section 33 of the Security and Investigation Industry Act 1995, hereby exempt Falck Pty Ltd (ACN 139 127 389), on the condition set out in Schedule 1, from compliance with Section 8 (3a).

SCHEDULE 1

Exemption applies to director Jesper Teddy Lok only.

Dated 8 May 2015.

D. SOULIO, Commissioner for Consumer
Affairs, as delegate for Minister for
Business Services and Consumers

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2014

	\$		\$
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Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	36.75
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Each Subsequent Name	12.70	Municipal or District Councils:	
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Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	494.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	99.00
First Name.....	49.75	Each Subsequent Name.....	12.70
Each Subsequent Name	12.70	Noxious Trade	36.75
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pany be wound up voluntarily and that a liquidator		Rate per page (in 8pt)	316.00
be appointed').....	62.50	Rate per page (in 6pt)	418.00
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Acts, Bills, Rules, Parliamentary Papers and Regulations

Pages	Main	Amends	Pages	Main	Amends
1-16	3.10	1.45	497-512	42.00	41.00
17-32	4.00	2.50	513-528	43.25	41.75
33-48	5.30	3.75	529-544	44.75	43.25
49-64	6.70	5.15	545-560	46.00	44.75
65-80	7.75	6.45	561-576	47.00	46.00
81-96	9.05	7.50	577-592	48.75	46.50
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337-352	29.50	27.75	833-848	69.00	67.50
353-368	30.25	29.25	849-864	70.00	68.50
369-384	32.00	30.25	865-880	71.50	70.00
385-400	33.50	31.75	881-896	72.00	70.50
401-416	34.75	32.75	897-912	73.50	72.00
417-432	36.00	34.50	913-928	74.00	73.50
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South Australia

Advance Care Directives Variation Regulations 2015

under the *Advance Care Directives Act 2013*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Advance Care Directives Regulations 2014*

- 4 Variation of regulation 15—Referral of matters to Tribunal or Public Advocate
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Advance Care Directives Variation Regulations 2015*.

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 *Advance Care Directives Regulations 2014*

4—Variation of regulation 15—Referral of matters to Tribunal or Public Advocate

Regulation 15(1)(e)—before "the name" insert:

the Public Advocate must provide the Tribunal with

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 14 May 2015

No 46 of 2015

AGO0043/15CS

South Australia

Consent to Medical Treatment and Palliative Care Variation Regulations 2015

under the *Consent to Medical Treatment and Palliative Care Act 1995*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Consent to Medical Treatment and Palliative Care Regulations 2014*

- 4 Variation of regulation 7—Referral of matters to Tribunal or Public Advocate
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Consent to Medical Treatment and Palliative Care Variation Regulations 2015*.

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 *Consent to Medical Treatment and Palliative Care Regulations 2014*

4—Variation of regulation 7—Referral of matters to Tribunal or Public Advocate

Regulation 7(1)(e)—before "the name" insert:

the Public Advocate must provide the Tribunal with

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 14 May 2015

No 47 of 2015

AGO0043/15CS

South Australia

Primary Industry Funding Schemes (Cattle Industry Fund) Regulations 2015

under the *Primary Industry Funding Schemes Act 1998*

Contents

Part 1—Preliminary

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- 2 Commencement
- 3 Interpretation
- 4 Persons in default in relation to contributions

Part 2—South Australian Cattle Industry Fund

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- 6 Consultative committee to advise on application of Fund
- 7 Contributions to Fund
- 8 Refunds for low value cattle contributions
- 9 Refunds for contributions other than low value cattle contributions
- 10 Application of Fund
- 11 Exchange of information

Part 3—Compensation scheme

- 12 Claim for compensation
- 13 Sale of carcass of destroyed animal
- 14 Amount of compensation
- 15 Procedure for claiming compensation and determination of claim

Part 4—Miscellaneous

- 16 False or misleading statements

Schedule 1—Revocation of *Primary Industry Funding Schemes (Cattle Industry Fund) Regulations 2000*

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Primary Industry Funding Schemes (Cattle Industry Fund) Regulations 2015*.

2—Commencement

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

3—Interpretation

- (1) In these regulations, unless the contrary intention appears—
Act means the *Primary Industry Funding Schemes Act 1998*;

authorised manufacturer, in relation to PIDs, has the same meaning as in the *Livestock Regulations 2013*;

authorised recycler, in relation to PIDs, has the same meaning as in the *Livestock Regulations 2013*;

carcass of an animal includes the hide of the animal;

cattle includes buffalo;

Chief Inspector means the Chief Inspector of Stock appointed under the *Livestock Act 1997*;

consultative committee—see regulation 6;

compensable disease means—

- (a) Bovine brucellosis; or
- (b) Bovine Johne's disease; or
- (c) Tuberculosis;

Fund—see regulation 5;

inspector means an inspector appointed under the *Livestock Act 1997*;

low value cattle contribution—see subregulation (2);

owner of cattle means a person who owns or is entitled to possession of the cattle (whether alone or jointly or severally with others);

net proceeds, in relation to the sale of the carcass of an animal, means the gross proceeds of the sale less any expenses incurred in relation to transportation and slaughter of the animal and sale of the carcass of the animal;

PID or **permanent identification device** has the same meaning as in the *Livestock Regulations 2013*;

quarter means any period of 3 months commencing on 1 January, 1 April, 1 July or 1 October.

- (2) For the purposes of these regulations, a person will be taken to have paid a low value cattle contribution in relation to an animal if—
 - (a) the person paid a contribution for a PID attached to or inserted in an animal; and
 - (b) the animal was subsequently sold by the person for less than \$100.

4—Persons in default in relation to contributions

For the purposes of these regulations, a person will be taken to be in default in relation to contributions to the Fund if, within the immediately preceding 5 financial years—

- (a) all or some of the contributions payable to the Fund by the person have not been paid; or
- (b) the person has been refunded a contribution from the Fund (other than a refund for low value cattle contributions determined in accordance with regulation 8).

Part 2—South Australian Cattle Industry Fund

5—South Australian Cattle Industry Fund

- (1) The *South Australian Cattle Industry Fund* (the **Fund**), established under the revoked regulations, continues.
- (2) The Fund will be administered by the Minister.

- (3) The Fund consists of—
- (a) the amount in the Cattle Compensation Fund on the repeal of the *Cattle Compensation Act 1939* paid into the Fund under the revoked *Livestock Regulations 1998*; and
 - (b) contributions paid or collected in accordance with these regulations; and
 - (c) the net proceeds of sales paid into the Fund under Part 3; and
 - (d) income of the Fund from investment; and
 - (e) any other money received by the Minister for payment into the Fund.

- (4) In this regulation—

revoked regulations means the *Primary Industry Funding Schemes (Cattle Industry Fund) Regulations 2000*.

6—Consultative committee to advise on application of Fund

The Cattle Advisory Group established by the Minister under Part 2 of the *Livestock Act 1997* to represent the cattle industry is the consultative committee to advise the Minister in relation to the application of the Fund.

7—Contributions to Fund

- (1) Contributions to the Fund are payable by a person who purchases PIDs for cattle as follows:
- (a) an amount of \$1.10 is payable for each PID so purchased from an authorised manufacturer, or authorised recycler, of PIDs;
 - (b) the amount is payable by the purchaser to the authorised manufacturer or recycler (as collecting agent for the Minister)—
 - (i) not later than 1 month after the supply of the PID to the purchaser or the date of payment for the PID (whichever is the earlier); or
 - (ii) at such later time as may be approved by the Minister.
- (2) The authorised manufacturer or recycler must—
- (a) within 14 days after the end of each quarter, furnish the Minister with a financial statement relating to the PIDs sold during that quarter that—
 - (i) is in the form, and contains the information, required by the Minister; and
 - (ii) is, if the authorised manufacturer or recycler has the necessary equipment, in an electronic form acceptable to the Minister; and
 - (b) receive and forward to the Minister, with the quarterly financial statement required by paragraph (a), the amount paid to the authorised manufacturer or recycler by way of contributions by the purchasers in respect of PIDs during the quarter to which the financial statement relates.
- (3) The money received by the authorised manufacturer or recycler by way of contributions paid by the purchasers in respect of PIDs is held on trust for the Minister and must be paid by the authorised manufacturer or recycler into an ADI account—
- (a) that is separate from all other ADI accounts operated by the authorised manufacturer or recycler and into which no other money is paid; and

- (b) from which the authorised manufacturer or recycler must not make any withdrawal other than for the purpose of forwarding contributions to the Minister or applying (for the supplier's benefit) any surplus that may accrue to the account by way of interest (after deduction of charges associated with the maintenance of the account and any government charges in relation to the account).
- (4) The authorised manufacturer or recycler must make all records relating to the ADI account referred to in subregulation (3) available for inspection at any reasonable time by a person authorised by the Minister for the purpose.
- (5) An authorised manufacturer, or authorised recycler, of PIDs who contravenes this regulation is guilty of an offence.
Maximum penalty: \$5 000.

8—Refunds for low value cattle contributions

- (1) A person who has paid low value cattle contributions during a financial year may, at any time until 31 July in the following financial year, by notice in writing to the Minister, make a claim for a refund for those contributions.
- (2) A person claiming a refund under subregulation (1) must supply the Minister with—
 - (a) evidence acceptable to the Minister of the contributions in respect of which the claim is made; and
 - (b) if required by the Minister, verification of that evidence in the form of a statutory declaration.
- (3) If the person satisfies the Minister that the person is entitled to a refund under this regulation for contributions paid by the person, the Minister must refund to the person the total amount of those contributions.

9—Refunds for contributions other than low value cattle contributions

- (1) A person who has paid contributions (other than low value cattle contributions) during a financial year may, within the 12 months following that financial year, by notice in writing to the Minister, make a claim for a refund for those contributions.
- (2) A person claiming a refund under subregulation (1) must supply the Minister with—
 - (a) evidence acceptable to the Minister of the contributions in respect of which the claim is made; and
 - (b) if required by the Minister, verification of that evidence in the form of a statutory declaration.
- (3) If the person satisfies the Minister that the person is entitled to a refund under this regulation for contributions (other than low value cattle contributions) paid during a financial year, the Minister must refund to the person an amount determined in accordance with the following formula:

where—

R is the total amount of the refund;

Ct is the total amount of the contributions paid during that financial year;

C1 is the contribution paid during the first quarter of that financial year;

C2 is the contribution paid during the second quarter of that financial year;

C3 is the contribution paid during the third quarter of that financial year;

C4 is the contribution paid during the fourth quarter of that financial year;

I is the annual short term interest rate for that financial year (as published by the Reserve Bank of Australia) expressed as a percentage.

10—Application of Fund

- (1) The Fund may be applied by the Minister for any of the following purposes:
 - (a) payment of outstanding claims for compensation made or pending against the Cattle Compensation Fund under the repealed *Cattle Compensation Act 1939*;
 - (b) payment of compensation and other amounts under Part 3;
 - (c) the undertaking of programs relating to cattle, cattle products or any other aspect of the cattle industry recommended to the Minister by the consultative committee;
 - (d) repayment of contributions to the Fund under regulation 7;
 - (e) payments to a body that, in the opinion of the Minister, represents cattle producers for 1 or more of the following purposes:
 - (i) the reasonable operating and management expenses of the body;
 - (ii) promoting the cattle industry;
 - (iii) participation of the body in regional, State or national cattle industry forums;
 - (iv) undertaking or facilitating research and development, or the collection and dissemination to cattle producers of information, relevant to the cattle industry and, in particular, to the improvement of practices in the industry;
 - (v) fees for affiliation of the body with regional, State or national bodies representing or promoting the interests of the cattle producers;
 - (vi) other purposes of the body;
 - (f) payment of the reasonable operating and management expenses of the Cattle Advisory Group (whether sitting as the Cattle Advisory Group under the *Livestock Act 1997* or as the consultative committee under these regulations);
 - (g) payment of the expenses of administering the Fund (including expenses incurred in assessing compensation payable under these regulations and expenses incurred by an inspector under regulation 13 if those expenses exceed the proceeds of sale obtained under that regulation).
- (2) A person who is in default in relation to contributions to the Fund is not entitled to receive any direct benefit or service funded by payments from the Fund.

11—Exchange of information

The Minister may provide a body to which payments are made out of the Fund under regulation 10(1)(e) with information identifying persons who have paid or been refunded contributions under these regulations.

Part 3—Compensation scheme

12—Claim for compensation

- (1) Subject to these regulations, the owner of cattle destroyed in accordance with a notice or order issued under Part 4 Division 4 of the *Livestock Act 1997*, or by action taken or caused to be taken by an inspector under that Division, for the purposes of controlling or eradicating a compensable disease may claim compensation.

- (2) Only 1 claim may be made in respect of an animal.

13—Sale of carcass of destroyed animal

If a notice or order is issued or action taken or caused to be taken in relation to an animal as referred to in regulation 12(1), the following provisions apply:

- (a) an inspector may give the owner of the animal written notice requiring the owner to assign the animal to the Minister;
- (b) if such a notice is given, a claim for compensation cannot be made under these regulations unless the owner complies with the notice;
- (c) if the owner of the animal assigns the animal to the Minister—
 - (i) an inspector must ensure that the animal is destroyed;
 - (ii) an inspector may sell or otherwise dispose of the carcass of the animal as the inspector considers appropriate;
 - (iii) the net proceeds of the sale (if any) must be paid into the Fund;
 - (iv) if the owner of the animal makes a claim for compensation under these regulations and the net proceeds of the sale exceed the amount of compensation paid in respect of the animal under these regulations, the excess must be paid from the Fund to the owner;
 - (v) if no claim for compensation under these regulations is made in respect of the animal during the period allowed by these regulations, the amount of the net proceeds of the sale must be paid from the Fund to the owner of the animal.

14—Amount of compensation

- (1) Subject to this regulation, the amount of compensation that may be claimed is as follows:
- (a) for an animal destroyed for the purpose of controlling or eradicating Bovine brucellosis or Tuberculosis—the lesser of—
 - (i) \$2 000; or
 - (ii) the value of the animal immediately prior to its destruction;
 - (b) for an animal destroyed for the purpose of controlling or eradicating Bovine Johne's disease—
 - (i) if the Minister is satisfied that the animal was visibly affected by the disease and that infection of the animal with the disease was confirmed by testing of a kind approved by the Minister—\$100;
 - (ii) in any other case—\$300.
- (2) If the animal was not assigned to the Minister or the animal was assigned to the Minister but the net proceeds of the sale of the carcass of the animal have been paid from the Fund to the owner of the animal under regulation 13(c)(v), the amount of compensation that may be claimed is reduced by the amount of the net proceeds (if any) of the sale of the carcass of the animal.
- (3) An animal is to be valued—
- (a) as if it were unaffected by the compensable disease; and
 - (b) having regard to the value of comparable animals at the nearest most recent markets selling such animals, whether those markets are in the State or in any other State or Territory of the Commonwealth; and

- (c) using a method of valuation determined by the Minister after consultation with the consultative committee.
- (4) Compensation may not include any amount for loss of profit or production, loss arising from breach of contract or other consequential loss.
- (5) If the owner of an animal has been paid compensation or is entitled to compensation in respect of the animal under any other law, the amount of compensation that may be claimed under these regulations is reduced by the amount so paid or to which the owner is so entitled.

15—Procedure for claiming compensation and determination of claim

- (1) A claim for compensation must be made to the Chief Inspector within 1 month after the issuing of the notice or order for destruction of the animal or the destruction of the animal by the inspector (as the case requires).
- (2) The Chief Inspector may, if satisfied that it is just and reasonable in the circumstances to do so, dispense with the requirement that a claim be made within the period fixed by this regulation.
- (3) A claim for compensation must be made in the form and contain or be accompanied by the information required by the Chief Inspector (including, if the animal was not assigned to the Minister, information relating to the proceeds (if any) of the sale of the carcass of the animal).
- (4) The Chief Inspector may, with the approval of the Minister, determine that no compensation, or a reduced amount of compensation, is payable to a claimant if the Chief Inspector is satisfied that—
 - (a) the animal was visibly affected by the compensable disease and the owner failed to notify an inspector of that fact; or
 - (b) the owner failed to carry out any written direction of an inspector for the control or eradication of the compensable disease and that the failure was a probable cause of the animal being affected by the disease; or
 - (c) the owner failed to take reasonable steps to minimise the risk of cattle affected with the compensable disease being introduced into the owner's herd or the cattle otherwise becoming affected by the compensable disease; or
 - (d) the animal was destroyed within 3 months of being introduced into South Australia and was likely to have been affected by the compensable disease when so introduced; or
 - (e) the owner is in default in relation to contributions to the Fund.
- (5) Before the Minister gives approval under subregulation (4), the Minister must consult the consultative committee.
- (6) The Chief Inspector must, by written notice, inform the claimant, the Minister and the consultative committee of the Chief Inspector's determination of the claim.
- (7) The claimant may, within 1 month after receiving notice of the amount of compensation to be paid, object in writing to the Minister to the proposed amount on the grounds set out in detail in the objection.
- (8) If an objection is not made within the time allowed, the claimant's entitlement to compensation is finally determined for the purposes of these regulations.
- (9) If an objection to a proposed amount of compensation is made, the Minister may, after consulting the consultative committee—
 - (a) affirm the decision against which the objection is made; or

- (b) rescind the decision and substitute a decision that the Minister considers appropriate.
- (10) A decision of the Minister after consideration of an objection is final and without appeal.

Part 4—Miscellaneous

16—False or misleading statements

A person must not make a statement that is false or misleading in a material particular (whether by reason of the inclusion or omission of any particular) in information provided, or record kept, for the purposes of these regulations.

Maximum penalty: \$5 000.

Schedule 1—Revocation of *Primary Industry Funding Schemes (Cattle Industry Fund) Regulations 2000*

The *Primary Industry Funding Schemes (Cattle Industry Fund) 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 14 May 2015

No 48 of 2015

15MAFF0011

South Australia

Rates and Land Tax Remission Variation Regulations 2015

under the *Rates and Land Tax Remission Act 1986*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Rates and Land Tax Remission Regulations 2009*

- 4 Variation of regulation 3—Interpretation
 - 5 Revocation of regulation 6
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Rates and Land Tax Remission Variation Regulations 2015*.

2—Commencement

These regulations will come into operation on 1 July 2015.

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 *Rates and Land Tax Remission Regulations 2009*

4—Variation of regulation 3—Interpretation

Regulation 3(1), definition of *council rates*—delete the definition

5—Revocation of regulation 6

Regulation 6—delete the regulation

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 14 May 2015

No 49 of 2015

DCSICS/15/008

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DISTRICT COUNCIL OF LOXTON WAIKERIE

Exclusion from the Community Land Classification

NOTICE is given pursuant to Section 193 (4) (a) and 193 (6) (a) of the Local Government Act 1999, that the District Council of Loxton Waikerie at the meeting held on 12 September 2014, resolved that upon acquisition of Portions B and C of Section 287, Lot 11 in Deposited Plan 95148, Hundred of Waikerie, described in the Crown record Volume 5442, Folio 501, the land is to be excluded from classification as community land.

P. ACKLAND, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

REGIONAL TOWN CENTRE DEVELOPMENT PLAN AMENDMENT

Draft for Public Consultation to Commence on Monday, 18 May 2015

NOTICE is hereby given that the District Council of Mount Barker has, pursuant to Sections 24 and 25 of the Development Act 1993, prepared a Development Plan Amendment (DPA) to amend its Development Plan.

The Amendment will change the Mount Barker (DC) Development Plan by proposing:

- Expansion of the Regional Town Centre Zone.
- Changes to policy areas and introduction of precincts within the Regional Town Centre Zone.
- The introduction of policy areas within the Regional Town Centre Zone that facilitate increased residential development and density.
- The introduction and updating of selected General Section modules to facilitate multi-storey residential development and higher residential densities, including Affordable Housing, and Noise and Emissions Overlays.
- Amendments to the Heritage Overlay.
- The introduction of new (local) policies derived from the Urban Design Framework.
- Edited maps, figures and tables to reflect changes and additions to the zone, policy areas, precincts and overlays.

The draft DPA will be on public consultation from 18 May 2015 until 13 July 2015.

Copies of the draft DPA are available for purchase or viewing during normal office hours at the Mount Barker Council Offices, Level 1, 6 Dutton Road, Mount Barker, and during opening hours for viewing at the Mount Barker Community Library, 5 Dumas Street, Mount Barker. Alternatively the draft DPA can be viewed on the Council website at www.dcmtbarker.sa.gov.au.

Open days to answer enquires on the draft Development Plan Amendment will be held at the Council Town Hall, 34-38 Gawler Street, Mount Barker on the:

- 26 May 2015 between 6-8 p.m. and
- 9 June 2015 between 2-4 p.m.

To comment on the DPA complete the available Feedback Sheet or provide a written submission.

Completed feedback sheets or written submissions regarding the DPA should be submitted no later than 5 p.m. on 13 July 2015.

All responses should be addressed to the:

RTC DPA Submission,
District Council of Mount Barker,
P.O. Box 54, Mount Barker, S.A. 5251,

and should clearly indicate whether you wish to be heard in support of your submission at the public meeting. If you wish to lodge your feedback sheet or written submission electronically, please email it to: rtcdpa@dcmtbarker.sa.gov.au.

Copies of all submissions and feedback sheets received will be available for inspection by interested persons at the Council Offices, 6 Dutton Road, Mount Barker until the date of the public meeting.

A public meeting of Council's Strategic Planning and Development Policy Committee will be held at 7 p.m. on 10 August 2015 at the Council Chambers, 6 Dutton Road, Mount Barker. Those who indicate on their submission and feedback sheets that they wish to be heard at the public meeting will receive written confirmation. A public notice will be advertised advising of the time, date and location of the public meeting. If there are no submissions indicating an interest in speaking to the Amendment, the public meeting may not be held.

Dated 11 May 2015.

A. STUART, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA

SUPPLEMENTARY ELECTION FOR COUNCILLOR IN LIGHT WARD

Nominations Received

AT the close of nominations at 12 noon on Thursday, 7 May 2015 the following people were accepted as candidates and are listed in the order in which they will appear on the ballot paper.

Councillor for Light Ward—1 Vacancy
Fitzgerald, Leonie
Quirke, Davina
Moffat, Tim
Main, Ian

Postal Voting

The election will be conducted by post. Ballot papers and pre-paid envelopes for each voting entitlement will be posted between Wednesday, 20 May 2015 and Tuesday, 26 May 2015 to every person, or designated person of a body corporate or group listed on the voters roll at roll close on Tuesday, 31 March 2015. Voting is voluntary.

A person who has not received voting material by Tuesday, 26 May 2015 and believes they are entitled to vote should contact the Deputy Returning Officer on (08) 8558 0200.

Completed voting material must be returned to reach the Deputy Returning Officer no later than 12 noon on Tuesday, 9 June 2015.

A ballot box will be provided at the Council office, 1 Charles Street, Yankalilla for electors wishing to hand deliver their completed voting material during office hours.

Vote Counting Location

The scrutiny and counting of votes will take place at Council Chambers, 1 Charles Street, Yankalilla, as soon as practicable after 12 noon on Tuesday, 9 June 2015. A provisional declaration will be made at the conclusion of the election count.

Campaign Donations Return

All candidates must forward a Campaign Donations Return to the Council Chief Executive Officer within 30 days after the conclusion of the election.

K. MOUSLEY, Returning Officer

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

- Carter, Marlene Fay*, late of 2 Wilkins Street, Enfield, home duties, who died on 13 January 2015.
- Cates, Joyce*, late of 740 Torrens Road, Rosewater, of no occupation, who died on 10 December 2014.
- Crawley, Doris Gwendoline*, late of 1A Mount Barker Road, Hahndorf, of no occupation, who died on 1 February 2015.
- Falzun, Rosa*, late of 29 Homestead Avenue, Walkley Heights, of no occupation, who died on 24 December 2014.
- Halloran, Nancy May*, late of 1 East Parkway, Northgate, of no occupation, who died on 22 January 2015.
- Hoebee, Johanna*, late of 60 States Road, Morphett Vale, of no occupation, who died on 28 February 2015.
- Kristo, Joseph*, late of 172 Trimmer Parade, Seaton, retired miner, who died on 26 August 2014.
- McLeod, Ronald Ross*, late of 2 Gum Terrace, Clovelly Park, retired plumber, who died on 24 February 2015.
- McMahon, Kay*, late of 9 Bellevue Court, Gawler East, retired teacher, who died on 10 February 2015.
- Molan, June Catherine*, late of 6 Gardiner Avenue, St Morris, home duties, who died on 19 February 2015.
- Molan, Mavis Jean*, late of 94 Leadenhall Street, Port Adelaide, home duties, who died on 30 January 2015.
- Rose, Elizabeth Mary*, late of 1215 Grand Junction Road, Hope Valley, of no occupation, who died on 18 March 2015.
- Sullivan, Elizabeth Betty Lucy*, late of 56 High Street, Grange, of no occupation, who died on 6 March 2015.

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 12 June 2015, 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 14 May 2015.

D. A. CONTALA, Public Trustee

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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.

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