



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, 22 DECEMBER 2016

CONTENTS

	Page
Aquaculture Act 2001—Notice	5088
Associations Incorporation Act 1985—Notice	5088
Corporations and District Councils—Notices.....	5230
Environment Protection Act 1993—Notice.....	5102
Fisheries Management Act 2007—Notices	5088
Geographical Names Act 1991—Notices.....	5091
Health Care Act 2008—Notices	5091
Livestock Act 1997—Notice	5092
Motor Accident Commission Act 1992—Notice.....	5092
National Electricity Law—Notice	5092
National Parks and Wildlife Act 1972—Notices	5093
Natural Resources Management Act 2004—Notices.....	5094
Plant Health Act 2009—Notice	5110
Public Trustee Office—Administration of Estates	5232
Radiation Protection and Control Act 1982—Notice	5099
Remuneration Tribunal—Determinations and Reports.....	5116
Roads (Opening and Closing) Act 1991—Notices	5099
RULES OF COURT	
Youth Court Act 1993	5133
Service SA—Notice	5100
Summary Offences Act 1953—Notice	5100
Transport, Department of—Notices to Mariners	5098
Treasurer’s Quarterly Statement.....	5127
Water Mains and Sewers—Mains Laid, Replaced. Etc.	5101

GOVERNMENT GAZETTE NOTICES

Notices for publication in the *South Australian Government Gazette* should be emailed to GovernmentGazetteSA@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 (08) 8207 1045.** The *Government Gazette* is available online at: www.governmentgazette.sa.gov.au.

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

PURSUANT to the provisions of Section 22 of the Aquaculture Act 2001, notice is hereby given of the grant of the following lease for the purposes of aquaculture in the waters of the State:

LA00392

Further details are available for the above lease on the Aquaculture Public Register; which can be found at http://www.pir.sa.gov.au/aquaculture/aquaculture_public_register or by contacting Aquaculture Leasing and Licensing on 8226 0900.

E. KAESE, Leasing and Licensing Officer

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

NOTICE is hereby given that the Corporate Affairs Commission approves the applications for deregistration received from the associations named below, pursuant to Section 43A of the Associations Incorporation Act 1985. Deregistration takes effect on the date of publication of this notice:

Australasian Society for the Study of Intellectual Disability (SA) Incorporated
 Australian Deaf Tenpin Bowling Association Incorporated
 Australian Wound Management Association (South Australia) Incorporated
 Elan Vital Incorporated
 Federation of Hellenic Associations for Pensioners and Aged (South Australia) 'The Union' Incorporated
 Floodlight Resources Incorporated
 Glen Osmond Road Precinct Association Incorporated
 Hope Pentecostal Church Incorporated
 Lameroo Senior Citizens Club Incorporated
 Limestone Coast Division of General Practice Incorporated
 Minlaton Hostel for the Aged Incorporated
 Port Adelaide Enfield Chamber of Commerce Incorporated
 Singing for Pleasure Incorporated
 Urban Myth Theatre of Youth Incorporated

Given at Adelaide, 19 December 2016.

R. ALOI, a Delegate of the
Corporate Affairs Commission

FISHERIES MANAGEMENT ACT 2007: SECTION 78 (2)

Permit to Release Fish

Permit holder:

Kate Mason,
 Natural Resources, SA Murray Darling Basin,
 110A Mannum Road,
 Murray Bridge, S.A. 5253

Permit Number: MP0049

Specified waters:

- Hindmarsh Island Wetland Complex;
- Lake Alexandrina Fringing Wetlands;
- Mundoo Island;
- Currency Creek Confluence;
- Lake Albert Fringing Wetlands;
- Rocky Gully Wetland—Murray Bridge;
- Beyond Wetland—Victor Harbour;
- Lower Finnis River;
- Jury Swamp—Mypolonga; and
- Greenlands Drive Stormwater Wetland—Murray Bridge.

PURSUANT to subsection 78 (2) of the Fisheries Management Act 2007, the holder of this permit or their agent may release the following species into the specified waters subject to the conditions below:

1. Yarra Pygmy Perch (*Nannoperca obscura*);
2. Southern Pygmy Perch (*Nannoperca australis*);
3. Southern Purple-Spotted Gudgeon (*Mogurnda adspersa*);
and
4. Murray Hardyhead (*Craterocephalus fluviatilis*).

Conditions

1. This permit is valid from 15 December 2016 to 15 December 2017.

2. The permit holder or their agents may only release the following across specified waters listed above:

- Up to 2 000 Yarra Pygmy Perch (*Nannoperca obscura*);
- Up to 2 000 Southern Pygmy Perch (*Nannoperca australis*);
- Up to 3 000 Southern Purple-Spotted Gudgeon (*Mogurnda adspersa*); and
- Up to 3 000 Murray Hardyhead (*Craterocephalus fluviatilis*).

3. To reduce the risk of disease introduction into wild populations, the permit holder must hold the batch of fish to be released in quarantine (separate from their hatchery tanks and surrogate sites) for a minimum of 14 days prior to release.

4. All mortalities that occur during the quarantine period must be appropriately sampled and submitted to the South Australian State Vetlab (Gribbles pathology, Glenside, Adelaide) to rule out infectious and notifiable disease.

5. The permitted activity may only be conducted on the permit holders' behalf by employees of The Department of Environment, Water and Natural Resources (DEWNR).

6. The permit holder must provide a stock inspection certificate from a registered veterinarian or government stock inspector at least 48 hours prior to releasing fish pursuant to this notice to the Director, Fisheries and Aquaculture Policy and marked attention to Dr Shane Roberts by email shane.roberts@sa.gov.au. The original copy should be sent to G.P.O. Box 1625, Adelaide, S.A. 5000. The certificate must include that stock show no clinical signs of disease and all mortalities during quarantine were submitted to the State Vetlab and were negative for infectious and notifiable disease.

7. Before conducting the permitted activity, the permit holder or a person acting as their agent must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the permitted activity. The Permit holder or a person acting as their agent will need to have a copy of this permit at the time of making the call, and be able to provide information about the area and time of the permitted activity, the vehicle and/or boats involved, the number of agents undertaking the permitted activity and other related issues.

8. The permit holder must provide a brief written report detailing the date, time and place of each release of fish, the species released and approximate numbers of each species. The report must be submitted to the Director, Fisheries and Aquaculture Policy, (G.P.O. Box 1625, Adelaide, S.A. 5001) within 14 days of the expiry of this permit.

9. While engaged in the permitted activity, the permit holder or their agents must be in possession of a copy of this permit. It must be produced to a PIRSA Fisheries Officer if requested.

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

Dated 14 December 2016.

S. SLOAN, Director,
Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 47

TAKE notice that pursuant to subsection 47 (3) of the Fisheries Management Act 2007, the term of the Management Plan for the South Australian Commercial Blue Crab Fishery approved on 11 December 2011 and gazetted on 22 December 2011 is hereby extended to 1 January 2018.

This amendment will take effect from the date of gazettal.

Dated 21 December 2016.

LEON BIGNELL, Minister for
Agriculture, Food and Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that pursuant to Section 79 of the Fisheries Management Act 2007, it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1, in the area specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

The act of fishing by trailing a baited line or lure through the water from a moving vessel. For the purposes of this notice 'lure' means any artificial device used to attract fish.

SCHEDULE 2

In all waters of the River Murray System and Lower Lakes, excluding the waters of the Coorong.

SCHEDULE 3

From midnight on 1 August 2017 until midnight on 31 December 2017.

Dated 20 December 2016.

S. SLOAN, Director,
Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that pursuant to Section 79 of the Fisheries Management Act 2007, it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1, in the area specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

The removal of any part of a Murray Cod (*Maccullochella peelii*) from the water.

SCHEDULE 2

In all waters of the River Murray System and Lower Lakes, excluding the waters of the Coorong.

SCHEDULE 3

From midnight on 1 August 2017 until midnight on 31 December 2017.

Dated 20 December 2016.

S. SLOAN, Director,
Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that pursuant to Section 79 of the Fisheries Management Act 2007, it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1, in the area specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

The act of taking a Murray Cod (*Maccullochella peelii*) including the removal of any part of a Murray Cod from the water.

SCHEDULE 2

In all waters of the River Murray System and Lower Lakes, excluding the waters of the Coorong.

SCHEDULE 3

From midnight on 1 January 2017 until midnight on 31 July 2017.

Dated 20 December 2016.

S. SLOAN, Director,
Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that pursuant to Section 79 of the Fisheries Management Act 2007, it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1, in the area specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of Murray Cod (*Maccullochella peelii*) including the removal of any part of a Murray Cod from the water.

SCHEDULE 2

Any section of the Chowilla floodplain north of the River Murray (excluding the River Murray) between 34°9'46.70"S, 140°45'30.38"E (Ral Ral Creek) upstream to the River Murray at 34°1'14.60"S, 141°0'9.69"E (South Australia and New South Wales border).

SCHEDULE 3

From midnight on 1 January 2017 until midnight on 31 July 2017.

Dated 20 December 2016.

S. SLOAN, Director,
Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

Exemption Number ME9902909.

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holders of Marine Scalefish Fishery licences listed in Schedule 1 (the 'exemption holders'), or their registered masters, are exempt from the provisions of Section 70 of the Fisheries Management Act 2007, and Regulation 7 (b) and Schedule 7 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder may use a Sardine net for the purposes of trade or business in the waters described in Schedule 2 (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 10 December 2016 until 30 June 2017, unless this notice is varied or revoked earlier.

SCHEDULE 1

Licence number	Licence holder
M262	Sime Sarin
M273	Anne Tapley
M354	Branko Sarunic
M324	Nansi Nelligan
M429	Sime Sarin
M491	Sime Sarin
M505	Peter White
M274	Brendan Sheehy

SCHEDULE 2

1. The waters of or near Coffin Bay contained within and bounded by a line commencing at Mean High Water Springs closest to latitude 34°25'44.84"S, longitude 135°12'22.73"E (Point Sir Isaac), then easterly to the location on Mean High Water Springs closest to latitude 34°25'06.25"S, longitude 135°21'31.65"E (Frenchman Bluff), then beginning southerly following the line of Mean High Water Springs to the location on Mean High Water Springs closest to latitude 34°31'19.92"S, longitude 135°22'38.52"E, then westerly to the location on Mean High Water Springs closest to latitude 34°31'19.92"S, longitude 135°21'12.12"E (Point Longnose), then beginning northerly following the line of Mean High Water Springs to the point of commencement.

2. Waters adjacent to Port Lincoln west of the geodesic from the location on Mean High Water Springs closest to latitude 34°32'30.60"S, longitude 136°05'19.80"E (Point Bolingbroke) to the location on Mean High Water Springs closest to latitude 34°43'43.80"S, longitude 135°59'37.80"E (Cape Donington)—excluding those waters contained within and bounded by a line commencing at Mean High Water Springs at the shore end of the North Shields jetty, then south-easterly to Maria Point on Boston Island, then beginning southerly following the line of Mean High Water Springs to the light at Point Fanny, then west-south-westerly to the most northerly point of Billy Lights Point, then beginning south-westerly following the line of Mean High Water Springs to the point of commencement.

SCHEDULE 3

1. This exemption is valid only in respect of fishing activities undertaken on boats that are registered and endorsed on the exemption holder's Marine Scalefish Fishery licence.

2. The exempted activity may only be undertaken using a registered Sardine net that is endorsed on the exemption holder's Marine Scalefish Fishery licence, and is being used pursuant to that licence and the conditions of that licence.

3. The exempted activity must not be undertaken in waters less than ten (10) metres in depth.

4. The exempted activity may only be undertaken using one Sardine net to take Australian Sardine or Australian Anchovy at any one time.

5. While engaged in the exempted activity the exemption holder must not use any other registered device endorsed on their Marine Scalefish Fishery licence.

6. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 prior to conducting the exempted activity and provide the following information:

- The place and time of departure;
- The place and time of landing; and
- Exemption number.

7. While engaged in the exempted activity the exemption holder must have in their possession the copy of this notice, and produce that notice to a Fisheries Officer upon request.

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 9 December 2016.

S. SLOAN, Director,
Fisheries and Aquaculture

FISHERIES MANAGEMENT ACT 2007: SECTION 115

Exemption Number ME9902914

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Thierry Laperousaz of the Division of Biological Science, South Australian Museum, North Terrace, Adelaide, S.A. 5000 (the 'exemption holder') or a person acting as his agent, are exempt from the provisions of Section 70 of the Fisheries Management Act 2007 and Regulation 7, Clauses 72 and 118 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder may collect aquatic organisms from the waters described in Schedule 1, using the gear specified in Schedule 2 (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 20 December 2016 until 20 December 2017, unless varied or revoked earlier.

SCHEDULE 1

South Australia coastal waters including intertidal rocky reefs but excluding Aquatic Reserves, Marine Park Sanctuary and Restricted Access Zones and the waters of the Adelaide Dolphin Sanctuary.

SCHEDULE 2

- 2 plankton nets (1.2 m long, 230 mm diameter, 500 micron mesh);
- 1 spear per person;
- 1 spear gun per person; and
- Bait trap (33 cm long, 1 cm opening).

SCHEDULE 3

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

2. The exempted activity may only involve the collection of marine invertebrates.

3. A maximum of ten macro invertebrate and 100 micro invertebrate specimens per species may be collected and kept under this exemption from each sampling location.

4. The following nominated agents may conduct the exempted activity on behalf of the exemption holder, Dr Rachel King, Dr Andrea Crowther, Dr Mark Stevens, and Prof. Steve Donnellan.

5. The exemption holder or nominated agent may be assisted by two other people at any one time when undertaking the exempted

activity but only whilst in the presence of the exemption holder or nominated agent and while working under their direction.

6. Before conducting the exempted activity, the exemption holder must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder or nominated agent will need to have a copy of the exemption at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues.

7. Within 14 days of expiry of this exemption, the exemption holder must provide a report in writing to the Director, Fisheries and Aquaculture Policy (G.P.O. Box 1625, Adelaide S.A. 5001), giving the following details:

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

8. While engaged in the exempted activity, the exemption holder or their nominated agents must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.

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

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 19 December 2016.

S. SLOAN, Director,
Fisheries and Aquaculture

FISHERIES MANAGEMENT ACT 2007: SECTION 115

Exemption Number ME9902904

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Dr Rachael Gray of the University of Sydney, McMaster Building, B14, Sydney, N.S.W. 2006 (the 'exemption holder') or a person acting as her agent, is exempt from Sections 71 (1) (b) and 71 (2) of the Fisheries Management Act 2007, but only insofar as they may undertake the activities described in Schedule 1, subject to the conditions set out in Schedule 2, from 19 December 2016 until 19 November 2017, unless varied or revoked earlier.

SCHEDULE 1

The taking of faecal, blood and hair samples from live Australian Sea Lions (*Neophoca cinerea*) and Long-nosed Fur Seals (*Arctocephalus forsteri*), take necropsy samples from juvenile Australian Sea Lions and Long-nosed Fur Seals that have died of natural causes, and temporarily marking Australian sea lions with bleach, a microchip or flipper tag in areas of South Australia covered under the Fisheries Management Act 2007.

SCHEDULE 2

1. The exempted activity is permitted in all South Australian Marine Coastal Waters excluding the River Murray, the Adelaide Dolphin Sanctuary, aquatic reserves (unless otherwise authorised) and Marine Parks (unless otherwise authorised).

2. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold.

3. A catalogue of all samples collected must be lodged with the South Australian Museum prior to the expiration of this Ministerial exemption.

4. Before collecting any specimens pursuant to this notice, the exemption holder or a person acting as an agent must contact the PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the

number of agents undertaking the exempted activity and other related questions.

5. The following persons are authorised to act as agents of the exemption holder under this notice, Dr Scott Lindsay and Shannon Taylor.

6. The exemption holder must provide a report in writing detailing the outcomes of the research and collection of organisms pursuant to this notice to the Director, Fisheries and Aquaculture Policy (G.P.O. Box 1625, Adelaide, S.A. 5001) within 30 days of the final sample collected with the following details:

- the date, time and location of sampling;
- number of sea lions/seals sampled; and
- any other information deemed relevant or of interest that is able to be volunteered.

7. While engaged in the exempted activity, the exemption holder or agent must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

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

This exemption does not purport to override the provisions of any other Act including, but not limited to, the Marine Parks Act 2007.

Dated 19 December 2016.

S. SLOAN, Director,
Fisheries and Aquaculture Policy

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intent to Assign a Name of a Place

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Transport and Infrastructure seeks public comment on a proposal to assign the name **GAWLER RIVER BRIDGE** for that feature located on Northern Expressway, crossing over the Gawler River.

Submissions in writing regarding this proposal may be lodged with the Surveyor-General, Department of Planning Transport and Infrastructure, P.O. Box 1354, Adelaide, S.A. 5001, within one month of the publication of this notice.

The plan for this naming proposal can be viewed on the Land Services website located at: www.sa.gov.au/landservices/namingproposals.

Dated 22 December 2016.

M. BURDETT, Surveyor-General,
Department of Planning, Transport and Infrastructure

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intent to Assign a Name of a Place

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Transport and Infrastructure seeks public comment on a proposal to assign the name **BLUMBERG BRIDGE** for that feature located on Torrens Valley Road, Birdwood.

Submissions in writing regarding this proposal may be lodged with the Surveyor-General, Department of Planning Transport and Infrastructure, P.O. Box 1354, Adelaide, S.A. 5001, within one month of the publication of this notice.

The plan for this naming proposal can be viewed on the Land Services website located at: www.sa.gov.au/landservices/namingproposals.

Dated 22 December 2016.

M. BURDETT, Surveyor-General,
Department of Planning, Transport and Infrastructure

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intent to Assign a Name of a Place

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Transport and Infrastructure seeks public comment on a proposal to assign the name **DAVID FITZSIMONS BRIDGE** for that feature located on Park Terrace, Ovingham.

Submissions in writing regarding this proposal may be lodged with the Surveyor-General, Department of Planning Transport and Infrastructure, P.O. Box 1354, Adelaide, S.A. 5001, within one month of the publication of this notice.

The plan for this naming proposal can be viewed on the Land Services website located at: www.sa.gov.au/landservices/namingproposals.

Dated 22 December 2016.

M. BURDETT, Surveyor-General,
Department of Planning, Transport and Infrastructure

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Declaration of Authorised Quality Improvement Activity and Authorised Person Under Section 64

TAKE notice that I, John James Snelling, Minister for Health, pursuant to Sections 64 (1) (a) (i) and (b) (i) do hereby:

DECLARE the Activities described in the Schedule to this declaration (the Activities) to be authorised quality improvement activities to which Part 7 of the Act applies, and

DECLARE the Person or group of Persons (including a group formed as a committee) described in the Schedule to this declaration (the Persons) to be an authorised entity for the purposes of carrying out the authorised quality improvement activities to which Part 7 of the Act applies,

being satisfied that:

- (a) the performance of the activities within the ambit of the declaration and the functions or activities of the person or group of persons within the ambit of the declaration, would be facilitated by the making of the declaration; and
- (b) that the making of the declaration is in the public interest.

SCHEDULE

Declaration of Authorised Quality Improvement Activity and Authorised Person Under Section 64

Activity	Person or Group of Persons
Clinical Review Quality Improvement	Northern Adelaide Local Health Network Clinical Review Panel
Clinical Review and System Analysis	Northern Adelaide Local Health Network Clinical Review and System Analysis Working Group
Clinical Review and Analysis	Northern Adelaide Local Health Network Morbidity and Mortality Working Group
Clinical Review and System Analysis	Northern Adelaide Local Health Network Mental Health Working Group
South Australian Trauma Registry	The South Australian Trauma Registry Central Co-ordination

Dated 15 December 2016.

JOHN JAMES SNELLING,
Minister for Health

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

*Declaration of Authorised Research Activity and
Authorised Person Under Section 64*

TAKE notice that I, John James Snelling, Minister for Health, pursuant to Sections 64 (1) (a) (ii) and (b) (ii) do hereby:

DECLARE the Activities described in the Schedule to this declaration (the Activities) to be authorised research activities to which Part 7 of the Act applies; and

DECLARE the Person or group of Persons (including a group formed as a committee) described in the Schedule to this declaration (the Persons) to be an authorised entity for the purposes of carrying out the authorised research activities to which Part 7 of the Act applies,

being satisfied that:

- (a) the performance of the activities within the ambit of the declaration and the functions or activities of the person or group of persons within the ambit of the declaration, would be facilitated by the making of the declaration; and
- (b) that the making of the declaration is in the public interest.

SCHEDULE

*Declaration of Authorised Research Activity and
Authorised Person Under Section 64*

Activity	Person or Group of Persons
South Australian Trauma Registry	The South Australian Trauma Registry Central Co-ordination

Dated 15 December 2016.

JOHN JAMES SNELLING,
Minister for Health

LIVESTOCK ACT 1997: SECTION 37

*Declaration of a Livestock Standstill in Relation to
Decapod Crustaceans (Order Decapoda) and
Polychaete Worms (Class Polychaeta)**Notice under the Livestock Act 1997 for the purpose of
Controlling or Eradicating White Spot Disease**Notice by the Minister for Agriculture, Food and Fisheries*

BY virtue of the provisions of the Livestock Act 1997, and for the purpose of controlling or eradicating the declared exotic disease White Spot Disease within the State of South Australia, I, Leon Bignell, MP, Minister for Agriculture, Food and Fisheries do hereby:

Prohibit the entry or importation into South Australia of:

- (1) live or dead crustaceans of the Order *Decapoda*, including but not limited to prawns, shrimps, crabs and yabbies, and live or dead polychaete worms of the Class *Polychaeta*, including and not limited to bristle worms, taken from within a 10 kilometre radius of the Global Positioning System point (-27.708185, 153.266235) (this includes crustaceans and polychaete worms originating from any waters within this defined radius including the Logan River in the State of Queensland, or originating from any commercial aquaculture crustacean farm within this defined radius);
- (2) fittings used in connection with cultivation or commercial catch of live or dead crustaceans or polychaete worms described in subclause (1) unless such fittings have been cleaned and disinfected to remove all traces of crustacean and polychaete worm product;
- (3) live or dead crustaceans and polychaete worms that have been in contact with either of the following:
 - (a) water that has held live or dead crustaceans or polychaete worms described in subclause (1); or
 - (b) fittings that have previously been used in connection with live or dead crustaceans or polychaete worms described in subclause (1) unless such fittings have been cleaned and disinfected to remove all traces of crustaceans and polychaete worms, or crustacean

and polychaete worm product in accordance with a protocol approved by the Chief Inspector of Stock duly appointed under the Livestock Act 1997.

Crustaceans (including but not limited to prawns, shrimps, crabs and yabbies) taken from within a 10 kilometre radius of the Global Positioning System point (-27.708185, 153.266235) may only enter or be imported into South Australia if:

- (1) they first have been processed for human consumption as cooked product;
- (2) they are securely packaged; and
- (3) they are transported directly to a point of sale for human consumption.

Cooked product means crustaceans which have been cooked in premises approved by and under the control of the relevant state government agency that regulates food safety, to a minimum time and temperature standard where all the protein in the prawn is coagulated and no uncooked meat remains.

This Notice shall remain in force unless amended or revoked by subsequent Notice.

Dated 20 December 2016.

LEON BIGNELL, Minister for
Agriculture, Food and Fisheries

MOTOR ACCIDENT COMMISSION ACT 1992

MAC FUND—SUFFICIENT LEVEL OF SOLVENCY

Section 13A

I, ANASTASIOS KOUTSANTONIS, Treasurer:

1. NOTE that:

- (a) Section 13A of the Motor Accident Commission Act 1992 relevantly provides:

‘For the purposes of this Part, the MAC Fund has a sufficient level of solvency if the amount in the Fund equals or exceeds an amount calculated in accordance with the formula determined from time to time by the Treasurer for the purpose and published in the *Gazette*, being a formula designed to ensure that the Fund, is able to meet all its reasonably estimated liabilities as they fall due.’

2. DETERMINE pursuant to Section 13A of the Motor Accident Commission Act 1992, the following formula, which is designed to ensure that the MAC Fund is able to meet all its reasonably estimated liabilities as they fall due:

- (a) The MAC Fund will have a sufficient level of solvency if its assets exceed the sum of the Fund’s liabilities.

Dated 7 December 2016.

ANASTASIOS KOUTSANTONIS, Treasurer

NATIONAL ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law as follows:

Under section 93(1)(a), the *Emergency underfrequency control schemes* (Ref. ERC0212) and *Emergency overfrequency control schemes* (Ref. ERC0213) requests proposed by South Australian Minister for Mineral Resources and Energy have been consolidated.

Under s 99, the making of a draft determination and related draft rule on the *Emergency frequency control schemes* proposal (Ref. ERC0212). Written requests for a pre-determination hearing must be received by **29 December 2016**. Submissions must be received by **16 February 2017**.

Submissions can be made via the AEMC’s website. Before making a submission, please review the AEMC’s privacy statement on its website. Submissions should be made in accordance with the AEMC’s *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

Written requests should be sent to submissions@aemc.gov.au and cite the reference in the title. Before sending a request, please review the AEMC’s privacy statement on its website.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

Australian Energy Market Commission

Level 6, 201 Elizabeth Street,
Sydney, N.S.W. 2000.

Telephone: (02) 8296 7800.

www.aemc.gov.au

22 December 2016.

NATIONAL PARKS AND WILDLIFE ACT 1972

Open Season for the Taking of Specified Species of Protected Animals—Ducks

PURSUANT to Section 52 of the National Parks and Wildlife Act 1972, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, being the Minister for the Crown to whom the administration of the National Parks and Wildlife Act 1972, is for the time being committed, declare an Open Season for the taking of specified species of protected animals as set out in this notice.

1. *Specified Species*

The species to which the open season applies is limited to the following:

- Grey Teal (*Anas gibberifrons*);
- Chestnut Teal (*Anas castanea*);
- Pacific Black Duck (*Anas superciliosa*);
- Mountain Duck (*Tadorna tadornoides*);
- Wood Duck (*Chenonetta jubata*); and
- Pink-eared Duck (*Malacorhynchus membranaceus*).

2. *Open Season Dates and Times*

Subject to other provisions of this notice, the open season for the species identified in Clause 1 is Saturday, 18 February 2017 until Sunday, 25 June 2017 inclusive, and the specified species of protected animal listed in Clause 1 may only be taken in the period between 15 minutes before sunrise and 30 minutes after sunset on any given day of the open season.

3. *Prohibition Against Taking Eggs*

A person shall not take duck eggs of any species during the open season.

4. *Bag Limit*

On any day of the open season, a person shall not take, have possession or control of more than ten ducks made up of any combination of the following species:

- Grey Teal (*Anas gibberifrons*);
- Chestnut Teal (*Anas castanea*);
- Pacific Black Duck (*Anas superciliosa*);
- Mountain Duck (*Tadorna tadornoides*);
- Wood Duck (*Chenonetta jubata*); and
- Pink-eared Duck (*Malacorhynchus membranaceus*).

5. *Area of the State*

The open season in relation to the species of protected animal listed in Clause 1 applies to the whole of South Australia, excluding:

- 5.1 All reserves constituted under the National Parks and Wildlife Act 1972, other than those game reserves specified in Clause 6 below;
- 5.2 All wilderness protection areas and all wilderness protection zones constituted under the Wilderness Protection Act 1992; and
- 5.3 All sanctuary zones within any marine park established under the Marine Parks Act 2007.

6. *Open Season in Game Reserves*

- 6.1 Subject to the further restrictions contained in this clause, open season (including Clause 2, Clause 3 and Clause 4 restrictions) applies in relation to Chowilla Game Reserve, Moorook Game Reserve, Loch Luna Game Reserve, Currency Creek Game Reserve, Lake Robe

Game Reserve, Mud Islands Game Reserve, Poocher Swamp Game Reserve and Tolderol Game Reserve.

- 6.2 Restrictions apply to the dates of the open season for Chowilla Game Reserve, Moorook Game Reserve and Loch Luna Game Reserve from those specified in Clause 2. The specified species in Clause 1 may only be taken in Chowilla Game Reserve, Moorook Game Reserve and Loch Luna Game Reserve between 15 minutes before sunrise and 30 minutes after sunset on the following specified open season dates:

- Saturday, 18 February 2017;
- Sunday, 19 February 2017;
- Saturday, 4 March 2017;
- Sunday, 5 March 2017;
- Saturday, 25 March 2017;
- Sunday, 26 March 2017;
- Saturday, 8 April 2017;
- Sunday, 9 April 2017;
- Saturday, 6 May 2017
- Sunday, 7 May 2017;
- Saturday, 27 May 2017;
- Sunday, 28 May 2017;
- Saturday, 24 June 2017; and
- Sunday, 25 June 2017.

- 6.3 Area restrictions are imposed for the open season in relation to the specified species of protected animal listed in Clause 1 in game reserves as follows:

6.3.1 *Chowilla Game Reserve*

The open season applies to the whole reserve, subject to the following exclusions:

- (a) for safety reasons, all of the area within 500 m radius centred upon the Chowilla Homestead, shearing shed, Lock 6 on the River Murray, the Chowilla Creek Regulator and Coombool Outstation (homestead) including any portion of creeks or waterbodies within 500 m of these sites.

6.3.2 *Moorook Game Reserve*

The open season applies to the whole reserve, subject to the following exclusions:

- (a) the western boundary of Sections 474, 475 and 476, Hundred of Moorook, County of Albert, adjacent to the Kingston-Loxton Highway; and
- (b) an area of Wachtels Lagoon being the land and water contained within and bounded by a line commencing at E 442748, N 6210926, then south-easterly to E 443079, N 6210458, then south-easterly to E 443268, N 6209307, then westerly to E 442454, N 6209208, then north-easterly to E 441377, N 6209958, then north-easterly to the point of commencement.

All lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94).

6.3.3 *Loch Luna Game Reserve*

The open season applies to all creeks and associated backwaters of the Reserve subject to the following exclusions:

- (a) a 500 m radius of any house or outbuilding, and within 300 m of any road or bridge; and
- (b) for safety reasons, the open season does not apply to all of the area within 500 m radius of the homestead of Section 706, McIntosh Division, Hundred of Cobdogla Irrigation Area.

- (c) Note: Access to Loch Luna is mainly by boat. All hunters should be aware of dangerous quicksand in a number of areas.

6.3.4 Tolderol Game Reserve

The open season applies to the whole reserve, subject to the following exclusions:

- (a) the area of Tolderol Game Reserve being the land and water west of a line commencing at E 332052, N 6084977, south to E 332014, N 6083738.

All lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94).

6.3.5 Currency Creek Game Reserve, Lake Robe Game Reserve, Mud Islands Game Reserve and Poocher Swamp Game Reserve.

The open season applies to the whole of each reserve.

Dated 12 December 2016.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATIONAL PARKS AND WILDLIFE ACT 1972

Open Season for the Taking of Specified Species of Protected Animals—Stubble Quail

PURSUANT to Section 52 of the National Parks and Wildlife Act 1972, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, being the Minister for the Crown to whom the administration of the National Parks and Wildlife Act 1972 is for the time being committed, declare an open season for the taking of Stubble Quail (*Coturnix pectoralis*) as set out in this notice.

1. Open Season Dates and Times

Subject to other provisions of this notice, the open season for the taking of Stubble Quail (*Coturnix pectoralis*) will start on Saturday, 18 February 2017 and end on Sunday, 13 August 2017 inclusive. Stubble Quail may only be taken in the period between sunrise and sunset on any given day of the open season.

2. Prohibition Against Taking Eggs

A person shall not take quail eggs of any species during the open season.

3. Bag Limit

On any day of the open season, a person shall not take, have possession or control of more than 25 Stubble Quail (*Coturnix pectoralis*).

4. Area of the State

The open season in relation to Stubble Quail (*Coturnix pectoralis*) applies to the whole of South Australia excluding:

- 4.1 All reserves constituted under the National Parks and Wildlife Act 1972; and
- 4.2 All wilderness protection areas and all wilderness protection some constituted under the Wilderness Protection Act 1992; and
- 4.3 All sanctuary zones within any marine park established under the Marine Parks Act 2007.

Dated 12 December 2016.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Declaration of Penalty in Relation to the Unauthorised or Unlawful Taking of Water

I, IAN HUNTER, Minister for Sustainability, Environment and Conservation, to whom administration of the Natural Resources Management Act 2004 (the Act) is committed, hereby declare that pursuant to Section 115 of the Act, the following penalties are payable in relation to the unauthorised or unlawful taking or use of water during the consumption period that corresponds to the financial year 1 July 2016 to 30 June 2017 inclusive:

1. Where a person who is the holder of a water allocation takes water from the prescribed resource in Column 1 of the table 'Penalties for overuse of prescribed water resource 2016-2017' in Schedule 1 to this notice in excess of the amount available under the allocation, the penalty declared pursuant to Section 115 (1) (a) is:
 - (a) the corresponding rate in Column 2 of Schedule 1 to this notice for all water taken in excess of the amount available under the allocation endorsed on the relevant instrument under the terms of the water licence to which the allocation is attributable, up to and including a quantity equal to 10 percent of the amount available under the allocation;
 - (b) the corresponding rate in Column 3 of Schedule 1 to this notice for all water taken in excess of the quantity of water referred to in paragraph (a) up to and including a quantity equal to 25 percent; and
 - (c) the corresponding rate in Column 4 of Schedule 1 to this notice for all water taken in excess of the quantity of water referred to in paragraph (b).
2. Where a person who is the holder of a water resource works approval takes water from the River Murray Prescribed Watercourse and exceeds their volumetric limit in relation to that water resource works approval the penalty declared pursuant to Section 115 (1) (b) is:
 - (a) a rate of 46 cents per kilolitre for all water taken in excess of their volumetric limit in relation to a water resource works approval, up to and including a quantity equal to 10 percent of the volumetric limit;
 - (b) a rate of \$1.38 per kilolitre for all water taken in excess of the quantity referred to in paragraph (a) up to and including a quantity equal to 25 percent; and
 - (c) a rate of \$2.53 per kilolitre for all water taken in excess of the quantity of water referred to in paragraph (b).
3. Where a person who is the holder of a site use approval uses water taken from the River Murray Prescribed Watercourse and exceeds their volumetric limit in relation to that site use approval the penalty declared pursuant to Section 115 (1) (c) is:
 - (a) a rate of 46 cents per kilolitre for all water used in excess of their volumetric limit in relation to a site use approval, up to and including a quantity equal to 10 percent of the volumetric limit;
 - (b) a rate of \$1.38 per kilolitre for all water used in excess of the quantity referred to in paragraph (a) up to and including a quantity equal to 25 percent; and
 - (c) a rate of \$2.53 per kilolitre for all water used in excess of the quantity of water referred to in paragraph (b).
4. Where a person who is the holder of a water resource works approval takes water from the Southern Basins Prescribed Wells Area or the Musgrave Prescribed Wells Area and exceeds their volumetric limit in relation to that water resource works approval the penalty declared pursuant to Section 115 (1) (b) is:
 - (a) a rate of 69 cents per kilolitre for all water taken in excess of their volumetric limit in relation to a water resource works approval, up to and including a quantity equal to 10 percent of the volumetric limit;
 - (b) a rate of \$1.61 per kilolitre for all water taken in excess of the quantity referred to in paragraph (a) up to and including a quantity equal to 25 percent; and
 - (c) a rate of \$2.76 per kilolitre for all water taken in excess of the quantity of water referred to in paragraph (b).
5. Where water is taken from any prescribed water resource by a person who is not the holder of a water management authorisation or who is not authorised under Section 128 of the Act to take the water the penalty declared under Section 115 (1) (cb) is the corresponding rate in Column 5 of Schedule 1 to this notice per kilolitre of water determined or assessed to have been taken in accordance with Section 106 of the Act.

6. Where a person takes water from a prescribed water resource described in Column 1 of the table 'Penalties for overuse of prescribed water resource 2016-2017' in Schedule 1 to this notice in excess of the amount authorised for use by a notice under Section 132 of the Act the penalty declared pursuant to Section 115 (1) (d) is:
- the corresponding rate in Column 2 of Schedule 1 to this notice for all water taken in excess of the amount authorised for use by a notice under Section 132 of the Act, up to and including a quantity equal to 10 percent of the amount authorised by the notice;
 - the corresponding rate in Column 3 of Schedule 1 to this notice for all water taken in excess of the quantity referred to in paragraph (a) up to and including a quantity equal to 25 percent of the amount authorised for use by a notice under Section 132 of the Act; and
 - the corresponding rate in Column 4 of Schedule 1 of this notice for all water taken in excess of the quantity of water referred to in paragraph (b).
7. Where water is taken from any prescribed water resource that is subject to a notice under Section 132 of the Act by a person who is not authorised to use the water the penalty declared under Section 115 (1) (d) is the corresponding rate in Column 5 of Schedule 1 to this notice per kilolitre of water determined or assessed to have been taken in accordance with Section 106 of the Act.
8. Where a person may be subject to more than one penalty under Section 115, the penalty that is the greater shall be imposed.

In this notice:

'the Northern Adelaide Plains Prescribed Wells Area' means the area declared to be the Northern Adelaide Plains Proclaimed Region by proclamation under Section 41 of the Water Resources Act 1976 (see *Gazette* 13 May 1976, page 2459) and as further declared by regulation under Section 125 of the Natural Resources Management Act 2004 (see *Gazette* 22 July 2004, page 2600)';

'the Dry Creek Prescribed Wells Area' means the area declared to be the Dry Creek Proclaimed Wells Area by proclamation under Section 33 (2) of the Water Resources Act 1990 (see *Gazette* 11 July 1996, page 76 and as further varied by *Gazette* 28 November 1996, page 1747)';

'the River Murray Prescribed Watercourse' means the watercourses and lakes declared to be the River Murray Proclaimed Watercourse by proclamation under Section 25 of the Water Resources Act 1976 (see *Gazette* 10 August 1978, page 467)';

'the Angas Bremer Prescribed Wells Area' means the area declared to be the Angas Bremer Proclaimed Region by proclamation under Section 41 of the Water Resources Act 1976 (see *Gazette* 23 October 1980, page 1192)';

'the Peake, Roby and Sherlock Prescribed Wells Area' means the area declared by regulation under Section 125 of the Natural Resources Management Act 2004 (see *Gazette* 27 October 2005, page 3836)';

'the Marne Saunders Prescribed Water Resources Area' means the area declared by regulation under Section 125 of the Natural Resources Management Act 2004 (see *Gazette* 20 March 2003, page 1111)';

'the Clare Valley Prescribed Water Resources Area' means the area declared by regulation to be the Clare Valley Prescribed Wells Area and Watercourses under Section 8 of the Water Resources Act 1997 (see *Gazette* 25 July 1996, page 171) and the area declared by regulation to be the Clare Valley Prescribed Surface Water Area under Section 8 of the Water Resources Act 1997 (see *Gazette* 28 October 1999, page 2127)';

'the Mallee Prescribed Wells Area' means the area declared to be the Mallee Prescribed Wells Area by proclamation under Section 41 of the Water Resources Act 1976 (See *Gazette* 28 July 1983, page 205 and varied on 9 January 1986, page 19) and as further declared by regulation under Section 125 of the Natural Resources Management Act 2004 (see *Gazette* 27 October 2005, page 3833)';

'the Southern Basins Prescribed Wells Area' means the area declared to be the Southern Basins Proclaimed Region by proclamation under Section 41 of the Water Resources Act 1976 (see *Gazette* 12 March 1987, page 596)';

'the Musgrave Prescribed Wells Area' means the area declared to be the Musgrave Proclaimed Region by proclamation under Section 41 of the Water Resources Act 1976 (see *Gazette* 12 March 1987, page 596)';

'the Far North Prescribed Wells Area' means the area declared to be the Far North Prescribed Wells Area by regulation under Section 8 of the Water Resources Act 1997 (see *Gazette* 27 March 2003, page 1250)';

'the Barossa Prescribed Water Resources Area' means the area declared by regulation under Section 8 of the Water Resources Act 1997 (see *Gazette* 19 May 2005, page 1295)';

'the McLaren Vale Prescribed Wells Area' means the area gazetted on 7 January 1999, page 13, under the provisions of the Water Resources Act 1997';

'the Western Mount Lofty Ranges Prescribed Water Resources Area' means that area which includes:

the watercourses declared by regulation under Section 125 of the NRM Act (Natural Resources Management (Western Mount Lofty Ranges—Prescribed Watercourses) Regulations 2005 (see *Gazette* 20 October 2005, pages 3791-3792); and

the wells declared by regulation under Section 125 of the NRM Act (Natural Resources Management (Western Mount Lofty Ranges—Prescribed Wells Area) Regulations 2005 (see *Gazette* 20 October 2005, pages 3793-3794); and

the surface water area declared by regulation under Section 125 of NRM Act (Natural Resources Management (Western Mount Lofty Ranges—Surface Water Prescribed Area) Regulation 2005 (see *Gazette* 20 October 2005, pages 3795-3796)';

'the Eastern Mount Lofty Ranges Prescribed Resources Wells Area' means that area which includes:

the watercourses and surface water area declared by regulation under Section 125 of NRM Act 2004 (Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Watercourses and Surface Water Prescribed Area) Regulations 2005 (see *Gazette* 8 September 2005, pages 3292-3293); and

the wells declared by regulation under Section 125 of the NRM Act (Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Wells Area) Regulations 2005 (see *Gazette* 8 September 2005, pages 3294-3295)';

'the Morambro Creek Prescribed Watercourse and Prescribed Surface Water Area' means that area which includes:

the watercourse declared by regulation under Section 8 of the Water Resources Act 1997 (Water Resources (Morambro Creek) Regulations 2001) (see *Gazette* 12 April 2001, page 1605); and

the surface water prescribed area declared by regulation under Section 8 of the Water Resources Act 1997 (Water Resources (Surface Water Prescribed Area—Morambro Catchment) Regulations 2001).

'the Lower Limestone Coast Prescribed Wells Area' means the area declared by regulation under Section 8 of Water Resources Act 1997 (see *Gazette* 2 December 2004, pages 4462-4464);

'the Padthaway Prescribed Wells Area' means the area declared by proclamation under Section 25 of the Water Resources Act 1976 (see *Gazette* 13 May 1976, page 2459);

'the Tatiara Prescribed Wells Area' means the area declared to be the Tatiara Prescribed Area by proclamation under Section 41 of the Water Resources Act 1976 (See *Gazette* 12 July 1984, page 134) and further revoked and varied (see *Gazette* 30 January 1986, page 206);

'the Tintinara-Coonalpyn Prescribed Wells Area' means the area prescribed under Section 8 of the Water Resources Act 1997 (Water Resources (Tintinara-Coonalpyn Prescribed Wells Area) Regulations 2000 (see *Gazette* 2 November 2000, page 2933)';

SCHEDULE 1

Penalties for overuse of prescribed water resources 2016–2017:

Column 1	Column 2	Column 3	Column 4	Column 5
Prescribed Water Resources	Penalty for overuse for first 10 per cent	Penalty for overuse above 10 per cent and up to and including 25 per cent	Penalty for overuse above 25 per cent	Penalty for unlawful taking or use of water
River Murray Prescribed Watercourse	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL
Angas Bremer Prescribed Wells Area	35 cents/kL	\$1.27/kL	\$2.42/kL	\$3.57/kL
Mallee Prescribed Wells Area	14 cents/kL	42 cents/kL	77 cents/kL	\$1.12/kL
Marne Saunders Prescribed Water Resources Area	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL
Peake, Roby and Sherlock Prescribed Wells Area	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL
Southern Basins Prescribed Wells Area	69 cents/kL	\$1.61/kL	\$2.76/kL	\$3.91/kL
Musgrave Prescribed Wells Area	69 cents/kL	\$1.61/kL	\$2.76/kL	\$3.91/kL
Far North Prescribed Wells Area	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL
Barossa Prescribed Water Resources Area	\$1.16/kL	\$3.48/kL	\$6.38/kL	\$9.28/kL
McLaren Vale Prescribed Wells Area	\$1.66/kL	\$4.98/kL	\$9.13/kL	\$13.28/kL
Dry Creek Prescribed Wells Area	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL
Northern Adelaide Plains Prescribed Wells Area	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL
Clare Valley Prescribed Water Resources Area	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL
Western Mount Lofty Ranges Prescribed Water Resources Area	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL
Eastern Mount Lofty Ranges Prescribed Water Resources Area	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL

Column 1	Column 2	Column 3	Column 4	Column 5
Prescribed Water Resources	Penalty for overuse for first 10 per cent	Penalty for overuse above 10 per cent and up to and including 25 per cent	Penalty for overuse above 25 per cent	Penalty for unlawful taking or use of water
Lower Limestone Coast Prescribed Wells Area	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL
Padthaway Prescribed Wells Area	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL
Tatiara Prescribed Wells Area	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL
Tintinara-Coonalpyn Prescribed Wells Area	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL
Morambro Creek Prescribed Watercourse and Prescribed Surface Water Area	46 cents/kL	\$1.38/kL	\$2.53/kL	\$3.68/kL

Dated 20 December 2016.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Authorisation to Take Water from the Central Adelaide Prescribed Wells Area

PURSUANT to Section 128 of the Natural Resources Management Act 2004 (the Act), I, Ian Hunter, Minister for Sustainability, Environment and Conservation (the Minister) in the State of South Australia and the Minister to whom the Act is committed, hereby authorise the taking of water from the Central Adelaide Prescribed Wells Area from the prescribed wells specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Prescribed Wells

Well unit number 6628-25192, located within Certificate of Title 5612/599 in the Hundred of Adelaide.

SCHEDULE B

Purpose

For the purpose of a managed aquifer recharge and recovery or re-use scheme or aquifer storage and recovery scheme (irrigating turf and gardens at Linde Reserve, irrigating street trees in the local area and recreational use to service fountains) within the City of Norwood, Payneham and St Peters.

SCHEDULE C

Conditions

1. Water may only be taken during from the date of publication of this notice until 31 December 2018.

2. A maximum volume of 30 megalitres of water may be taken from the prescribed well specified in Schedule A during the period referred to in Condition 1 above.

3. The water user must not take water except through a meter supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.

4. Meter readings must be used to determine the quantity of water taken.

5. The water user must measure and record, at least once during each calendar month, at the same time during each calendar month:

- (a) meter readings;
- (b) extraction volumes; and
- (c) water salinity levels,

from the well listed in Schedule A from the date of the publication of this Notice for the period of this authorisation.

6. The water user must provide the data collected in accordance with Condition 5 to the Minister or the Minister's agent during the first 31 calendar days of July in each water use year.

7. The water user must notify the Minister or the Minister's agent immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.

8. The water user must comply with the provisions applying to meters set out in Regulation 14 of the Natural Resources Management (Financial Provisions) Regulations 2005. It is an offence to contravene or fail to comply with those provisions.

9. Any additional injection/extraction wells for the purpose of managed aquifer recharge must be completed in the fractured rock aquifer system only and located on the parcel/s endorsed on this authorisation. Well construction must be in accordance with the General Specifications for Well Construction, Modification and Abandonment in South Australia (or any subsequent or related policy), as provided by the relevant authority. A permit for well construction must be obtained pursuant to Sections 127 and 135 of the Act, prior to the installation of the well.

For the purposes of this authorisation:

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act.

This authorisation will commence on the date below and will remain in effect until 31 December 2018 unless earlier varied or revoked.

Dated 19 December 2016.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

*Notice of Authorisation to Take Water from the River Torrens/
Karrawirra Parri Prescribed Watercourse
(a Prescribed Watercourse of the Western Mount Lofty Ranges
Prescribed Watercourses)*

PURSUANT to Section 128 of the Natural Resources Management Act 2004 (the Act), I, Ian Hunter, Minister for Sustainability, Environment and Conservation (the Minister) in the State of South Australia and the Minister to whom the Act is committed, hereby authorise the taking of water from the River Torrens/Karrawirra Parri Prescribed Watercourse prescribed under the Natural Resources Management (Western Mount Lofty Ranges—Prescribed Watercourses) Regulations 2005, from the areas specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Areas

Allotment 13 and 14 of Deposited Plan 85638 and Allotment 17 of Deposited Plan 86067 within the Hundred of Yatala.

SCHEDULE B

Purpose

For the purpose of taking dilution flows for a managed aquifer recharge and recovery or reuse scheme or aquifer storage and recovery scheme, as well as maintaining wetlands and irrigating land used for recreation within the boundary of the City of Charles Sturt.

SCHEDULE C

Conditions

1. Water may only be taken from the date of publication of this notice until 30 April 2018.

2. The water user must only take water in conjunction with a release of water for dilution flows.

3. A maximum volume of 350 000 kilolitres of water per annum may be taken from the River Torrens/Karrawirra Parri Prescribed Watercourse, from the area specified in Schedule A for the purpose specified in Schedule B.

4. The water user must take water from the River Torrens/Karrawirra Parri Prescribed Watercourse, monitor and report as per the approved 'Dilution Flow Extraction Trial risk management plan'.

5. The water user must not take water except through a meter supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.

6. Meter readings must be used to determine the quantity of water taken.

7. The water user must notify the Minister or the Minister's agent immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.

8. The water user must supply the requirements as per conditions 4 and 6 above to the Minister or the Minister's agent during the first 31 calendar days of July in each water use year.

9. The water user must comply with the provisions applying to meters set out in Regulation 14 of the Natural Resources Management (Financial Provisions) Regulations 2005. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act.

This authorisation will commence on the date below and will remain in effect until 30 April 2018 unless earlier varied or revoked.

Dated 19 December 2016.

IAN HUNTER, Minister For Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

*Notice of Authorisation to Take Water from the River Torrens/
Karrawirra Parri Prescribed Watercourse (a Prescribed
Watercourse of the Western Mount Lofty Ranges
Prescribed Watercourses)*

PURSUANT to Section 128 of the Natural Resources Management Act 2004 (the Act), I, Ian Hunter, Minister for Sustainability, Environment and Conservation (the Minister) in the State of South Australia and the Minister to whom the Act is committed, hereby authorise the taking of water from the River Torrens/Karrawirra Parri Prescribed Watercourse prescribed under the Natural Resources Management (Western Mount Lofty Ranges—Prescribed Watercourses) Regulations 2005, from the areas specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Areas

Allotment (Reserve) 64 of Deposited Plan 6278 within the Hundred of Yatala.

SCHEDULE B

Purpose

For the purpose of taking dilution flows to supply to the Grange Lakes system.

SCHEDULE C

Conditions

1. Water may only be taken from the date of publication of this notice until 30 April 2018.

2. The water user must only take water in conjunction with a release of water for dilution flows.

3. A maximum volume of 350 000 kilolitres of water per annum may be taken from the River Torrens/Karrawirra Parri Prescribed Watercourse, from the area specified in Schedule A for the purpose specified in Schedule B.

4. The water user must take water from the River Torrens/Karrawirra Parri Prescribed Watercourse, monitor and report as per the approved 'Dilution Flow Extraction Trial risk management plan'.

5. The water user must not take water except through a meter supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.

6. Meter readings must be used to determine the quantity of water taken.

7. The water user must notify the Minister or the Minister's agent immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.

8. The water user must supply the requirements as per conditions 4 and 6 above to the Minister or the Minister's agent during the first 31 calendar days of July in each water use year.

9. The water user must comply with the provisions applying to meters set out in Regulation 14 of the Natural Resources Management (Financial Provisions) Regulations 2005. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act.

This authorisation will commence on the date below and will remain in effect until 30 April 2018 unless earlier varied or revoked.

Dated 19 December 2016.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

*Notice of Authorisation to Take Water from the
Central Adelaide Prescribed Wells Area*

PURSUANT to Section 128 of the Natural Resources Management Act 2004 (the Act), I, Ian Hunter, Minister for Sustainability, Environment and Conservation (the Minister) to whom the Act is committed, hereby authorise the taking of groundwater from wells within the Central Adelaide Prescribed Wells Area prescribed under the Natural Resources Management (Central Adelaide—Prescribed Wells Area) Regulations 2007, in the areas specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Area

Hundred of Adelaide:

Certificate of Title	Allotment	Plan
CT5987/268	A301	D72095
CT5849/110	A32	F136283
CT5325/805	A2	D670
CT5102/256	A9	F100579
CT5283/858	A20	F136271
CT5913/932	A19	F136270
CT5913/931	A18	F136269

CT5376/910	A17	F136268
CT5407/163	A100	F10782
CR6170/713	Q2	D111680
CR6170/713	Q4	D111680

SCHEDULE B

Purpose

Dewatering—O-Bahn City Access Project.

SCHEDULE C

Conditions

1. A maximum total volume of 150 000 kilolitres of water may be taken from the Quaternary aquifer during each water use year from the date of publication of this notice until 31 December 2017.

2. The project is to be managed in accordance with the activities and processes described in the O-Bahn City Access Project Dewatering Management Plan dated 2 March 2016.

3. The water user must not take water except through a meter supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.

4. Meter readings must be used to determine the quantity of water taken.

5. The water user must provide meter readings to the Minister or the Minister's agent during the first 31 calendar days of each water use year commencing on 1 July.

6. The water user must notify the Minister or the Minister's agent immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.

7. The water user must comply with the provisions applying to meters set out in Regulation 14 of the Natural Resources Management (Financial Provisions) Regulations 2005. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

'Water user' means a person who is authorised to take water pursuant to this notice.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act.

This authorisation will commence on the date below and will remain in effect until 31 December 2017 unless earlier varied or revoked.

Dated 19 December 2016.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NOTICE TO MARINERS

NO. 40 OF 2016

*South Australia—Birkenhead Bridge Opening Span—
Port Adelaide Inner Harbour*

MARINERS are advised that the opening span of the Birkenhead Bridge, Port Adelaide, Inner Harbour will not be opened for vessel navigation due to a community event between the hours of 2 p.m. to 10 p.m. on Saturday, 17 December 2016 and 6 a.m. to 2 p.m. on Sunday, 18 December 2016.

Normal conditions will apply for small vessels using the navigation pass beneath the closed span.

Mariners are advised to operate with caution in this vicinity and to avoid the area if possible.

Adelaide, 13 December 2016.

STEPHEN MULLIGHAN,
Minister for Transport and Infrastructure

DPTI 2016/01670/01

NOTICE TO MARINERS

No. 41 OF 2016

South Australia—River Murray—Murray Mouth Dredging

Former Notice No. 24 of 2015

MARINERS are advised that dredging works referred in Notice No. 24 of 2015 have been suspended for maintenance activity. All dredges are now off site and marker buoys have been removed.

Mariners are reminded of the shallow conditions and fast moving currents, and are advised to operate with caution in the vicinity.

The 4 knot speed restriction remains in force for vessels operating within 300 metres either side of the centreline of the Murray Mouth.

Dredging is likely to recommence after 11 January 2017.

Adelaide, 14 December 2016.

STEPHEN MULLIGHAN,
Minister for Transport and Infrastructure

DPTI 2016/01670/01

RADIATION PROTECTION AND CONTROL ACT 1982

APPROVALS PURSUANT TO PART 2, DIVISION 4 OF THE RADIATION PROTECTION AND CONTROL (IONISING RADIATION) REGULATIONS 2015—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 2015, I, Amanda Fortanier, 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.

THE SCHEDULE

Column 1	Column 2
BeO OSL whole body personal dosimeterARPANSA	gamma, X-ray

Dated 16 December 2016.

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

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER

*Roads Opening and Closing—Burmeister Lane,
Frederick Lane and Public Road, Glandore*

BY Road Process Order made on 11 October 2016 by the City of Marion ordered that:

1. Portions of Allotments 10, 27, 28, 36 in Filed Plan 7397, Allotment 102 in Filed Plan 7587 and Allotment 1 in Deposited Plan 24364, more particularly delineated and numbered '1', '2', '3', '4', '5', '6' and '7' on Preliminary Plan No. 16/0013 is to be opened. Forming realignment of Burmeister Lane and Frederick Lane.

2. The portion of Public Road situated adjoining Allotments 10 and 37 in Filed Plan 7397, more particularly identified and lettered 'A' and 'B' respectively on Preliminary Plan No. 16/0013 is to be closed.

3. The road being opened in Schedule 1 numbered '1' and '2' is being exchanged for the land being closed in Schedule 2 in accordance with the following orders:

- (i) Transfer the whole of land subject to closure lettered 'A' to Katerina Marie Hallas and Garry John Hallas in accordance with the agreement for Exchange dated 11 October 2016, entered into between the City of Marion and Katerina Marie Hallas and Garry John Hallas.
- (ii) Transfer the whole of land subject to closure lettered 'B' to Cheryl Ann Phillips and Matthew Steven Wright in accordance with the agreement for Exchange dated 22 September 2016, entered into between the City of Marion, Cheryl Ann Phillips and Matthew Steven Wright.

4. The portions of road being opened in Schedule 1, are being transferred in accordance with the following schedule:

- (i) The road being opened numbered '3' is being transferred from Catherine Louise McMahon to City of Marion in accordance with agreement for transfer dated 26 July 2016.
- (ii) The road being opened numbered '4' and '5' is being transferred from Timothy David Salmon and Sharleen Victoria Salmon to City of Marion in accordance with agreement for transfer dated 8 April 2016.
- (iii) The road being opened numbered '6' is being transferred from Karlyn Cynthia Hanchard to City of Marion in accordance with agreement for transfer dated 3 May 2016.
- (iv) The road being opened numbered '7' is being transferred from The Rulo No3 Superfund Pty Ltd to City of Marion in accordance with agreement for transfer dated 27 June 2016.

On 14 December 2016 that order was confirmed by the Minister for Transport and Infrastructure, conditionally upon the deposit by the Registrar-General of Deposited Plan 114171 being the authority for the new boundaries.

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

Dated 15 December 2016.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24
**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

Road Closure—Riddoch Highway, Penola By-pass

BY Road Process Order made on 22 July 2013, The Wattle Range Council ordered that:

1. Portions of the Public Road known as Riddoch Highway, situated adjoining Allotments 604 and 605 in Deposited Plan 90041, Allotments 601, 602 and 603 in Deposited Plan 89773 more particularly delineated and lettered 'E', 'D', 'A', 'C', 'B', in the Preliminary Plan No. 12/0050 be closed.

2. Allotments 72, 73, 74 and 75 in Deposited Plan 88862, Allotment 607 in Deposited Plan 89774, more particularly delineated and lettered 'G', in Preliminary Plan No. 12/0050 be closed.

3. Section 69 in the Hundred of Penola, Allotments 1 and 2 in Deposited Plan 56382, Allotment 606 in Deposited Plan 89774, more particularly delineated and lettered 'F', in Preliminary Plan No. 12/0050 be closed.

4. Allotment 619 in Deposited Plan 89775, more particularly delineated and lettered 'J', in Preliminary Plan No. 12/0050 be closed.

5. Allotment 617 in Deposited Plan 89776, more particularly delineated and lettered 'M', in Preliminary Plan No. 12/0050 be closed.

6. Piece 612 in Deposited Plan 89776, more particularly delineated and lettered 'L', in Preliminary Plan No. 12/0050 be closed.

7. Allotment 608 in Deposited Plan 89776, more particularly delineated and lettered 'K', in Preliminary Plan No. 12/0050 be closed.

8. Allotment 616 and Piece 614 in Deposited Plan 89776, more particularly delineated and lettered 'N', in Preliminary Plan No. 12/0050 be closed.

9. Allotment 606 in Deposited Plan 89774, more particularly delineated and lettered 'H', in Preliminary Plan No. 12/0050 be closed.

10. Issue a Certificate of Title to the Wattle Range Council for the whole of the land subject to closure lettered 'A', 'B', 'C', 'D', 'E', 'F', 'G', 'J', 'K', 'L', 'M' and 'N'.

11. Transfer the whole of the land subject to closure lettered 'H' to Leigh Dominic Reilly, in accordance with the Agreement for Transfer dated 22 February 2013 and entered into between the Wattle Range Council and Leigh Dominic Reilly.

On 16 December 2016 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 92254, 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 22 December 2016.

M. P. BURDETT, Surveyor-General

DPTI 12/0050

SERVICE SA

Metropolitan Operating Hours

PLEASE note the following Metropolitan Customer Service Centres will be closed 28, 29 and 30 December 2016.

- Seaford Meadows
- Port Adelaide
- Mitcham
- Prospect
- Modbury
- Tranmere

During this period, alternative service options are available, including:

- www.sa.gov.au/ezyreg.
- Australia Post, www.auspost.com.au or 13 76 78.
- Phone Service SA on 13 10 84 Monday to Friday, 8 a.m. to 6 p.m. throughout the Christmas period, excluding public holidays and weekends.
- Alternate Service SA Customer Service Centres are open including Adelaide, Elizabeth, Marion, Regency Park.
- Or visit: www.sa.gov.au.

R. MOORE, Manager,
web/data/print solutions, Service SA

SUMMARY OFFENCES ACT 1953

Declaration of an Event

NOTICE is hereby given in accordance with Section 72A (3) of the Summary Offences Act 1953, that the following event has been declared for the duration of the event on the listed dates:

- Event: New Year's Eve, Glenelg.
Place: Public place as defined by the area declared in the New Year's Eve 2016 extended Glenelg Dry Zone.
Date: 31 December 2016 to 1 January 2017.
Conditions: Shall be in force from 6 p.m. on 31 December 2016 until 6 a.m. on 1 January 2017.

At this event a police officer may carry out a metal detector search in relation to any person who is in, or attempting to enter or leave the event and any property in the person's possession.

ACTING SUPERINTENDENT THOMAS,
Delegate of the Commissioner

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 22 December 2016

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT**CITY OF BURNSIDE**

Coach Road, Skye. This main is available on application only.
Bishop Street, Skye. This main is available on application only.
Vale Street, Skye. This main is available on application only.
McBeath Drive, Skye. This main is available on application only.
Whitbread Grove, Skye. This main is available on application only.
Knox Terrace, Skye. This main is available on application only.
Homestead Crescent, Skye. This main is available on application only.
Knox Terrace, Skye. This main is available on application only. p23

TOWN OF GAWLER

Easements in lot 504 in LTRO DP 111904 (proposed road Holland Way in Land Division number 490/D008/14), Evanston. p30 and 31

CITY OF ONKAPARINGA

Easements in lot 3213 in LTRO DP 89645 and lot 6014 in LTRO DP 111263 (proposed roads Pelagic Street, Seashell Street, Maroon Lane and Trident Court in Land Division number 145/D146/13), Seaford Meadows. p1-4

CITY OF PORT ADELAIDE ENFIELD

Patta Avenue, Lightsview, p9 and 10
Lightsview Avenue, Lightsview, p9 and 10
Webb Street, Lightsview, p9 and 10
Chard Street, Lightsview, p9 and 10
Albion Street, Windsor Gardens. p17

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

Magnolia Boulevard, Two Wells. p14-16
Lily Lane, Two Wells. p14 and 15

CITY OF PLAYFORD

Easements in reserve (lot 610 in LTRO DP 112891), Bevan Road, Virginia. p11-13
Fern Close, Virginia. p11 and 12
Castleton Street, Virginia. p11-13
Peridot Loop, Virginia. p11-13
Myrtle Green, Virginia. p11-13
Reed Lane, Virginia. p11 and 13

BORDERTOWN WATER DISTRICT**TATIARA DISTRICT COUNCIL**

England Road, Bordertown. p26

TOWNSHIP OF FREELING WATER DISTRICT**LIGHT REGIONAL COUNCIL**

Schuster Street, Freeling. p29

SEWERS LAID

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

ADELAIDE DRAINAGE AREA**CITY OF BURNSIDE**

Easements in lot 290 in LTRO FP 8038, Watson Avenue, Rose Park. FB 1264 p15
Hood Street, Linden Park. FB 1264 p16

CAMPBELLTOWN CITY COUNCIL

Lochinvar Street, Paradise. FB 1264 p11

CITY OF CHARLES STURT

Belgrave Avenue, Flinders Park. FB 1264 p9

TOWN OF GAWLER

Easements in lot 504 in LTRO DP 111904, Rawlings Circuit (proposed road to be Holland Way in Land Division 490/D008/14), Evanston. FB 1261 p33-34

CITY OF MARION

Denham Avenue, Morphettville. FB 1264 p19
Travers Street, Sturt. FB 1264 p25

CITY OF ONKAPARINGA

Easements in lot 3213 in LTRO DP 89645, Sauerbiers Road and lot 6014 in LTRO DP 111263, Dampier Road (proposed roads to be Trident Rd, Seashell St and Maroon Lane in Land Division LD 145/D146/13), Seaford Meadows. FB 1261 p21-25
Easements in lot 3213 in LTRO DP 89645, Sauerbiers Road (proposed road to be Seashell St in Land Division 145/D146/13), Seaford Meadows. FB 1261 p26 and 27
Elder Parade, Port Willunga. FB 1264 p18
Verdeilho Circuit, Old Reynella. FB 1264 p20

CITY OF PORT ADELAIDE AND ENFIELD

Chard Street, Lightsview. FB 1261 p29-31
Webb Street, Lightsview. FB 1261 p29-31
Lightsview Avenue, Lightsview. FB 1261 p29-31
Glanton Crescent, Windsor Gardens. FB 1264 p12
Ross Street, Clearview. FB 1264 p13
Holt Street, Northfield. FB 1264 p17
Bowman Crescent, Enfield. FB 1264 p26

CITY OF SALISBURY

In and across Wright Road, Para Vista. FB 1261 p28
Easements in lot 1 in LTRO DP 114246, Wright Road and lots 5-3 in LTRO DP 114246, Charmaine Avenue, Para Vista. FB 1261 p28
Jones Road, Bolivar. FB 1261 p32

CITY OF TEA TREE GULLY

Lorilet Street, Holden Hill. FB 1264 p10

MOUNT GAMBIER COUNTRY DRAINAGE AREA**CITY OF MOUNT GAMBIER**

Crouch Street, Mount Gambier. FB 1254 p10
Willow Avenue, Mount Gambier. FB 1254 p11

R. CHEROUX, Chief Executive Officer,
South Australian Water Corporation

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

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

Approval of Category B Containers

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

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

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Sidewood Adelaide Hills Basket Pressed Apple Cider	375	Can—Aluminium	Ashwood Estate Pty Ltd	Statewide Recycling
13 Guns	330	Glass	Australian Trade Partners	Marine Stores Ltd
1488 Whisky Beer	330	Glass	Australian Trade Partners	Marine Stores Ltd
1698 Celebration Ale	500	Glass	Australian Trade Partners	Marine Stores Ltd
Abbot Ale	500	Glass	Australian Trade Partners	Marine Stores Ltd
Alaskan Amber	355	Glass	Australian Trade Partners	Marine Stores Ltd
Alesmith ESB	650	Glass	Australian Trade Partners	Marine Stores Ltd
Alesmith Grand Cru	750	Glass	Australian Trade Partners	Marine Stores Ltd
Alesmith Horny Devil	750	Glass	Australian Trade Partners	Marine Stores Ltd
Alesmith IPA	650	Glass	Australian Trade Partners	Marine Stores Ltd
Alesmith Old Numbskull	750	Glass	Australian Trade Partners	Marine Stores Ltd
Alesmith Speedway	750	Glass	Australian Trade Partners	Marine Stores Ltd
Alesmith Wee Heavy	750	Glass	Australian Trade Partners	Marine Stores Ltd
Alesmith X	650	Glass	Australian Trade Partners	Marine Stores Ltd
Almaza	330	Glass	Australian Trade Partners	Marine Stores Ltd
Avery Hog Heaven	650	Glass	Australian Trade Partners	Marine Stores Ltd
Avery IPA	355	Glass	Australian Trade Partners	Marine Stores Ltd
Avery Reverade Quad	650	Glass	Australian Trade Partners	Marine Stores Ltd
Bad Elf	500	Glass	Australian Trade Partners	Marine Stores Ltd
Bad Elf Black	500	Glass	Australian Trade Partners	Marine Stores Ltd
Bad Elf Criminally	500	Glass	Australian Trade Partners	Marine Stores Ltd
Bad Elf Seriously	500	Glass	Australian Trade Partners	Marine Stores Ltd
Bad Elf Very	500	Glass	Australian Trade Partners	Marine Stores Ltd
Badger Golden Champion	500	Glass	Australian Trade Partners	Marine Stores Ltd
Ballast Point Black Marlin	650	Glass	Australian Trade Partners	Marine Stores Ltd
Ballast Point Grapefruit Sculpin	355	Glass	Australian Trade Partners	Marine Stores Ltd
Ballast Point Grunion	355	Glass	Australian Trade Partners	Marine Stores Ltd
Ballast Point Pineapple Sculpin	355	Glass	Australian Trade Partners	Marine Stores Ltd
Ballast Point Sculpin	355	Glass	Australian Trade Partners	Marine Stores Ltd
Ballast Point Sea Monster	650	Glass	Australian Trade Partners	Marine Stores Ltd
Ballast Point Victory at Sea	650	Glass	Australian Trade Partners	Marine Stores Ltd
Banana Bread Beer	500	Glass	Australian Trade Partners	Marine Stores Ltd
Bear Republic Big Black Bear	355	Glass	Australian Trade Partners	Marine Stores Ltd
Bear Republic Hop Rod	355	Glass	Australian Trade Partners	Marine Stores Ltd
Bear Republic Racer 5	355	Glass	Australian Trade Partners	Marine Stores Ltd
Bear Republic Red Rocket	355	Glass	Australian Trade Partners	Marine Stores Ltd
Bedes Chalice	500	Glass	Australian Trade Partners	Marine Stores Ltd
Beer Lao	330	Glass	Australian Trade Partners	Marine Stores Ltd
Belching Beaver Hop Highway	650	Glass	Australian Trade Partners	Marine Stores Ltd
Belching Beaver Milk Stout	650	Glass	Australian Trade Partners	Marine Stores Ltd
Belching Beaver Peanutbutter	650	Glass	Australian Trade Partners	Marine Stores Ltd
Belching Beaver Pumpkin Spice	650	Glass	Australian Trade Partners	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Belching Beaver Rabid Beaver	650	Glass	Australian Trade Partners	Marine Stores Ltd
Bells Kalamazoo	355	Glass	Australian Trade Partners	Marine Stores Ltd
Bells Mid Western	355	Glass	Australian Trade Partners	Marine Stores Ltd
Bells Oarsman	355	Glass	Australian Trade Partners	Marine Stores Ltd
Bells Oberon	355	Glass	Australian Trade Partners	Marine Stores Ltd
Bells Porter	355	Glass	Australian Trade Partners	Marine Stores Ltd
Bells Smitten	355	Glass	Australian Trade Partners	Marine Stores Ltd
Bells Third Coast	355	Glass	Australian Trade Partners	Marine Stores Ltd
Bells Two Hearted Ale	355	Glass	Australian Trade Partners	Marine Stores Ltd
Ben Nevis	500	Glass	Australian Trade Partners	Marine Stores Ltd
Bitter & Twisted	500	Glass	Australian Trade Partners	Marine Stores Ltd
Blanche De Chambly	355	Glass	Australian Trade Partners	Marine Stores Ltd
Blanche De Chambly	750	Glass	Australian Trade Partners	Marine Stores Ltd
Blonde Witch	500	Glass	Australian Trade Partners	Marine Stores Ltd
Bohemia	355	Glass	Australian Trade Partners	Marine Stores Ltd
Bombardier	500	Glass	Australian Trade Partners	Marine Stores Ltd
Bombay 106	500	Glass	Australian Trade Partners	Marine Stores Ltd
Bon Secour Ambre	330	Glass	Australian Trade Partners	Marine Stores Ltd
Bon Secour Blond	330	Glass	Australian Trade Partners	Marine Stores Ltd
Bon Secour Blueberry	330	Glass	Australian Trade Partners	Marine Stores Ltd
Bon Secour Brown	330	Glass	Australian Trade Partners	Marine Stores Ltd
Boulevard 6th Glass	750	Glass	Australian Trade Partners	Marine Stores Ltd
Boulevard Dark Truth	355	Glass	Australian Trade Partners	Marine Stores Ltd
Boulevard Rye on Rye	750	Glass	Australian Trade Partners	Marine Stores Ltd
Boulevard The Calling	355	Glass	Australian Trade Partners	Marine Stores Ltd
Brains Dark	500	Glass	Australian Trade Partners	Marine Stores Ltd
Brains Reverend James	500	Glass	Australian Trade Partners	Marine Stores Ltd
Brains SA	500	Glass	Australian Trade Partners	Marine Stores Ltd
Brains SA Gold	500	Glass	Australian Trade Partners	Marine Stores Ltd
Brugse Zot Blond	330	Glass	Australian Trade Partners	Marine Stores Ltd
Brugse Zot Double	330	Glass	Australian Trade Partners	Marine Stores Ltd
Buccanero Fuerte	355	Glass	Australian Trade Partners	Marine Stores Ltd
Cairngorm Black Gold	500	Glass	Australian Trade Partners	Marine Stores Ltd
Cairngorm Blessed Thistle	500	Glass	Australian Trade Partners	Marine Stores Ltd
Cairngorm Trade Winds	500	Glass	Australian Trade Partners	Marine Stores Ltd
Cairngorm Wild Cat	500	Glass	Australian Trade Partners	Marine Stores Ltd
Carlsberg Special Brew	500	Can—Aluminium	Australian Trade Partners	Marine Stores Ltd
Casablanca	330	Glass	Australian Trade Partners	Marine Stores Ltd
Cloister	500	Glass	Australian Trade Partners	Marine Stores Ltd
Coniston Blue Bird	500	Glass	Australian Trade Partners	Marine Stores Ltd
Coniston Old Man	500	Glass	Australian Trade Partners	Marine Stores Ltd
Crackshot	500	Glass	Australian Trade Partners	Marine Stores Ltd
Cusquena	330	Glass	Australian Trade Partners	Marine Stores Ltd
Dark Island	500	Glass	Australian Trade Partners	Marine Stores Ltd
Dark Island Reserve	330	Glass	Australian Trade Partners	Marine Stores Ltd
Dark Island Reserve	750	Glass	Australian Trade Partners	Marine Stores Ltd
De Troch Framboise	250	Glass	Australian Trade Partners	Marine Stores Ltd
De Troch Kriek	250	Glass	Australian Trade Partners	Marine Stores Ltd
Desperados	330	Glass	Australian Trade Partners	Marine Stores Ltd
Dogfish Head 60 Minute	355	Glass	Australian Trade Partners	Marine Stores Ltd
Dogfish Head 90 Minute	355	Glass	Australian Trade Partners	Marine Stores Ltd
Dogfish Head India Brown	355	Glass	Australian Trade Partners	Marine Stores Ltd
Dogfish Head Nameste	355	Glass	Australian Trade Partners	Marine Stores Ltd
Dogfish Head Palo Santo	355	Glass	Australian Trade Partners	Marine Stores Ltd
Don De Dieu	750	Glass	Australian Trade Partners	Marine Stores Ltd
Double Espresso	330	Glass	Australian Trade Partners	Marine Stores Ltd
Durham White Stout	500	Glass	Australian Trade Partners	Marine Stores Ltd
Element Dark	750	Glass	Australian Trade Partners	Marine Stores Ltd
Element Extra Special Oak	750	Glass	Australian Trade Partners	Marine Stores Ltd
Element Plasma Gluten Free	750	Glass	Australian Trade Partners	Marine Stores Ltd
Element Red Giant	750	Glass	Australian Trade Partners	Marine Stores Ltd
Ephemere Apple	750	Glass	Australian Trade Partners	Marine Stores Ltd
Ephemere Apple	355	Glass	Australian Trade Partners	Marine Stores Ltd
Ephemere Cranberry	750	Glass	Australian Trade Partners	Marine Stores Ltd
Evensong	500	Glass	Australian Trade Partners	Marine Stores Ltd
Firestone Walker Double Barrel	355	Glass	Australian Trade Partners	Marine Stores Ltd
Firestone Walker Double Jack	355	Glass	Australian Trade Partners	Marine Stores Ltd
Firestone Walker Easy Jack	355	Glass	Australian Trade Partners	Marine Stores Ltd
Firestone Walker Pale 31	355	Glass	Australian Trade Partners	Marine Stores Ltd
Firestone Walker Union Jack	355	Glass	Australian Trade Partners	Marine Stores Ltd
Firestone Walker Wookey Jack	650	Glass	Australian Trade Partners	Marine Stores Ltd
Fursty Ferret	500	Glass	Australian Trade Partners	Marine Stores Ltd
Game of Thrones	750	Glass	Australian Trade Partners	Marine Stores Ltd
Goldstar	330	Glass	Australian Trade Partners	Marine Stores Ltd
Grand Imperial Porter	500	Glass	Australian Trade Partners	Marine Stores Ltd
Green Flash Imperial IPA	650	Glass	Australian Trade Partners	Marine Stores Ltd
Green Flash Le Freak	650	Glass	Australian Trade Partners	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Green Flash West Coast IPA	355	Glass	Australian Trade Partners	Marine Stores Ltd
Gulden Draak 9000	330	Glass	Australian Trade Partners	Marine Stores Ltd
Gurkha	330	Glass	Australian Trade Partners	Marine Stores Ltd
Hangar 24 Betty	650	Glass	Australian Trade Partners	Marine Stores Ltd
Hangar 24 Chocolate Porter	650	Glass	Australian Trade Partners	Marine Stores Ltd
Hangar 24 Double IPA	650	Glass	Australian Trade Partners	Marine Stores Ltd
Harviestoun Engineers Reserve	330	Glass	Australian Trade Partners	Marine Stores Ltd
Harviestoun IPA	330	Glass	Australian Trade Partners	Marine Stores Ltd
Hawthorn Amber	330	Glass	Australian Trade Partners	Marine Stores Ltd
Hawthorn Aust IPA	330	Glass	Australian Trade Partners	Marine Stores Ltd
Hawthorn Golden Ale	330	Glass	Australian Trade Partners	Marine Stores Ltd
Hawthorn Pale Ale	330	Glass	Australian Trade Partners	Marine Stores Ltd
Hawthorn Pilsener	330	Glass	Australian Trade Partners	Marine Stores Ltd
Hens Tooth	500	Glass	Australian Trade Partners	Marine Stores Ltd
Hoegaarden Forbidden Fruit	330	Glass	Australian Trade Partners	Marine Stores Ltd
House Ale	330	Glass	Australian Trade Partners	Marine Stores Ltd
Icehouse	710	Can—Aluminium	Australian Trade Partners	Marine Stores Ltd
Iron Maiden Red & Black	330	Glass	Australian Trade Partners	Marine Stores Ltd
Iron Maiden Trooper	500	Glass	Australian Trade Partners	Marine Stores Ltd
Jacobite Ale	330	Glass	Australian Trade Partners	Marine Stores Ltd
Jelen	500	Can—Aluminium	Australian Trade Partners	Marine Stores Ltd
Jelen 330	330	Glass	Australian Trade Partners	Marine Stores Ltd
Jelen 500	500	Glass	Australian Trade Partners	Marine Stores Ltd
Johannes	500	Glass	Australian Trade Partners	Marine Stores Ltd
John Smith Extra Smooth	440	Can—Aluminium	Australian Trade Partners	Marine Stores Ltd
Keo	330	Glass	Australian Trade Partners	Marine Stores Ltd
Kokanee	330	Glass	Australian Trade Partners	Marine Stores Ltd
Kozlak	500	Glass	Australian Trade Partners	Marine Stores Ltd
La Batt Blue	340	Glass	Australian Trade Partners	Marine Stores Ltd
La Fin Du Monde	355	Glass	Australian Trade Partners	Marine Stores Ltd
La Fin Du Monde	750	Glass	Australian Trade Partners	Marine Stores Ltd
Lagunitas Censored	355	Glass	Australian Trade Partners	Marine Stores Ltd
Lagunitas Hop Stoopid	650	Glass	Australian Trade Partners	Marine Stores Ltd
Lagunitas Lil Sumpin	355	Glass	Australian Trade Partners	Marine Stores Ltd
Lagunitas Maximus	355	Glass	Australian Trade Partners	Marine Stores Ltd
Lasko Club	330	Glass	Australian Trade Partners	Marine Stores Ltd
Lasko Dark	330	Glass	Australian Trade Partners	Marine Stores Ltd
Lasko Zlatorog	500	Can—Aluminium	Australian Trade Partners	Marine Stores Ltd
Lav	400	Glass	Australian Trade Partners	Marine Stores Ltd
Leffe Radieuse	330	Glass	Australian Trade Partners	Marine Stores Ltd
Lompoc C Note	650	Glass	Australian Trade Partners	Marine Stores Ltd
Lompoc Pamplemousse	650	Glass	Australian Trade Partners	Marine Stores Ltd
Lompoc Proletariat	650	Glass	Australian Trade Partners	Marine Stores Ltd
Lompoc Saison De L Evelution	650	Glass	Australian Trade Partners	Marine Stores Ltd
Lomza	500	Glass	Australian Trade Partners	Marine Stores Ltd
Lubelski Cider	330	Glass	Australian Trade Partners	Marine Stores Ltd
Lubelski Honey Cider	330	Glass	Australian Trade Partners	Marine Stores Ltd
Lump of Coal	500	Glass	Australian Trade Partners	Marine Stores Ltd
Master Brew	500	Glass	Australian Trade Partners	Marine Stores Ltd
Maudite	750	Glass	Australian Trade Partners	Marine Stores Ltd
Maudite	355	Glass	Australian Trade Partners	Marine Stores Ltd
McEwans Export	500	Can—Aluminium	Australian Trade Partners	Marine Stores Ltd
Mischief	750	Glass	Australian Trade Partners	Marine Stores Ltd
Modelo Especial	330	Glass	Australian Trade Partners	Marine Stores Ltd
Monkey Wrench	500	Glass	Australian Trade Partners	Marine Stores Ltd
Morocco Ale	500	Glass	Australian Trade Partners	Marine Stores Ltd
Negro Modelo	355	Glass	Australian Trade Partners	Marine Stores Ltd
Niksicko	500	Can—Aluminium	Australian Trade Partners	Marine Stores Ltd
Niksicko	500	Glass	Australian Trade Partners	Marine Stores Ltd
Niksicko Pivo	330	Glass	Australian Trade Partners	Marine Stores Ltd
Ninkasi Dawn of the Red	650	Glass	Australian Trade Partners	Marine Stores Ltd
Ninkasi Total Domination	650	Glass	Australian Trade Partners	Marine Stores Ltd
Ninkasi Tricerahops	650	Glass	Australian Trade Partners	Marine Stores Ltd
Ninkasi Vanilla Oatis	650	Glass	Australian Trade Partners	Marine Stores Ltd
Nissos	330	Glass	Australian Trade Partners	Marine Stores Ltd
Ola Dubh 12	330	Glass	Australian Trade Partners	Marine Stores Ltd
Ola Dubh 16	330	Glass	Australian Trade Partners	Marine Stores Ltd
Ola Dubh 18	330	Glass	Australian Trade Partners	Marine Stores Ltd
Ola Dubh 21 Reserve	330	Glass	Australian Trade Partners	Marine Stores Ltd
Ola Dubh 30th Anniversary	330	Glass	Australian Trade Partners	Marine Stores Ltd
Old Engine Oil	330	Glass	Australian Trade Partners	Marine Stores Ltd
Old Speckled Hen	500	Glass	Australian Trade Partners	Marine Stores Ltd
Ommergang 3 Philosophers	355	Glass	Australian Trade Partners	Marine Stores Ltd
Ommergang Abbey	355	Glass	Australian Trade Partners	Marine Stores Ltd
Ommergang Hennepin	355	Glass	Australian Trade Partners	Marine Stores Ltd
Ommergang Rare Vos	355	Glass	Australian Trade Partners	Marine Stores Ltd
Orach Slie	330	Glass	Australian Trade Partners	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Orkney Gold	330	Glass	Australian Trade Partners	Marine Stores Ltd
Otway Farmhouse Ale	750	Glass	Australian Trade Partners	Marine Stores Ltd
Otway Reserve	750	Glass	Australian Trade Partners	Marine Stores Ltd
Otway Saison	750	Glass	Australian Trade Partners	Marine Stores Ltd
Oud Geuze Oude Beersel	375	Glass	Australian Trade Partners	Marine Stores Ltd
Oud Kriek Oude Beersel	375	Glass	Australian Trade Partners	Marine Stores Ltd
Oxfordshire Blue	500	Glass	Australian Trade Partners	Marine Stores Ltd
Ozujsko	330	Glass	Australian Trade Partners	Marine Stores Ltd
Palma Cristal	355	Glass	Australian Trade Partners	Marine Stores Ltd
Pedigree	500	Glass	Australian Trade Partners	Marine Stores Ltd
Perla	500	Glass	Australian Trade Partners	Marine Stores Ltd
Perla Honey	500	Glass	Australian Trade Partners	Marine Stores Ltd
Peroni Red	330	Glass	Australian Trade Partners	Marine Stores Ltd
Petrus Aged Pale	330	Glass	Australian Trade Partners	Marine Stores Ltd
Petrus Aged Red	330	Glass	Australian Trade Partners	Marine Stores Ltd
Petrus Blonde	330	Glass	Australian Trade Partners	Marine Stores Ltd
Petrus Double Brown	330	Glass	Australian Trade Partners	Marine Stores Ltd
Petrus Gold Triple	330	Glass	Australian Trade Partners	Marine Stores Ltd
Petrus Old Brown	330	Glass	Australian Trade Partners	Marine Stores Ltd
Prickly Moses Black Panther	330	Glass	Australian Trade Partners	Marine Stores Ltd
Prickly Moses Blueberry Hefe	330	Glass	Australian Trade Partners	Marine Stores Ltd
Prickly Moses Light	330	Glass	Australian Trade Partners	Marine Stores Ltd
Prickly Moses Organic Pilsener	330	Glass	Australian Trade Partners	Marine Stores Ltd
Prickly Moses Racontour	330	Glass	Australian Trade Partners	Marine Stores Ltd
Prickly Moses Red Ale	330	Glass	Australian Trade Partners	Marine Stores Ltd
Prickly Moses Spotted Ale	330	Glass	Australian Trade Partners	Marine Stores Ltd
Prickly Moses Stout	330	Glass	Australian Trade Partners	Marine Stores Ltd
Prickly Moses Summer Ale	330	Glass	Australian Trade Partners	Marine Stores Ltd
Prickly Moses Tailpipe	330	Glass	Australian Trade Partners	Marine Stores Ltd
Prickly Moses Wheat Chainsaw	330	Glass	Australian Trade Partners	Marine Stores Ltd
Querkus	500	Glass	Australian Trade Partners	Marine Stores Ltd
Rabbie Burns	500	Glass	Australian Trade Partners	Marine Stores Ltd
Raven Ale	500	Glass	Australian Trade Partners	Marine Stores Ltd
Red McGregor	500	Glass	Australian Trade Partners	Marine Stores Ltd
Renegade Gluten Free	330	Glass	Australian Trade Partners	Marine Stores Ltd
Ridgeway Foreign Export	500	Glass	Australian Trade Partners	Marine Stores Ltd
Ridgeway IPA	500	Glass	Australian Trade Partners	Marine Stores Ltd
Ridgeway Imperial Barley	330	Glass	Australian Trade Partners	Marine Stores Ltd
Ridgeway Imperial Red	330	Glass	Australian Trade Partners	Marine Stores Ltd
Ridgeway Imperial Russian	330	Glass	Australian Trade Partners	Marine Stores Ltd
Ripon Jewel	500	Glass	Australian Trade Partners	Marine Stores Ltd
Rocheport 10	330	Glass	Australian Trade Partners	Marine Stores Ltd
Rocheport 6	330	Glass	Australian Trade Partners	Marine Stores Ltd
Rocheport 8	330	Glass	Australian Trade Partners	Marine Stores Ltd
Samuel Adams New World Trip	750	Glass	Australian Trade Partners	Marine Stores Ltd
Santas Butt	500	Glass	Australian Trade Partners	Marine Stores Ltd
Sarajevsko	500	Glass	Australian Trade Partners	Marine Stores Ltd
Sarajevsko	330	Glass	Australian Trade Partners	Marine Stores Ltd
Schiehallion	500	Glass	Australian Trade Partners	Marine Stores Ltd
Schlappe Seppel Kellerbier	330	Glass	Australian Trade Partners	Marine Stores Ltd
Schlappe Seppel Landbier	500	Glass	Australian Trade Partners	Marine Stores Ltd
Schlappe Seppel Weisbier	500	Glass	Australian Trade Partners	Marine Stores Ltd
Shepherd Neame Brilliant Ale	500	Glass	Australian Trade Partners	Marine Stores Ltd
Shepherd Neame Double Stout	500	Glass	Australian Trade Partners	Marine Stores Ltd
Shepherd Neame India Pale Ale	500	Glass	Australian Trade Partners	Marine Stores Ltd
Shepherd Neame Late Red	500	Glass	Australian Trade Partners	Marine Stores Ltd
Shiner Bock	355	Glass	Australian Trade Partners	Marine Stores Ltd
Smithwicks	500	Can—Aluminium	Australian Trade Partners	Marine Stores Ltd
Spooks Ale	500	Glass	Australian Trade Partners	Marine Stores Ltd
St Cuthbert	500	Glass	Australian Trade Partners	Marine Stores Ltd
Star	600	Glass	Australian Trade Partners	Marine Stores Ltd
Steel Reserve	710	Can—Aluminium	Australian Trade Partners	Marine Stores Ltd
Straffe Hendrik	330	Glass	Australian Trade Partners	Marine Stores Ltd
Straffe Hendrik Quadruple	330	Glass	Australian Trade Partners	Marine Stores Ltd
Tecate	355	Glass	Australian Trade Partners	Marine Stores Ltd
Tecate	710	Can—Aluminium	Australian Trade Partners	Marine Stores Ltd
Temptation Stout	500	Glass	Australian Trade Partners	Marine Stores Ltd
Terminal Gravity Extra Pale Ale	355	Glass	Australian Trade Partners	Marine Stores Ltd
Terminal Gravity Extra Special Stout Gold	355	Glass	Australian Trade Partners	Marine Stores Ltd
Terminal Gravity IPA	355	Glass	Australian Trade Partners	Marine Stores Ltd
Terminal Gravity Weed Whacker	355	Glass	Australian Trade Partners	Marine Stores Ltd
Terrible	750	Glass	Australian Trade Partners	Marine Stores Ltd
Tetley Smooth Flow	440	Can—Aluminium	Australian Trade Partners	Marine Stores Ltd
Trois Pistoles	355	Glass	Australian Trade Partners	Marine Stores Ltd
Trois Pistoles	750	Glass	Australian Trade Partners	Marine Stores Ltd
Tusker	500	Glass	Australian Trade Partners	Marine Stores Ltd
Vergina	330	Glass	Australian Trade Partners	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Waggle Dance	500	Glass	Australian Trade Partners	Marine Stores Ltd
Warka Red	500	Glass	Australian Trade Partners	Marine Stores Ltd
William Wallace	500	Glass	Australian Trade Partners	Marine Stores Ltd
Witches Brew	500	Glass	Australian Trade Partners	Marine Stores Ltd
Wittekerke Rose	250	Glass	Australian Trade Partners	Marine Stores Ltd
Youngs Chocolate Stout	500	Glass	Australian Trade Partners	Marine Stores Ltd
Zlaten Dab	330	Glass	Australian Trade Partners	Marine Stores Ltd
Zlote Lwy	500	Glass	Australian Trade Partners	Marine Stores Ltd
Zulia	330	Glass	Australian Trade Partners	Marine Stores Ltd
Groundsman Coffee Ready To Drink	200	Glass	Badman Enterprises Pty Ltd t/as The Groundsman Australia	Statewide Recycling
Bee Hydrated Honey Water Relieve Pure Honey Orange Blossom & Cinnamon	500	Glass	Bee Hydrated	Statewide Recycling
Bee Hydrated Honey Water Replenish Pure Honey Lemon Myrtle & Green Tea	500	Glass	Bee Hydrated	Statewide Recycling
Bee Hydrated Honey Water Revitalise Pure Honey Ginger & Ginseng	500	Glass	Bee Hydrated	Statewide Recycling
Greene King London Glory British Pub Ale	330	Glass	Beer Importers & Distributors Pty Ltd	Statewide Recycling
Kelly Brothers Pure Pear Cider	330	Glass	Beer Importers & Distributors Pty Ltd	Statewide Recycling
Kelly Brothers Sparkling Apple Cider	330	Glass	Beer Importers & Distributors Pty Ltd	Statewide Recycling
BSC The Complete Protein Shake Gluten Free Banana Smoothie	450	PET	Body Science International Pty Ltd	Statewide Recycling
BSC The Complete Protein Shake Gluten Free Double Rich Chocolate	450	PET	Body Science International Pty Ltd	Statewide Recycling
BSC The Complete Protein Shake Gluten Free Double Shot Espresso	450	PET	Body Science International Pty Ltd	Statewide Recycling
Buderim Ginger Alcoholic Ginger Beer	330	Glass	Buderim Group Limited	Marine Stores Ltd
Buderim Ginger Beer & Pear Non Alcoholic	330	Glass	Buderim Group Limited	Marine Stores Ltd
Buderim Ginger Beer & Spiced Rum	330	Glass	Buderim Group Limited	Marine Stores Ltd
Buderim Ginger Beer & Vodka	330	Glass	Buderim Group Limited	Marine Stores Ltd
Buderim Ginger Beer Non Alcoholic	330	Glass	Buderim Group Limited	Marine Stores Ltd
Budweiser	355	Can—Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Carlton Dry With Natural Lime	375	Can—Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Pacific Beverages Radler Lager & Natural Blood Orange	330	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Black Cold Drip Cold Brew Coffee	330	Glass	Chopping Block Food Co	Marine Stores Ltd
Bullet Proof Cold Brew Coffee	330	Glass	Chopping Block Food Co	Marine Stores Ltd
Coconut Cold Drip Cold Brew Coffee	330	Glass	Chopping Block Food Co	Marine Stores Ltd
Iced Latte Cold Brew Coffee	500	Glass	Chopping Block Food Co	Marine Stores Ltd
Seasonal Cold Drip Cold Brew Coffee	330	Glass	Chopping Block Food Co	Marine Stores Ltd
Barista Bros Iced Mochaccino	500	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola Stevia 50% Less Sugar	330	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola Stevia 50% Less Sugar	200	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola Stevia 50% Less Sugar	1 250	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola Stevia 50% Less Sugar	600	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola Stevia 50% Less Sugar	375	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola Stevia 50% Less Sugar	250	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Berry Sour Tingle	200	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Orange Jelly Fizz	200	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Raspberry Jelly Fizz	200	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fuze Ice Tea Crisp Apple & Lemongrass Black Tea	1 250	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fuze Ice Tea Luscious Peach Green Tea	1 250	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fuze Ice Tea Zesty Lemon Black Tea	1 250	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mother Frosty Berry	500	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mother Frosty Berry	250	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mother Kicked Apple	250	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mother Kicked Apple	500	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mother Original	500	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mother Original	250	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mother Sugar Free	500	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mount Franklin	330	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Mount Franklin Lightly Sparkling	330	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coopers Premium Lager	355	Can—Aluminium	Coopers Brewery Ltd	Marine Stores Ltd
Coopers Premium Light	355	Can—Aluminium	Coopers Brewery Ltd	Marine Stores Ltd
Fix Hellas Premium Lager Beer	330	Can—Aluminium	Coopers Brewery Ltd	Marine Stores Ltd
Living Water Magnesia Organic	500	PET	Dalupo	Statewide Recycling
Muscle Builder High Protein Drink Belgium Ice Chocolate	350	Flexible Pouch— PE/PET	Dalupo	Statewide Recycling
Muscle Builder High Protein Drink Iced Cappuccino	350	Flexible Pouch— PE/PET	Dalupo	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Muscle Builder High Protein Drink Organic Matcha Green Tea	350	Flexible Pouch—PE/PET	Dalupo	Statewide Recycling
Muscle Builder High Protein Drink Vanilla Ice	350	Flexible Pouch—PE/PET	Dalupo	Statewide Recycling
Castle Lager	330	Glass	Direct Brand Distributors	Marine Stores Ltd
Castle Lager Lite	340	Glass	Direct Brand Distributors	Marine Stores Ltd
Corona	330	Glass	Direct Brand Distributors	Marine Stores Ltd
Corona	355	Glass	Direct Brand Distributors	Marine Stores Ltd
Day Of The Dead Blonde	330	Glass	Direct Brand Distributors	Marine Stores Ltd
Day Of The Dead Hefeweizen	330	Glass	Direct Brand Distributors	Marine Stores Ltd
Day of the Dead Amber Ale	330	Glass	Direct Brand Distributors	Marine Stores Ltd
Day of the Dead IPA	330	Glass	Direct Brand Distributors	Marine Stores Ltd
Day of the Dead Pale Ale	330	Glass	Direct Brand Distributors	Marine Stores Ltd
Fentimans Bitter Lemonade	125	Glass	Direct Brand Distributors	Marine Stores Ltd
Fentimans Bloom Gin & Rose Lemonade	275	Glass	Direct Brand Distributors	Marine Stores Ltd
Fentimans Bloom Gin & Tonic	275	Glass	Direct Brand Distributors	Marine Stores Ltd
Fentimans English Elderflower	275	Glass	Direct Brand Distributors	Marine Stores Ltd
Fentimans Light Tonic Water	200	Glass	Direct Brand Distributors	Marine Stores Ltd
Fentimans Rose Lemonade	200	Glass	Direct Brand Distributors	Marine Stores Ltd
Fentimans Victorian Lemonade	125	Glass	Direct Brand Distributors	Marine Stores Ltd
Protein 20 Tropical Coconut	500	PET	Direct Brand Distributors	Marine Stores Ltd
Tetleys Smooth Flow Lager	440	Can—Aluminium	Direct Brand Distributors	Marine Stores Ltd
Merry Down Cider	440	Can—Aluminium	Drinkwell Beverages	Statewide Recycling
Emma & Toms Life Juice Coco Majik Pure Coconut Water With Blue Spirulina	350	PET	Emma & Tom Foods Pty Ltd	Statewide Recycling
Emma & Toms Milk Chocolate No Added Sugar	350	PET	Emma & Tom Foods Pty Ltd	Statewide Recycling
Emma & Toms Milk Espresso No Added Sugar	350	PET	Emma & Tom Foods Pty Ltd	Statewide Recycling
Emma & Toms Milk Salted Caramel No Added Sugar	350	PET	Emma & Tom Foods Pty Ltd	Statewide Recycling
Emma & Toms Milk Strawberry No Added Sugar	350	PET	Emma & Tom Foods Pty Ltd	Statewide Recycling
Feral Brewing Sly Fox Session Ale	375	Can—Aluminium	Feral Brewing Company Pty Ltd	Marine Stores Ltd
Feral Brewing War Hog American IPA	375	Can—Aluminium	Feral Brewing Company Pty Ltd	Marine Stores Ltd
	330	Glass	Glenbernie Orchard Pty Ltd t/as Darkes Cider	Statewide Recycling
Darkes Apple Cider Howler				
Blanc Coco 100% Coconut Water Lemonade Flavor	275	Glass	Global Food Distributors Pty Ltd	Statewide Recycling
Blanc Coco 100% Coconut Water Mango & Pineapple Flavor	275	Glass	Global Food Distributors Pty Ltd	Statewide Recycling
Blanc Coco 100% Coconut Water Natural Flavor	275	Glass	Global Food Distributors Pty Ltd	Statewide Recycling
Blanc Coco 100% Coconut Water Pomegranate Flavor	275	Glass	Global Food Distributors Pty Ltd	Statewide Recycling
H2Coco Coconut Water Natural Chocolate	330	LPB—Aseptic	H2Coco Pty Ltd	Statewide Recycling
	330	Glass	Inspi Beverages Pty Ltd t/as Naked Life	Statewide Recycling
Naked Life Sparkling Ginger & Pomegranate	330	Glass	Inspi Beverages Pty Ltd t/as Naked Life	Statewide Recycling
Naked Life Sparkling Lemon Citrus Squash	330	Glass	Inspi Beverages Pty Ltd t/as Naked Life	Statewide Recycling
Naked Life Sparkling Lemonade With Cucumber	330	Glass	Inspi Beverages Pty Ltd t/as Naked Life	Statewide Recycling
Naked Life Sparkling Natural Cola	330	Glass	Lion Pty Ltd	Marine Stores Ltd
Grand Kirin Dip Hop	330	Glass	Lion Pty Ltd	Marine Stores Ltd
Guinness West Indies Porter	500	Glass	Lion Pty Ltd	Marine Stores Ltd
James Boag Epicurean Red	375	Glass	Lion Pty Ltd	Marine Stores Ltd
James Boag Epicurean White	375	Glass	Lion Pty Ltd	Marine Stores Ltd
James Squire The Chancer Golden Ale	345	Glass	Lion Pty Ltd	Marine Stores Ltd
James Squire The Hop Father Celebration Ale	345	Glass	Lion Pty Ltd	Marine Stores Ltd
Kirin Ichiban	330	Glass	Lion Pty Ltd	Marine Stores Ltd
Malt Shovel Brewers La La Lager	568	Glass	Lion Pty Ltd	Marine Stores Ltd
Spring Valley Brewery 496	330	Glass	Lion Pty Ltd	Marine Stores Ltd
Spring Valley Brewery Copeland	330	Glass	Lion Pty Ltd	Marine Stores Ltd
Spring Valley Brewery Daydream	330	Glass	Lion Pty Ltd	Marine Stores Ltd
Spring Valley Brewery In The Dark	330	Glass	Lion Pty Ltd	Marine Stores Ltd
Spring Valley Brewery Jazzberry	330	Glass	Lion Pty Ltd	Marine Stores Ltd
Spring Valley Brewery On The Cloud	330	Glass	Lion Pty Ltd	Marine Stores Ltd
White Rabbit Dark Ale Brewers Cut	750	Glass	Lion Pty Ltd	Marine Stores Ltd
White Rabbit Teddywidder Tart Weisse Beer	750	Glass	Lion Pty Ltd	Marine Stores Ltd
Blue Kube Vodka Lemon & Lime	375	Can—Aluminium	Liquorland Aust Pty Ltd	Statewide Recycling
Blue Kube Vodka Raspberry	375	Can—Aluminium	Liquorland Aust Pty Ltd	Statewide Recycling
Five Diamonds Vodka & Citrus	375	Can—Aluminium	Liquorland Aust Pty Ltd	Statewide Recycling
Revere Vodka & Guava	275	Glass	Liquorland Aust Pty Ltd	Statewide Recycling
Revere Vodka & Raspberry	275	Glass	Liquorland Aust Pty Ltd	Statewide Recycling
Revere Vodka Lemon & Lime	275	Glass	Liquorland Aust Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Schnobs Cold Brew Black Coffee	325	PET	Made (Aust) Pty Ltd	Statewide Recycling
Schnobs Cold Brew Caramel Latte	325	PET	Made (Aust) Pty Ltd	Statewide Recycling
Schnobs Cold Brew Double Latte	325	PET	Made (Aust) Pty Ltd	Statewide Recycling
Schnobs Cold Brew Mocha Latte	325	PET	Made (Aust) Pty Ltd	Statewide Recycling
Little Miracles Organic Energiser Black Tea	330	PET	Metro Beverage Company	Statewide Recycling
Peach Ginseng Acai Agave			Adelaide Pty Ltd	
Little Miracles Organic Energiser Green Tea	330	PET	Metro Beverage Company	Statewide Recycling
Pomegranate Ginseng Acai Agave			Adelaide Pty Ltd	
Little Miracles Organic Energiser	330	PET	Metro Beverage Company	Statewide Recycling
Lemongrass Orange Ginger Ginseng Agave			Adelaide Pty Ltd	
Little Miracles Organic Energiser Rooibos & Elderberry Ginger Ginseng Agave	330	PET	Metro Beverage Company	Statewide Recycling
Adelaide Pty Ltd				
Little Miracles Organic Energiser White Tea	330	PET	Metro Beverage Company	Statewide Recycling
Cherry Ginseng Acai Agave			Adelaide Pty Ltd	
Minor Figures Cold Brew Black Single Origin Coffee	250	LPB—Aseptic	Minor Figures Pty Ltd	Statewide Recycling
Minor Figures Cold Brew Coffee Chocolate Organic Coffee Cacao Milk & Sea Salt	250	LPB—Aseptic	Minor Figures Pty Ltd	Statewide Recycling
Minor Figures Cold Brew Coffee Organic Coffee & Coconut Milk	250	LPB—Aseptic	Minor Figures Pty Ltd	Statewide Recycling
Minor Figures Cold Brew Organic Coffee & Milk	250	LPB—Aseptic	Minor Figures Pty Ltd	Statewide Recycling
Mountain Fresh Natural Still Spring Water	400	Glass	Mountain Fresh Fruit Juices	Marine Stores Ltd
Mountain Fresh Super Juice Antioxidants Plum Blueberry Dark Grape & Apple Juice	300	PET	Mountain Fresh Fruit Juices	Marine Stores Ltd
Mountain Fresh VE Fruit Juice	400	Glass	Mountain Fresh Fruit Juices	Marine Stores Ltd
Aussie Springs Natural Spring Water	600	PET	Nonnas Nibbles Pty Ltd	Statewide Recycling
Presha Fruit Blood Orange	350	PET	Preshafood Ltd	Statewide Recycling
Presha Fruit Pomegranate	350	PET	Preshafood Ltd	Statewide Recycling
Presha Fruit Pomegranate & Apple	350	PET	Preshafood Ltd	Statewide Recycling
David Franz Golden Scrumpty 2015 Lightly Sparkling Grape And Apple	330	Glass	Runyon Investments Pty Ltd	Statewide Recycling
Sanitarium Protein Blend Chocolate Flavour	500	PET	Sanitarium Health & Wellbeing	Statewide Recycling
Sanitarium Protein Blend Vanilla Flavour	500	PET	Sanitarium Health & Wellbeing	Statewide Recycling
Cool Ridge Blood Orange Essence No Sugar	750	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Cool Ridge Lime & Cucumber Essence No Sugar	750	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Cool Ridge Raspberry Essence No Sugar	750	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Gatorade G Active Electrolyte Water Berry	600	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Gatorade G Active Electrolyte Water Lemon	600	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Gatorade G Active Electrolyte Water Orange	600	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Mountain Dew Kickstart Energising Limeade	355	Can—Aluminium	Schweppes Australia Pty Ltd	Statewide Recycling
Mountain Dew Kickstart Energising Midnight Grape	355	Can—Aluminium	Schweppes Australia Pty Ltd	Statewide Recycling
Mountain Dew Kickstart Energising Orange Citrus	355	Can—Aluminium	Schweppes Australia Pty Ltd	Statewide Recycling
Pepsi Max Vanilla	250	Can—Aluminium	Schweppes Australia Pty Ltd	Statewide Recycling
Pepsi Max Vanilla	2 000	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Schweppes Ginger Beer	330	Glass	Schweppes Australia Pty Ltd	Statewide Recycling
Voss Sparkling Flavoured Lemon Cucumber	375	Glass	Schweppes Australia Pty Ltd	Statewide Recycling
Voss Sparkling Flavoured Tangerine Lemongrass	375	Glass	Schweppes Australia Pty Ltd	Statewide Recycling
Aqua Filette Natural Mineral Water Gently Sparkling	750	Glass	Select Naturally Pty Ltd	Statewide Recycling
Aqua Filette Natural Mineral Water Gently Sparkling	375	Glass	Select Naturally Pty Ltd	Statewide Recycling
Aqua Filette Natural Mineral Water Naturally Still	750	Glass	Select Naturally Pty Ltd	Statewide Recycling
Aqua Filette Natural Mineral Water Naturally Still	375	Glass	Select Naturally Pty Ltd	Statewide Recycling
Aqua Filette Natural Mineral Water Very Sparkling	750	Glass	Select Naturally Pty Ltd	Statewide Recycling
Aqua Filette Natural Mineral Water Very Sparkling	375	Glass	Select Naturally Pty Ltd	Statewide Recycling
Aqua Filette Natural Still Mineral Water	500	PET	Select Naturally Pty Ltd	Statewide Recycling
Aqua Filette Sparkling Natural Mineral Water	500	PET	Select Naturally Pty Ltd	Statewide Recycling
Health Partners Natural Spring Water	350	PET	Skywater	Statewide Recycling
Sun Blast Organic 100% Apple & Blackcurrant Juice	200	Flexible Pouch—PE/PET	Soulfresh Group Pty Ltd	Statewide Recycling
Sun Blast Organic 100% Apple Juice	200	Flexible Pouch—PE/PET	Soulfresh Group Pty Ltd	Statewide Recycling
Fever Tree Sicilian Lemon Tonic	200	Glass	Southtrade International Pty Ltd	Flagcan Distributors
Fixation India Pale Ale	330	Glass	Square Keg Pty Ltd	Marine Stores Ltd
Granite Belt Treehouse Cider	330	Glass	Square Keg Pty Ltd	Marine Stores Ltd
Wolf Of The Willows IPA Homage	330	Glass	Square Keg Pty Ltd	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Wolf Of The Willows ISA	330	Glass	Square Keg Pty Ltd	Marine Stores Ltd
Wolf Of The Willows JSP	330	Glass	Square Keg Pty Ltd	Marine Stores Ltd
Wolf Of The Willows Tiramibru 2016 Gabs Festival Ale	330	Glass	Square Keg Pty Ltd	Marine Stores Ltd
Wolf Of The Willows XPA	330	Glass	Square Keg Pty Ltd	Marine Stores Ltd
Sunraysia Bright Eyes Carrot Orange Apple & Ginger	250	Glass	Sunraysia Natural Beverage Company	Statewide Recycling
Sunraysia Heads Up Blueberry Purple Carrot & Pear	250	Glass	Sunraysia Natural Beverage Company	Statewide Recycling
Sunraysia Healthy Glow Cloudy Apple & Cinnamon	250	Glass	Sunraysia Natural Beverage Company	Statewide Recycling
Sunraysia Heart Beet Beetroot & Apple	250	Glass	Sunraysia Natural Beverage Company	Statewide Recycling
Sunraysia In Sync Pomegranate	250	Glass	Sunraysia Natural Beverage Company	Statewide Recycling
Sunbeam Flat White Premium Cold Coffee	245	Can—Steel	Sunstream Beverages Pty Ltd	Marine Stores Ltd
A Sip On Us Spring Water	350	PET	The Watson Hotel	Statewide Recycling
Yoyo Basil Seed Drink With Banana Flavor	290	Glass	USHA Imports	Statewide Recycling
Yoyo Basil Seed Drink With Honey Flavor	290	Glass	USHA Imports	Statewide Recycling
Yoyo Basil Seed Drink With Mango Flavor	290	Glass	USHA Imports	Statewide Recycling
Yoyo Basil Seed Drink With Mint Flavor	290	Glass	USHA Imports	Statewide Recycling
Yoyo Basil Seed Drink With Orange Flavor	290	Glass	USHA Imports	Statewide Recycling
Yoyo Basil Seed Drink With Peach Flavor	290	Glass	USHA Imports	Statewide Recycling
Yoyo Basil Seed Drink With Pineapple Flavor	290	Glass	USHA Imports	Statewide Recycling
Yoyo Basil Seed Drink With Pomegranate Flavor	290	Glass	USHA Imports	Statewide Recycling
Yoyo Basil Seed Drink With Rose Flavor	290	Glass	USHA Imports	Statewide Recycling
Yoyo Basil Seed Drink With Strawberry Flavor	290	Glass	USHA Imports	Statewide Recycling
Willie Smiths Bone Dry Apple Cider	330	Glass	Willie Smiths Organic Cider	Statewide Recycling

PLANT HEALTH ACT 2009

PURSUANT to the Plant Health Act 2009, I, Leon Bignell, MP, Minister for Agriculture, Food and Fisheries, make the following notice:

1. Application

All previous notices made pursuant to Sections 4, 5, 7, 8 and 59 of the Plant Health Act 2009 are hereby revoked.

2. Interpretation

In this notice:

- 'the Act' means the Plant Health Act 2009;
- 'fruit fly outbreak suspension area' means an area declared, in accordance with the Code of Practice for Queensland fruit fly published by the *Interstate Plant Health Regulation Working Group 1996*, or in accordance with the Draft *National Code of Practice for the Management of Mediterranean Fruit Fly 2008* (as updated or amended from time to time), as a suspension area in relation to a fruit fly outbreak;
- 'inspector' means an inspector appointed pursuant to Section 41 of the Act;
- 'soil' means the upper, outermost layer of soil, usually the top 20 centimetres consisting of rock and mineral particulates often mixed with organic matter and in which plants grow or are grown; and
- 'the Standard' means the document published by Primary Industries and Regions South Australia entitled the 'Plant Quarantine Standard South Australia'.

3. Declaration of Pests—Pursuant to Section 4 of the Act

3.1 The following are declared to be pests for the purposes of the Act:

(1) The pests specified by common name and scientific name immediately below:

Common Name(s)	Scientific Name(s)
African citrus psyllid	<i>Trioza erytrae</i>
Asian citrus psyllid	<i>Diaphorina citri</i>
Asian longicorn beetle	<i>Anaplophora glabripennis</i>
Asian subterranean termite	<i>Cryptotermes gestroi</i>
Australian plague locust	<i>Chortoicetes terminifera</i>
Bacterial wilt of potato	<i>Ralstonia solanacearum</i> Race 3
Barley stem gall midge	<i>Mayetiola hordei</i>
Barley stripe rust	<i>Puccinia striiformis</i> f. <i>sp. hordei</i>
Boil smut of maize	<i>Ustilago maydis</i>
Brown marmorated stink bug	<i>Halyomorpha halys</i>
Browsing ant	<i>Lepisiota frauenfeldi</i>
Burning moth	<i>Hylesia nigricans</i>
Chestnut blight	<i>Cryphonectria parasitica</i>
Citrus blight	-(unknown causal agent)
Citrus canker	<i>Xanthomonas citri</i> subsp. <i>citri</i>
Citrus longicorn beetle	<i>Anaplophora chinensis</i>
Citrus red mite	<i>Panonychus citri</i>
Citrus tristeza virus – sweet orange stem pitting strain	Citrus tristeza closterovirus—sweet orange stem pitting strain
Citrus variegated chlorosis	<i>Xylella fastidiosa</i>
Cucumber green mottle mosaic virus (CGMMV)	Cucumber green mottle mosaic tobamovirus
Drywood termite	<i>Cryptotermes dudleyi</i>
Electric ant	<i>Wasmannia auropunctata</i>
Exotic gypsy moth	<i>Lymantria</i> spp. (<i>L. dispar</i> and sub-species, <i>L. monacha</i>)
European House Borer	<i>Hylotrupes bajulus</i>
Fire blight	<i>Erwinia amylovora</i>
Fruit flies	Pest species of Tephritidae family
Fusarium wilt of tomatoes	<i>Fusarium oxysporum</i> f.sp. <i>lycopersicon</i> Race 3
Giant African snail	<i>Lissachatina fulica</i>
Giant pine scale	<i>Marchalina hellenica</i>
Glassy-winged sharpshooter	<i>Homalodisca vitripennis</i>
Golden apple snail	<i>Pomacea canaliculata</i>
Grapevine leaf rust	<i>Phakopsora euvtis</i>
Green snail	<i>Cantareus apertus</i>
Hessian fly	<i>Mayetiola destructor</i>
Huanglongbing disease of citrus	' <i>Candidatus liberibacter</i> ' spp.
Karnal bunt	<i>Tilletia indica</i>
Khapra beetle	<i>Trogoderma granarium</i>
Melon necrotic spot virus (MNSV)	Melon necrotic spot carmovirus
Melon thrips	<i>Thrips palmi</i>
Myrtle rust	<i>Puccinia psidii</i> (syn. <i>Uredo rangelii</i>)
Onion Smut	<i>Urocystis cepulae</i>
Parlatoria date scale	<i>Parlatoria blanchardii</i>

Phoney peach disease	<i>Xylella fastidiosa</i>
Phylloxera	<i>Daktulosphaira vitifoliae</i>
Phytophthora blight	<i>Phytophthora kernoviae</i>
Pierce's disease of grapevines	<i>Xylella fastidiosa</i>
Potato cyst nematode	<i>Globodera pallida</i>
Potato cyst nematode	<i>Globodera rostochiensis</i>
Potato spindle tuber viroid (PSTVd)	Potato spindle tuber pospiviroid
Pine wilt nematode	<i>Bursaphelenchus</i> spp. including <i>B. xylophilus</i>
Potato late blight	<i>Phytophthora infestans</i> (A2 mating type)
Pyriiform scale	<i>Protospulvinaria pyriformis</i>
Red imported fire ant	<i>Solenopsis invicta</i>
Sawyer beetles	<i>Monochamus</i> spp. Including, <i>M. alternatus</i> , <i>M. galloprovincialis</i> , <i>M. scutellatus</i> , <i>M. titillator</i>
Sharka	Plum pox potyvirus
Small plague grasshopper	<i>Austroicetes cruciata</i>
Spotted-winged drosophila (fruit fly)	<i>Drosophila suzukii</i>
Subterranean termite	<i>Cryptotermes formosanus</i>
Sudden oak death	<i>Phytophthora ramorum</i>
Tarnished plant bug	<i>Lygus lineolaris</i>
Tomato-potato psyllid	<i>Bactericera cockerelli</i>
Tropical fire ant	<i>Solenopsis geminata</i>
West Indian drywood termite	<i>Cryptotermes brewis</i>
Western plant bug	<i>Lygus hesperus</i>
Wheat stem rust	<i>Puccinia graminis</i> f. sp. <i>tritici</i> (exotic strains)
Wheat stem sawfly	<i>Cephus</i> spp. (<i>C. cinctus</i> , <i>C. pygmaeus</i>)
Yellow crazy ant	<i>Anoplolepis gracilipes</i>
Zebra chip	' <i>Candidatus Liberibacter solanacearum</i> '

(2) Any emergent pest that warrants immediate application of the Act and subsequent declaration under sub-paragraph (1).

4. Quarantine Stations—Pursuant to Section 5 of the Act

The following places are declared to be quarantine stations in which a plant or plant related product may, subject to the Act, be held, examined, disinfected, destroyed or otherwise disposed of:

(1) Biosecurity SA Ceduna Quarantine Inspection Station Eyre Highway, Ceduna	(11) Biosecurity SA Adelaide Produce Market Diagonal Road, Pooraka
(2) Biosecurity SA Oodla Wirra Quarantine Inspection Station Barrier Highway, Oodla Wirra	(12) Primary Industries and Regions SA Hindmarsh Street, Port Lincoln
(3) Biosecurity SA Pinnaroo Quarantine Inspection Station Mallee Highway, Pinnaroo	(13) Post- Entry Plant Quarantine Station SARDI Plant Research Centre Hartley Grove, Urrbrae
(4) Biosecurity SA Yamba Quarantine Inspection Station Sturt Highway, Yamba	(14) SARDI Entomology Waite Quarantine Insectary Waite Road, Urrbrae
(5) Primary Industries and Regions SA Prosser Street, Port Augusta	(15) Compartments 2 and 3 Glasshouse 109 Division of Plant Industry Commonwealth, Scientific and Industrial Research Organisation Hartley Grove, Urrbrae
(6) Primary Industries and Regions SA Riddoch Highway Struan	(16) Scotts Refrigerated Freight Way Comley Street Export Park Adelaide Airport, West Beach
(7) Primary Industries and Regions SA Krummel Street, Mount Gambier	(17) Swire Cold Storage Pty Ltd 4 Bradford Way, Cavan
(8) Primary Industries and Regions SA Loxton Research Centre Bookpurnong Road, Loxton	

(9) Biosecurity SA 33 Flemington Street Glenside	(18) Woolworths Pty Ltd 599 Main North Road, Gepps Cross
(10) Primary Industries and Regions SA Research and Advisory Centre Research Road, Nuriootpa	(19) St George Produce 469 Waterloo Corner Road, Burton
	(20) Adelaide Produce Market Ltd Diagonal Road, Pooraka

5. Prohibition on Introducing Pest Affected Plants or Plant Related Products—Pursuant to Section 7 of the Act

5.1 A prohibition applies to the importation or introduction into the State of the following:

- (1) any pest declared under this Notice;
- (2) any fruit, plant or soil affected by such a pest and in particular those fruits, plants and products specified in Section 5-3.5 of the Standard;
- (3) packaging in which any fruit or plant affected by such a pest has been packed; and
- (4) goods with which any fruit or plant affected by such a pest has come into contact.

5.2 The items below must not be imported or introduced into the State unless the provisions of the Standard have been complied with:

- (1) the following host fruits of fruit flies being, in my opinion, fruit of species that are likely to introduce fruit fly into the State:

Common Name	Scientific Name
Abiu	<i>Pouteria caimito</i>
Acerola	<i>Malpighia glabra</i>
Achachairu	<i>Garcinia humilis</i>
Apple	<i>Malus domestica</i>
Apricot	<i>Prunus armeniaca</i>
Avocado	<i>Persea americana</i>
Babaco	<i>Carica pentagona</i>
Banana	<i>Musa acuminata</i>
Blackberry	<i>Rubus fruticosus</i>
Black Sapote	<i>Diospyros ebenum</i>
Blueberry	<i>Vaccinium corymbosum</i>
Brazil Cherry	<i>Eugenia uniflora</i>
Breadfruit	<i>Artocarpus altilis</i>
Caimito	<i>Chrysophyllum cainito</i>
Cape Gooseberry	<i>Physalis peruviana</i>
Capsicum	<i>Capsicum annuum</i> var. <i>grossum</i>
Carambola	<i>Averrhoa carambola</i>
Cashew Apple	<i>Anacardium occidentale</i>
Casimiroa	<i>Casimiroa edulis</i>
Cherimoya	<i>Annona cherimolia</i>
Cherry	<i>Prunus avium</i>
Chilli	<i>Capsicum annuum</i> var. <i>acuminatum</i>
Citron	<i>Citrus medica</i>
Coffee berry	<i>Coffea</i> species
Custard apple	<i>Annona squamosa</i>
Date	<i>Phoenix dactylifera</i>
Dragon Fruit	<i>Hylocereus undatus</i>
Durian	<i>Durio zibethinus</i>
Eggplant	<i>Solanum melongena</i>
Feijoa	<i>Feijoa sellowiana</i>
Fig	<i>Ficus carica</i>
Granadilla	<i>Passiflora quadrangularis</i>
Grapefruit	<i>Citrus x paradisi</i>
Grapes	<i>Vitis</i> species
Grumichama	<i>Eugenia braziliensis</i>
Guava	<i>Psidium</i> species
Hog Plum	<i>Spondias mombin</i>
Jaboticaba	<i>Myrciaria cauliflora</i>
Jackfruit	<i>Artocarpus heterophyllus</i>
Jambu	<i>Syzygium cumini</i>
Kiwifruit	<i>Actinidia deliciosa</i>
Kumquat	<i>Fortunella japonica</i>
Lemon	<i>Citrus meyeri</i>
	<i>Citrus limon</i> x <i>citrus chinese</i>
Lime - West Indian Lime	<i>Citrus aurantiifolia</i>
Lime - Tahitian Lime	<i>Citrus latifolia</i>
Lime - Rangpur lime	<i>Citrus reticulata</i> var. <i>austera</i>
Loganberry	<i>Rubus loganobaccus</i>
Longan	<i>Euphoria longan</i>
Loofa, Smooth	<i>Luffa cylindrica</i>
Loquat	<i>Eriobotrya japonica</i>
Lychee	<i>Litchii chinensis</i>

Common Name	Scientific Name
Mandarin	<i>Citrus reticulata</i>
Mango	<i>Mangifera indica</i>
Mangosteen	<i>Garcinia mangostana</i>
Mulberry	<i>Morus nigra</i>
Nashi	<i>Pyrus pyrifolia</i> var. <i>culta</i>
Nectarine	<i>Prunus persicae</i> var. <i>nectarina</i>
Olive	<i>Olea europaea</i>
Orange	<i>Citrus aurantium</i>
Passionfruit	<i>Citrus sinensis</i>
Papaw	<i>Passiflora</i> spp.
Peach	<i>Carica papaya</i>
Peacharine	<i>Prunus persica</i>
Pear	<i>Prunus nucipersica</i>
Pepino	<i>Pyrus communis</i>
Persimmon	<i>Solanum muricatum</i>
Plum	<i>Diospyros kaki</i>
Plumcot	<i>Prunus domestica</i>
Pomegranate	<i>Prunus domestica</i> x <i>Prunus armeniaca</i>
Prickly Pear	<i>Punica granatum</i>
Pummelo	<i>Opuntia stricta</i> or <i>O. ficus indica</i>
Quince	<i>Citrus grandis</i>
Rambutan	<i>Cydonia oblonga</i>
Raspberry	<i>Nephelium lappaceum</i>
Rollinia	<i>Rubus idaeus</i>
Rose Apple	<i>Rollinia deliciosa</i>
Santol	<i>Syzygium jambos</i>
Sapodilla	<i>Sandoricum indicum</i>
Sapote	<i>Manilkara zapota</i>
Soursop	<i>Sapote</i>
Strawberry	<i>Annona muricata</i>
Sweetsop	<i>Fragaria ananassa</i>
Tamarillo	<i>Annona squamosa</i>
Tangelo	<i>Cyphomandra betacea</i>
Tangor	<i>Citrus reticulata</i> x <i>C. paradise</i>
Tomato	<i>Citrus reticulata</i> x <i>C. sinensis</i>
Water Apple	<i>Lycopersicon esculentum</i>
Wax Jambu	<i>Syzygium samarangense</i>
	<i>Eugenia jambos</i>

the following other fruit, vegetables, plants and plant products being, in my opinion, fruit, vegetables, plants and plant products of species that are likely to introduce a pest into the State:

Allium spp (onion, spring onion, garlic, chives, leek, shallots, etc)
 Apple (fruit and plants)
 Avocado (fruit and plants)
 Babaco
 Banana
 Beans
 Capsicum
 Chilli
 Carambola
 Casimiroa (white sapote)
 Citrus (fruit and plants)
 Cucumbers
 Cucurbits
 Custard apple
 Cut Flowers
 Date Palm (fruit and plants)
 Dragon fruit
 Durian
 Eggplant
 Feijoa
 Fig
 Fire Blight hosts
 Fodder / Hay
 Gourd, bitter
 Grapes and grape products (marc, must and juice)
 Grapevines (cuttings, rootlings, plants/plant parts and tissue cultures)
 Guava
 Jackfruit
 Kiwi fruit (Chinese gooseberry)
 Leaf vegetables
 Lettuce
 Loofa (smooth)
 Longan
 Loquat
 Lychee (or Litchi Lichi)
 Maize seed
 Mango
 Mangosteen
 Medlar
 Melons (watermelon, rockmelon, honeydew, etc)

Miscellaneous host fruits of fruit flies (Tephritidae family)
 Myrtaceae Family
 Okra
 Olive
 Passionfruit
 Papaw
 Peas
 Persimmon
Pinus plants
 Plant nursery stock
 Pome fruits
 Pomegranate
 Potatoes (tubers and plants)
 Prickly pear
 Pumpkin
 Quince
 Rambutan
 Raspberry
 Rooted plants and cuttings
 Root vegetables
 Sapodilla
 Sapote, black
 Silverbeet
 Soursop
 Spinach
 Squash
 Star apple
 Stone fruits
 Strawberry
 Tamarillo
 Timber
 Tobacco
 Tomatoes
 Turf

- (2) soil;
- (3) any plant growing in soil or to which soil is adhering;
- (4) any equipment (including, but not restricted to) any harvester, machinery, tools, bulk bins, containers or posts that has been used in the production or manipulation of grapes or grapevines in the States of New South Wales, Queensland or Victoria;
- (5) any used agricultural machinery;
- (6) plant diagnostic samples.

5.3 Sub-paragraph 5.2 does not apply in relation to any item for which importation or introduction is prohibited under sub-paragraph 5.1.

6. Quarantine Areas—Pursuant to Section 8 of the Act

6.1 The following portions of the State are declared to be quarantine areas:

- (1) in respect of the pest Onion Smut;
 - (i) Hundred of Forster—that part registered in Certificate of Title volume 290, folio 4 and defined by the following coordinates:

Latitude	Longitude
S34° 50' 48.6"	E139° 36' 44.6"
S34° 50' 52.5"	E139° 36' 42.9"
S34° 50' 49.4"	E139° 36' 36.1"
S34° 50' 45.63"	E139° 36' 38.3"
- (2) in respect of the pest fruit flies, any area within 1.5 kilometres radius of the centre of a fruit fly outbreak (as described in the Standard), the centre being the point where eggs, larvae or adults of fruit flies have been detected.
- (3) in respect of the pest fruit flies, for the purpose of excluding fruit flies from the Riverland of South Australia
 - (i) the County of Hamley; and
 - (ii) the Hundreds of Bookpurnong, Cadell, Gordon, Holder, Katarapko, Loveday, Markaranka, Moorook, Murtho, Parcoola, Paringa, Pooginook, Pyap, Stuart, Waikerie, Eba, Fisher, Forster, Hay, Murkbo, Nildottie, Paisley, Ridley and Skurray.
- (4) the whole of Kangaroo Island with respect to the declared diseases of potato, namely bacterial wilt (*Ralstonia solanacearum* Race 3) and potato cyst nematodes (*Globodera rostochinesis* and *Globodera pallida*). This quarantine area is to be known as the 'Kangaroo Island Protected Production Area'.

6.2 The quarantine areas established under sub-paragraph 6.1 (1) and indexed by Roman numerals cease to exist on the following dates:

Subparagraph (i) on 3 October 2017

6.3 Measures to be taken in Quarantine Areas

- (1) The owner of any commercial premises within a portion of the State declared to be a quarantine area in respect of the pest Onion Smut must take the measures prescribed in the Standard for eradication of that disease.
- (2) The owner of any commercial premises within a portion of the State declared to be a quarantine area in respect of the pest fruit flies must take the measures prescribed in the Standard for the eradication of such flies.
- (3) The owner of any commercial premises within the 'Kangaroo Island Protected Production Area' established under sub-paragraph 6.1(4) must take the measures prescribed in the Standard for eradication of the declared diseases of potato.

6.4 Measures for the exclusion of fruit flies from the Riverland of South Australia ('the Riverland Fruit Fly Quarantine Areas'):

- (1) Host fruits of fruit flies ('host fruits') as defined in paragraph 5.2 (1) are prohibited and must not be imported or introduced into the quarantine areas declared in paragraph 6.1 (3) ('the Riverland Fruit Fly Quarantine Areas') unless:
 - (i) if the host fruit was produced in a State or Territory other than South Australia: the host fruit complies with the provisions of the Standard.
 - (ii) if the host fruit was produced in any part of South Australia outside the Riverland Fruit Fly Quarantine Areas: the host fruit has been certified by an inspector under the Act as having been either:
 - grown in an area free of fruit flies as defined by the Standard;
 - or
 - treated against fruit flies by a method set out in the Standard.
 - (iii) if the host fruit was originally produced in the Riverland Fruit Fly Quarantine Areas, but has moved outside those areas and is now proposed to be re-introduced into those areas, the produce must either be:
 - be certified by an inspector that it has been maintained in an area free of fruit flies or treated against fruit flies by a method set out in the Standard;
 - or
 - moved under an accreditation arrangement as approved by the Minister under Part 4 Division 2 of the Act and regulation 7 of the *Plant Health Regulations 2009*.
- (2) Sub-paragraph (1) (ii) does not apply to host fruit grown for the purpose of sale if that fruit was grown within a fruit fly outbreak suspension area.
- (3) Sub-paragraph (1) does not apply to host fruits that have been purchased within South Australia and are accompanied by an itemised retail purchase docket applicable to that produce.

7. Incorporation of Codes and Standards—Pursuant to Section 59 of the Act

- 7.1 The Plant Quarantine Standard South Australia (the Standard) as in force from time to time is hereby adopted under Section 59 of the Act and provides the basis on which declared pests under 3.1 of this notice are specified, and items listed under 5.2 of this notice may be imported into the State. In addition to being available under Section 59 (2) (a) of the Act, the Standard will be available from the PIRSA website <http://pir.sa.gov.au> or by phoning Biosecurity SA—Plant Health on (08) 8207 7820.
- 7.2 The Plant Health—Plague Locust Control Plan as maintained as part of Primary Industries and Regions South Australia's Emergency Management Documents as in force from time to time is hereby adopted under Section 59 of the Act.

Dated 13 December 2016.

LEON BIGNELL, Minister for Agriculture, Food and Fisheries

No. 15 of 2016

REPORT AND DETERMINATION OF THE REMUNERATION TRIBUNAL
REVIEW OF REMUNERATION FOR THE JUDGE OF THE YOUTH COURT

1. PREAMBLE

The Remuneration Tribunal ("the Tribunal") is given jurisdiction under section 13 of the *Remuneration Act 1990* ("the Act"), to determine the remuneration payable to the judiciary and holders of the public offices listed in that section of the Act. Section 14 of the Act provides that jurisdiction to determine remuneration for other offices may be conferred on the Tribunal by other Acts or by the Governor, by proclamation.

2. PROCEDURAL HISTORY

On 30 September 2016, the Tribunal received an application from the Crown Solicitor's Office ("CSO"), on behalf of the Premier, to convene a sitting of the Tribunal for the purposes of determining the remuneration of the Judge of the Youth Court. The application was made in light of recent legislative changes brought about by the *Statutes Amendment (Youth Court) Act 2016* ("the Amending Act"), which the Tribunal has been advised will come into force on 1 January 2017.

The Amending Act brings about various changes to the *Youth Court Act 1993* ("the YC Act"). The Amending Act abolishes the office of the Senior Judge of the Youth Court, and establishes the office of Judge of the Court, which will remain the principal judicial office of the Youth Court.

3. SUBMISSIONS

Judge Eldridge is the Senior Judge of the Youth Court. The Tribunal wrote to Judge Eldridge on 2 November 2016, inviting submissions. The Tribunal also invited submissions from the Attorney-General, the Judicial Remuneration Coordinating Committee, and the Premier, as the Minister responsible for the Act.

Judicial Remuneration Coordinating Committee ("JRCC"), on behalf of Judge Eldridge, submitted:

- that the Judge of the Youth Court should continue to be paid the remuneration previously awarded to the Senior Judge of the Youth Court;
- that the administrative workload of Judge Eldridge has not changed as a result of the Amending Act;
- Judge Eldridge, as the principal judicial officer of the court, remains administratively responsible for a court consisting of four judicial officers; and
- in addition, the judge is responsible for managing the conferencing unit of the Youth Court. The conferencing unit consists of youth justice coordinators who conduct family conferences in accordance with the *Young Offenders Act 1993*, and care and protection coordinators who conduct family care meetings in accordance with the *Children's Protection Act 1993*. These coordinators comprise allied health professionals including social workers and psychologists, and other professional officers, including lawyers and teachers. At present the staff of the unit consists of 22 professional officers and four administrative officers. The judge is responsible for the administration of the unit including the appointment of the coordinators.

The Crown Solicitor's Office, on behalf of the Premier, submitted:

- that the additional remuneration currently payable to the Senior Judge of the Youth Court, be payable to the Judge of the Youth Court, on commencement of the Amending Act;
- that the duties associated with the newly established office of Judge of the Youth Court will not be significantly different to those currently performed by the Senior Judge of the Youth Court; and
- that the Judge of the Youth Court will continue to perform additional administrative and managerial duties in the position of principal judicial officer of the Youth Court.

4. REPORT

The Tribunal has given consideration to the changes to the court, effected by the legislation, and is satisfied that the allowance previously paid to the Senior Judge is appropriately payable to the Judge of the Court. The Tribunal notes that section 10(1) of the Amending Act designates the Judge of the Youth Court as the principal judicial officer of the court. The Tribunal also notes that the judge of the court assumes oversight of the responsibility of the court's administrative and or ancillary staff, which was previously the function of the Senior Judge of the Youth Court.

The Tribunal will therefore make a Determination varying Determination 5 of 2016, to reflect the changes brought about by the Amending Act.

5. DETERMINATION

The Tribunal hereby varies Determination 5 of 2016 as follows:

- A. By the deletion of the following text from the salary schedule at paragraph 1.1.1 as follows:

"Senior Judge, Youth Court"

- B. By adding the following text within paragraph 1.1.1 at the line directly below "Other Industrial Magistrates":

"Judge of the Youth Court"

The operative date of this amending Determination shall be the commencement date of the *Statutes Amendment (Youth Court) Act 2016*.



John Lewin
PRESIDENT



Peter Alexander
MEMBER



Pamela Martin
MEMBER

Dated this 19th day of December 2016.

No. 16 of 2016

REPORT OF THE REMUNERATION TRIBUNAL
2016 REVIEW OF THE COMMON ALLOWANCE FOR MEMBERS OF THE PARLIAMENT OF
SOUTH AUSTRALIA

1. PREAMBLE

The *Remuneration Act 1990* ("the Act") was introduced to establish an independent tribunal to determine the remuneration payable to members of the judiciary, and the remuneration or part of the remuneration payable in respect of certain other offices. Section 14 of the Act provides that additional jurisdiction may be conferred on the Tribunal by any other Act, or by proclamation of the Governor. Section 3A of the *Parliamentary Remuneration Act 1990* ("the PR Act") confers jurisdiction on the Remuneration Tribunal to make a determination or perform any other function required by the PR Act.

In 2015, the PR Act was amended by the *Parliamentary Remuneration (Determination of Remuneration) Amendment Act 2015* ("the Amending Act") and a number of allowances for Members of the Parliament and Ministers of the Crown were abolished. To compensate for the abolition of the allowances, a Common Allowance was established by the Amending Act, and the Remuneration Tribunal was given a statutory direction by the Amending Act to determine the amount of the Common Allowance. Accordingly, the Tribunal issued Report and Determination 7 of 2015, which determined the amount of the Common Allowance for Members of the Parliament.

Section 4AA(3) of the PR Act, as amended, provides that the Tribunal must review the Common Allowance once per year, and if the Tribunal considers it appropriate to do so, the Tribunal may determine an increase to the level of the Common Allowance.

2. PROCEDURAL HISTORY

Section 10(2) of the Act, requires that before the making of a Determination affecting the remuneration of a particular person, or persons of a particular class, the Tribunal must allow that person, or persons of that class, a reasonable opportunity to make submissions.

The Tribunal wrote to the Premier, as the Minister responsible for the Act, and the Members of the Parliament on 18 October 2016, notifying the parties of the Tribunal's intention to review the Common Allowance, and inviting submissions with a closing date of 18 November 2016. No submissions were received by the Tribunal.

A formal sitting of the Tribunal was convened in relation to this matter on 5 December 2016.

3. REPORT

The Tribunal has conducted its annual review of the Common Allowance for the Members of the Parliament. On the material before the Tribunal, we discern no basis on which it would be appropriate in the circumstances to vary the Common Allowance.

There are no submissions from any member of Parliament for whom the Common Allowance forms a component of remuneration, submitting that it is appropriate to vary the Common Allowance. The Common Allowance was determined by the Tribunal, as referred to in section 4AA of the PR Act.

The Tribunal considers it appropriate to note some of the comments made in the Tribunal's 2015 report accompanying the Determination that established the Common Allowance, which summarised the functions it was required to perform, as follows:

"5.11.1. Ascertain the full value of specified travel entitlements.

5.11.2. Make a determination that reasonably compensates members of parliament for the loss of those entitlements.

5.11.3. Determine the amount of payment currently made for service as ordinary members of committees as a quotient.

5.11.4. If the amount of the quotient is considered inadequate remuneration to replace existing payments for committee service make a further determination of an additional amount."

The effect of the Amending Act included the abolition of existing prescribed payments for members of Parliament who were ordinary members of parliamentary committees. The Tribunal's 2015 report also summarised the following in relation to functions the Tribunal was required to perform:

"5.3 Before proceeding to address each of the two areas of consideration it is necessary to provide some explanation of the approach that the Tribunal must take to the functions that comprise the statutory duties it is directed to perform.

5.4. Where a Tribunal is assigned a task or function by legislation it must do so in accordance with and within the boundaries of the relevant statutory provisions and in a manner that conforms to any direction expressed by the terms of the statute.

5.5. In this case it is to be noted that there are several mandatory tasks that are to be performed by the Tribunal. Mandatory direction to the Tribunal is effected by the inclusion of the word "must" in the commencing words of subsections (1) and (2) of section 4AA. However, it is also to be noted that the relevant statutory provisions confer some discretion upon the Tribunal in relation to certain aspects of the matters to be dealt with under section 4AA.

5.6. Thus, under subsection (1) of section 4AA the Tribunal "must" "ascertain the full value" of the named travel entitlements and "must" then determine an amount which "reasonably compensates" a member of Parliament for the abolition of the named entitlements.

5.7. Some pertinent considerations flow from these aspects of the statutory language. Most importantly, the Tribunal must make a Determination of an amount of compensation. The amount so determined must be reasonable and the amount of compensation must be arrived at by reference to the loss of the full value of travel entitlements and not other extraneous considerations. The statute directs that the Determination of the relevant amount by the Tribunal must be the source of the reasonable compensation for the lost entitlements. The existence of other entitlements or remuneration is not therefore a relevant consideration. The Determination must arise from a clear nexus between the full value of the named entitlements abolished and the amount of reasonable compensation judged by the Tribunal, although the two need not be identical."

The Tribunal's Determination 7 of 2015 determined appropriate amounts as directed by the legislation, totalling \$30,294, which is the level of the Common Allowance. It will be observed that this amount is comprised of components subject to diverse considerations. In these circumstances, particularly in the absence of any submissions, the Tribunal cannot be satisfied that a uniform variation is warranted. Rather, in our view, appropriate consideration of each of the components, and any relevant change in circumstances, would be indicated as a basis for a review. In this respect, the Tribunal would have regard to submissions made by persons to whom the Determination applies in accordance with the legislation. Nothing has been put to the Tribunal, in relation to the level of the various components of the Common Allowance, accordingly.

Moreover, the Tribunal is not independently aware of any relevant changes in circumstances which would, in our view, warrant a variation to the Common Allowance at this time.

Accordingly, the Tribunal will make no variation to Determination 7 of 2015, which will continue to apply.



John Lewin
PRESIDENT



Peter Alexander
MEMBER



Pamela Martin
MEMBER

Dated this 19th day of December 2016.

No. 17 of 2016

REPORT OF THE REMUNERATION TRIBUNAL
2016 REVIEW OF ELECTORATE ALLOWANCES FOR MEMBERS OF THE PARLIAMENT OF
SOUTH AUSTRALIA

1. PREAMBLE

The *Remuneration Act 1990* ("the Act") was introduced to establish an independent tribunal to determine the remuneration payable to members of the judiciary, and the remuneration or part of the remuneration payable in respect of certain other offices. Section 14 of the Act provides that additional jurisdiction may be conferred on the Tribunal by any other Act, or by proclamation of the Governor. Section 3A of the *Parliamentary Remuneration Act 1990* ("the PR Act") confers jurisdiction on the Remuneration Tribunal to make a determination or perform any other function required by the PR Act.

Section 4(1)(c) of the PR Act provides that electorate allowances form part of the remuneration of members of the Parliament and Section 8(2) of the Act requires the Tribunal to review previous Determinations of remuneration under the Act at least once in each year.

2. BACKGROUND

In 2015, the PR Act was amended by the *Parliamentary Remuneration (Determination of Remuneration) Amendment Act 2015* ("the Amending Act") and the expense allowances for Ministers of the Crown and Officers of the Parliament were abolished. The Tribunal has therefore not considered expense allowances as part of its review in 2016, as this component of remuneration now forms part of the common allowance for the members of the Parliament. Accordingly, this review has been conducted in relation to electorate allowances only.

3. PROCEDURAL HISTORY

Section 10(2) of the Act, requires that before the making of a Determination affecting the remuneration of a particular person, or persons of a particular class, the Tribunal must allow that person, or persons of that class, a reasonable opportunity to make submissions.

The Tribunal wrote to the Premier, as the Minister responsible for the Act, and the members of the Parliament on 18 October 2016, notifying the parties of the Tribunal's intention to review the electorate allowance, and inviting submissions with a closing date of 18 November 2016. No submissions were received by the Tribunal.

A formal sitting of the Tribunal was convened in relation to this matter on 5 December 2016.

4. REPORT

The Tribunal has conducted its annual review of electorate allowances for 2016. The electorate allowance is an allowance in respect of discharging parliamentary duties within the electorate the member of Parliament represents. In the absence of any submissions, the Tribunal is unable to discern what expenses of this kind have increased.

Accordingly, the Tribunal will issue an electorate allowance Determination in similar terms as the Tribunal's Determination 2 of 2014, however, the expense allowances for Ministers of the Crown will be removed, pursuant to section 3B(e) of the PR Act, as amended by the *Parliamentary Remuneration (Determination of Remuneration) Amendment Act 2015*, which abolished the expense allowances with effect from the commencement date of the Amending Act.



John Lewin
PRESIDENT



Peter Alexander
MEMBER



Pamela Martin
MEMBER

Dated this 19th day of December 2016.

No. 17 of 2016

DETERMINATION OF THE REMUNERATION TRIBUNAL
ELECTORATE ALLOWANCES FOR MEMBERS OF THE PARLIAMENT OF SOUTH AUSTRALIA

1. SCOPE OF DETERMINATION

- 1.1 This Determination applies to the members of the Parliament of South Australia.
- 1.2 Expense allowances for Ministers of the Crown have been abolished pursuant to section 3B(e) of the *Parliamentary Remuneration Act 1990*.

2. ELECTORATE ALLOWANCES FOR MEMBERS OF PARLIAMENT

- 2.1 There shall be payable to a member of Parliament, in respect of the expenses of discharging duties in the Electoral District the member represents, an electorate allowance at the following annual rate.

<u>ELECTORAL DISTRICT</u>	<u>RATE PER ANNUM</u>
2.1.1 HOUSE OF ASSEMBLY	
(a) Adelaide, Ashford, Bragg, Bright, Cheltenham, Colton, Croydon, Davenport, Dunstan, Elder, Enfield, Fisher, Florey, Hartley, Kaurna, Lee, Little Para, Mawson, Mitchell, Morialta, Morphett, Napier, Newland, Playford, Port Adelaide, Ramsay, Reynell, Torrens, Unley, Waite, West Torrens and Wright.	\$16,325
(b) Heysen, Kavel, Light and Taylor	\$22,900
(c) Frome, Mount Gambier and Schubert	\$26,760
(d) Chaffey, Goyder, Finniss and Hammond	\$34,580
(e) MacKillop	\$39,105
(f) Flinders	\$44,915
(g) Giles and Stuart	\$49,865
2.1.2 LEGISLATIVE COUNCIL	
Members of the Legislative Council	\$22,085

- 2.2 The electorate allowance payable to a Member under clause 2.1 shall be calculated from the day on which he or she commences to be a Member, and except as provided by clause 2.3, shall cease to be payable on the day on which such person ceases to be a Member.
- 2.3 A former member of the Parliament shall be deemed to continue as a member of the Parliament until a successor is elected in his or her place.

3. OPERATIVE DATE

- 3.1 The operative date of this Determination shall be 19 December 2016.
- 3.2 This Determination replaces Determination 2 of 2014 in its entirety.



John Lewin
PRESIDENT



Peter Alexander
MEMBER



Pamela Martin
MEMBER

Dated this 19th day of December 2016.

No. 18 of 2016

REPORT OF THE REMUNERATION TRIBUNAL
ANNUAL REVIEW OF REIMBURSEMENT OF EXPENSES APPLICABLE TO THE
ELECTORATE OF FINNISS – TRAVEL BY FERRY

1. PREAMBLE

The *Remuneration Act 1990* ("the Act") was introduced to establish an independent tribunal to determine the remuneration payable to members of the judiciary, and the remuneration or part of the remuneration payable in respect of certain other offices. Section 14 of the Act provides that additional jurisdiction may be conferred on the Tribunal by any other Act, or by proclamation of the Governor. Section 3A of the *Parliamentary Remuneration Act 1990* ("the PR Act") confers jurisdiction on the Remuneration Tribunal ("the Tribunal") to make a determination or perform any other function required by the PR Act.

Section 3A(3) of the PR Act provides that the Tribunal may make a different provision according to the member, the electorate, the House of Parliament or the circumstances to which the Determination is to apply. The last Determination in relation to reimbursement of expenses applicable to the electorate of Finnis is Determination 5 of 2015, which applies to the specific circumstances within the electorate of Finnis, where ferry travel by sea is routinely required to move around the electorate for the purposes of parliamentary business.

2. PROCEDURAL HISTORY

Section 8(2) of the Act requires the Tribunal to review its Determination annually, and section 10(2) of the Act, requires that before the making of a Determination affecting the remuneration of a particular person, or persons of a particular class, the Tribunal must allow that person, or persons of that class, a reasonable opportunity to make submissions.

The Tribunal wrote to the parties who are subject to this Determination on 18 October 2016, notifying the parties of the Tribunal's intention to review the specific reimbursement of ferry travel expenses associated with the electorate of Finnis, and inviting submissions with a closing date of 18 November 2016. No submissions were received by the Tribunal.

3. REPORT

The Tribunal has conducted its annual review of Determination 5 of 2015. The level of the allowance for the electorate of Finnis is fixed in Determination 5 of 2015. The allowance is based on the reimbursement of expenses actually and necessarily incurred, by the member for Finnis, for the purposes of travel by ferry between Kangaroo Island and the Fleurieu Peninsula, for electoral purposes. The reimbursement is currently capped at an amount of \$3,380, and in the absence of any submission that the allowance is inadequate for this purpose, the Tribunal considers that there is no

necessity to vary the allowance. Accordingly, the terms of the Tribunal's Determination 5 of 2015 shall continue to apply.

The Electoral Districts Boundaries Commission has recently determined a realignment of South Australia's electoral boundaries, which will affect the electorate of Finniss, with effect at the next election of members of the House of Assembly. The Tribunal will review the Determination, having regard to the electorate within which Kangaroo Island is situated, subsequent to that election.



John Lewin
PRESIDENT



Peter Alexander
MEMBER



Pamela Martin
MEMBER

Dated this 19th day of December 2016.



**Government
of South Australia**

**TREASURER'S
QUARTERLY STATEMENT**

for the

**THREE MONTHS ended on
30 JUNE 2016 and 30 JUNE, 2015**

*Presented by the
Honourable T. Koutsantonis M.P.
Treasurer of South Australia*

GOVERNMENT OF SOUTH AUSTRALIA**COMMENTARY TO THE STATEMENT OF THE AMOUNTS CREDITED TO AND ISSUED
FROM THE CONSOLIDATED ACCOUNT FOR THE QUARTERS ENDED 30 JUNE 2016
AND 30 JUNE 2015*****Receipts****Taxation*

Payroll tax receipts in 2015-16 were higher than in 2014-2015, mainly due to growth in taxable payrolls.

Stamp duty receipts in 2015-16 and the June 2016 quarter were lower than in 2014-15. This was mainly due to lower conveyance duty receipts from large transactions, which are variable in nature and also impacted by the first one-third reduction in duty rates on transfers of real non-residential properties, partially offset by additional insurance duty collections.

Gambling tax receipts in 2015-16 were higher than in 2014-15 mainly due to increased receipts from the South Australian Lotteries Commission reflecting growth in net gambling revenue, partially offset by lower receipts from gaming machines in hotels and clubs

Gambling tax receipts for the June 2016 quarter were slightly lower than the same period last year, mainly due to lower receipts from gaming machines in hotels and clubs.

Land tax receipts for both 2015-16 and the June 2016 quarter were lower than the same periods in 2014-15, mainly due to the timing of land tax payments from public sector entities.

Royalties

Royalty receipts in 2015-16 were lower than in 2014-15 primarily reflecting the impact of lower crude oil prices on petroleum receipts.

Royalty receipts in the June 2016 quarter were lower compared to the same period last year due to the timing of payments. However, underlying collections were slightly higher largely due to increased mineral production at a number of mines offsetting declines in petroleum receipts.

Fees and charges

Fees and charges for both 2015-16 and the June 2016 quarter were higher than the same periods in 2014-15 mainly due to an increase in guarantee fees.

Commonwealth – General Purpose Payments

Growth in general purpose grants in 2015-16 compared to 2014-15 is not indicative of underlying Goods and Services Tax (GST) revenue growth. This is because monthly grants are paid according to a payment schedule prepared by the Commonwealth Government rather than in accordance with the actual emerging monthly GST collections.

In its 2015-16 Final Budget Outcome, the Commonwealth Government indicated that the GST pool available to the states grew by 5.5 per cent in 2015-16.

Receipts in 2015-16 are higher than originally anticipated, mainly due to an increase in the GST pool and the annual adjustment for actual collections received by the Commonwealth in 2014-15.

Commonwealth – Specific Purpose Payments

Specific Purpose Payments (SPPs) for 2015-16 were slightly higher than in 2014-15 due to the timing of payments for the National Affordable Housing SPP in 2014-15.

Commonwealth – National Partnership Payments

National Partnership (NP) payments were higher in 2015-16 than in 2014-15 mainly due to the timing of payments for the Pay Equity NP, with budgeted payments for 2014-15 being carried over and paid in the 2015-16.

Other receipts

Other receipts in 2015-16 were lower than 2014-15 mainly due to the return of equity from SA Water.

Payments

Payments pursuant to the Appropriation Act (i.e. to agencies) are \$150 million higher than forecast in the original 2015-16 Budget. Greater than budgeted payments were made to the following:

- Department for Communities and Social Inclusion (\$35 million)
- Department for Education and Child Development (\$25 million)
- Department of Planning, Transport and Infrastructure (\$123 million)
- Department of Primary Industries and Regions (\$17 million)
- Administered Items for Department of Treasury and Finance (\$21 million)

This was partially offset by lower than budgeted payments to:

- Administered Items for the Attorney-General's Department (\$39 million)
- Department of State Development (\$37 million)

All appropriations were paid within approved limits established under the various acts.

Note

Caution should be exercised in interpreting the quarterly statement of Consolidated Account transactions. Unlike the State Budget, which comprises transactions on an accrual basis, the information reflected in the quarterly statements is limited to cash transactions. Also, the Consolidated Account does not capture all the transactions undertaken by the general government sector (in particular, it does not record receipts to and payments from special deposit accounts). Finally, the timing of receipts and payments could be volatile within a particular year. As a result, apparently large movements between years may only be due to changes in the timing of receipts and payments and therefore may not have consequences for the underlying budget position.

GOVERNMENT OF SOUTH AUSTRALIA

**SUMMARY OF THE STATEMENT
ON THE CONSOLIDATED ACCOUNT FOR THE
QUARTERS AND 12 MONTHS ENDED 30 JUNE 2016, AND 30 JUNE, 2015**

(Prepared on a Cash Basis)

- Twelve months ended -			- Quarter ended -		
30 June 2016	30 June 2015	Variation	30 June 2016	30 June 2015	Variation
\$ 000	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
RECEIPTS					
11,142,086	13,372,401	-2,230,315	3,283,482	3,080,852	202,630
PAYMENTS					
12,296,116	11,726,685	569,431	2,864,664	2,732,578	132,086
FINANCING REQUIREMENT					
1,154,030	-1,645,716	2,799,746	-418,818	-348,274	-70,544
BORROWINGS					
-	-	-	-	-	-
CONSOLIDATED ACCOUNT RESULT					
Deficit / - Surplus					
1,154,030	-1,645,716	2,799,746	-418,818	-348,274	-70,544

GOVERNMENT OF SOUTH AUSTRALIA

STATEMENT OF THE RECEIPTS AND BORROWINGS ON THE CONSOLIDATED ACCOUNT
FOR THE QUARTERS AND 12 MONTHS ENDED 30 JUNE, 2016 AND 30 JUNE, 2015*(Prepared on a Cash Basis)*

	- Twelve months ended -					- Quarter ended -	
	Budget	30 June	30 June	30 June	30 June	30 June	30 June
	2015-16	2016	2015	2016	2016	2015	2015
	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
RECEIPTS -							
Taxation -							
Gambling	409,435	388,742	386,414	92,996	95,837		
Land Tax	580,331	348,988	564,919	97,691	137,504		
Payroll Tax	1,418,278	1,340,958	1,319,789	332,478	320,473		
Stamp Duties	1,526,117	1,557,715	1,567,264	389,715	412,346		
Commonwealth Places Mirror Tax	26,500	25,136	24,752	5,859	5,672		
Other taxes on property	-	25	140	-	25		
Total Taxation	3,960,661	3,661,564	3,863,278	918,739	971,857		
Contributions from State Undertakings	315,859	387,727	354,871	306,218	261,174		
Recoveries	53,737	319,309	187,630	308,001	165,759		
Fees and charges	525,551	482,281	452,101	131,013	128,218		
Royalties	289,734	201,395	238,527	26,241	35,864		
Commonwealth -							
General Purpose Grants	5,517,500	5,613,934	5,020,023	1,415,635	1,269,927		
Specific Purpose Grants	277,270	300,908	285,738	75,863	64,253		
National Partnership Payments	24,584	35,330	28,302	21,928	18,104		
Total Commonwealth	5,819,354	5,950,172	5,334,063	1,513,426	1,352,284		
Other Receipts	141,165	139,638	2,941,931	79,844	165,696		
Total Receipts	11,106,061	11,142,086	13,372,401	3,283,482	3,080,852		
BORROWINGS -							
Funds borrowed from South Australian							
Government Financing Authority	1,040,693	1,154,030	-1,645,716	-418,818	-348,274		
Total Receipts and Borrowings	12,146,754	12,296,116	11,726,685	2,864,664	2,732,578		

GOVERNMENT OF SOUTH AUSTRALIA

STATEMENT OF THE PAYMENTS ON THE CONSOLIDATED ACCOUNT
FOR THE QUARTERS AND 12 MONTHS ENDED 30 JUNE, 2016 AND 30 JUNE, 2015*(Prepared on a Cash Basis)*

	Budget 2015-16 \$ 000	- Twelve months ended -		- Quarter ended -	
		30 June 2016 \$ 000	30 June 2015 \$ 000	30 June 2016 \$ 000	30 June 2015 \$ 000
PAYMENTS -					
Attorney-General's Department	109,678	112,356	104,291	27,629	24,595
Administered items for Attorney-General's Department	98,533	59,822	77,365	-18,492	17,952
Auditor-General's Department	16,598	16,598	16,191	3,864	4,247
Courts Administration Authority	94,361	94,361	97,958	19,545	24,664
Defence SA	18,636	18,636	16,467	2,264	1,680
Department for Communities and Social Inclusion	1,015,896	1,050,235	1,046,238	196,371	216,986
Administered Items for the Department for Communities and Social Inclusion	190,374	187,611	184,930	51,111	49,030
Department for Correctional Services	280,964	280,964	283,806	65,006	101,752
Department of Education and Child Development	2,654,287	2,679,876	2,609,531	677,208	613,096
Administered Items for the Department of Education and Child Development	244,596	244,596	240,710	11,485	14,508
Department of Health and Ageing	3,184,564	3,184,564	3,070,300	673,564	589,000
Department of Environment, Water and Natural Resources	155,185	155,185	132,698	44,972	44,637
Administered Items for the Department of Environment, Water and Natural Resources	19,083	18,861	19,054	628	761
Department for Planning, Transport and Infrastructure	560,412	683,252	546,492	253,704	264,960
Administered Items for the Department of Planning, Transport and Infrastructure	7,928	8,393	10,690	1,679	1,813
Department of Primary Industries and Resources	105,085	122,292	100,296	42,129	4,103
Administered items for the Department of Primary Industries and Resources	4,099	4,099	4,278	1,315	1,853
Department of the Premier and Cabinet	75,551	75,551	87,890	16,414	12,503
Administered items for the Department of Premier and Cabinet	1,879	1,879	2,079	-	-
Department of State Development	674,320	637,737	680,658	102,766	184,244
Administered Items for the Department of State Development	7,629	8,700	7,855	1,920	1,078
Department of Treasury and Finance	55,722	64,792	50,412	13,070	10,799
Administered items for the Department of Treasury and Finance	1,592,537	1,613,581	1,406,543	459,029	339,758
Electoral Commission of South Australia	5,819	4,800	3,370	248	475
Administered Items for Electoral Commission of South Australia	45	38	-	-1	-
House of Assembly	9,103	7,096	6,564	1,883	2,080
Independent Gambling Authority	1,769	1,769	1,731	449	451
Joint Parliamentary Services	11,572	10,781	11,233	2,879	2,637
Legislative Council	6,102	4,930	4,482	1,284	1,355
Minister for Tourism	4,796	4,796	4,679	-	-
South Australia Police	757,567	757,567	732,750	169,393	164,162
Administered items for South Australia Police	177	177	173	55	57
South Australian Tourism Commission	69,007	69,495	53,335	10,101	9,450
State Governor's Establishment	3,531	3,531	4,026	-	720
Payments for which specific appropriation is authorised in various Acts	109,349	107,195	107,610	31,192	27,172
	12,146,754	12,296,116	11,726,685	2,864,664	2,732,578

South Australia

Youth Court (Children's Protection) Variation Rules 2016

under the *Youth Court Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation of principal rules

Part 2—Variation of *Youth Court (Children's Protection) Rules 2012*

- 4 Rule 5 revoked
 - 5 Insertion of rule 7A
 - 7A Forms
 - 6 Insertion of Schedule
-

Part 1—Preliminary

1—Short title

These rules may be cited as the *Youth Court (Children's Protection) Variation Rules 2016*.

2—Commencement

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

3—Variation of principal rules

The *Youth Court (Children's Protection) Rules 2012* are varied in the manner set out in Part 2.

Part 2—Variation of *Youth Court (Children's Protection) Rules 2012*

4—Rule 5 revoked

Rule 5 is revoked.

5—Insertion of rule 7A

After rule 7 insert:

7A—Forms

- (1) It is sufficient compliance with these rules, as to the form of any document, if the document is substantially in accordance with the form specified by these rules.

- (2) Forms not provided by these rules may be prepared at the direction of the Court or by the Registrar on behalf of the Court.
- (3) All forms for use specifically in the children's protection jurisdiction must use numbering with the prefix *CP*.
- (4) The forms set out in the Schedule must be used for the purposes specified in the Schedule or these rules.

6—Insertion of Schedule

After rule 19 insert:

Schedule – Forms

Form CP1

APPLICATION FOR INVESTIGATION AND ASSESSMENT ORDERS (and Notice of Hearing)

Youth Court of South Australia

www.courts.sa.gov.au

Children's Protection Act 1993 (Section 20)

Court of Origin	YOUTH COURT OF SOUTH AUSTRALIA
Sitting At	ADELAIDE
Registry Address	75 Wright Street, ADELAIDE, SA 5000
Registry Telephone Number	(08) 8204 0331 Fax: (08) 8204 0333
Court File Number	
Date Filed/Issued:	

File Particulars

Chief Executive

Address for Service:

Contact Telephone:

AND

Guardian/Mother

Name

Address

AND

Guardian/Father

Name

Address

AND

Child/Children

Name

Date of Birth

Ethnic Group

The Chief Executive Officer applies for the following orders (include statutory provision for order):

1.

The grounds of the application are:

1.

Particulars of the factual allegations are:

1.

Dated the day of 20

.....
Applicant/Solicitor

To the abovenamed parties:

TAKE NOTICE that this application will be heard by the Youth Court Sitting at 75 Wright Street, Adelaide on

AND

Guardian/Mother

Name

Address

AND

Guardian/Father

Name

Address

AND

Child/Children

Name

Date of Birth

Ethnic Group

Date of Order to be extended:

Original Court:

Sitting at:

The Chief Executive Officer HEREBY APPLIES to **EXTEND** the above described order.

Orders to be extended:

1.

AND a new order:

1.

Grounds for the extension:

1.

Dated the day of 20

.....
Applicant/Solicitor

To the abovenamed parties:

TAKE NOTICE that this application will be heard by the Youth Court Sitting at 75 Wright Street, Adelaide on

at am/pm.

NOTE:

If you wish to be heard or oppose the order sought, you should:

1. seek legal advice immediately
- and
2. attend the hearing

If you do not attend, orders may be made in your absence.

Form CP3

APPLICATION FOR INTERLOCUTORY OR OTHER ORDERS

Youth Court of South Australia

www.courts.sa.gov.au

Children's Protection Act 1993

Court of Origin	YOUTH COURT OF SOUTH AUSTRALIA
Sitting At	ADELAIDE
Registry Address	75 Wright Street, ADELAIDE, SA 5000
Registry Telephone Number	(08) 8204 0331 Fax: (08) 8204 0333
Court File Number	
Date Filed/Issued:	

File Particulars

Chief Executive/Minister

Address for Service:

Contact Telephone:

AND

Guardian/Mother

Name

Address

AND

Guardian/Father

Name

Address

AND

Child/Children

Name

Date of Birth

Ethnic Group

The abovementioned Minister/Guardian/Child hereby applies for the orders/directions set out below:

Orders sought (include statutory provision for order):

- 1.

Grounds of Application:

- 1.

To the abovenamed parties:

Dated day of 20

.....

Guardian/Mother

Name

Address

AND

Guardian/Father

Name

Address

AND

Child/Children

Name

Date of Birth

Ethnic Group

I

Full name, address and occupation

make oath and say/affirm:

1. I am the abovenamed .

2.

SWORN/AFFIRMED by)

)

at)

)

on day of 20)

.....

Deponent

Before me:

.....

(person taking oath)

Name

Address

AND

Child/Children

Name

Date of Birth

Ethnic Group

To

of

TAKE NOTICE that in the above proceedings, the abovenamed

of

has sought the following order(s):

1.

The Court may join you as a party to the proceedings and must allow you a reasonable opportunity to make representation to the Court as to why any order(s) binding upon you should not be made.

Dated this day of 20

.....
Applicant/Solicitor

To the abovenamed parties:

TAKE NOTICE that this application will be heard by the Youth Court Sitting at 75 Wright Street, Adelaide on

at am/pm.

NOTE:

If you wish to be heard or oppose the order sought, you should:

1. seek legal advice immediately

and

2. attend the hearing

If you do not attend, orders may be made in your absence.

Form CP6

CARE AND PROTECTION APPLICATION

Youth Court of South Australia

www.courts.sa.gov.au

Children's Protection Act 1993 (Section 37)

Court of Origin YOUTH COURT OF SOUTH AUSTRALIA
Sitting At ADELAIDE
Registry Address 75 Wright Street, ADELAIDE, SA 5000
Registry Telephone Number (08) 8204 0331 Fax: (08) 8204 0333
Court File Number
Date Filed/Issued:

File Particulars

Minister

Address for Service:

Contact Telephone:

AND

Guardian/Mother

Name

Address

The date of the expiry of the ten (10) weeks pursuant to section 39(2) of the Act is

NOTE:

If you wish to be heard or oppose the order sought, you should:

1. seek legal advice immediately

and

2. attend the hearing

If you do not attend, orders may be made in your absence.

Form CP7

RESPONSE

Youth Court of South Australia

www.courts.sa.gov.au

Youth Court (Children's Protection) Rules 2012 (Rule 10)

Court of Origin	YOUTH COURT OF SOUTH AUSTRALIA
Sitting At	ADELAIDE
Registry Address	75 Wright Street, ADELAIDE, SA 5000
Registry Telephone Number	(08) 8204 0331 Fax: (08) 8204 0333
Court File Number	
Date Filed/Issued:	

File Particulars

Minister

Address for Service:

Contact Telephone:

AND

Guardian/Mother

Name

Address

AND

Guardian/Father

Name

Address

AND

Child/Children

Name

Date of Birth

Ethnic Group

the abovementioned Minister hereby:

1. Opposes the following orders sought in the application:

2. Does not oppose the following orders sought in the application:

3. Proposes the following alternative order:

4. State the ground of the application which is admitted/ disputed/ not admitted but not disputed:

5. State the factual allegation of the application which is admitted/ disputed (and why)/ not admitted but not disputed:

Dated this day of 20

.....
 Signature

To the abovementioned parties:

TAKE NOTICE that this application will be heard by the Youth Court Sitting at 75 Wright Street, Adelaide on

at am/pm.

The date of the expiry of the ten (10) weeks pursuant to section 39(a) of the Act is

Form CP8

UNDERTAKING

Youth Court of South Australia

www.courts.sa.gov.au

Children's Protection Act 1993 (Section 38(1)(a))

Court of Origin	YOUTH COURT OF SOUTH AUSTRALIA
Sitting At	ADELAIDE
Registry Address	75 Wright Street, ADELAIDE, SA 5000
Registry Telephone Number	(08) 8204 0331 Fax: (08) 8204 0333
Court File Number	
Date Filed/Issued:	

File Particulars

Minister

Address for Service:

Contact Telephone:

AND

Guardian/Mother

Name

Address

AND

Guardian/Father

Name

Address

AND

Child/Children

Name

Date of Birth

Ethnic Group

Before

on day of 20

I

of

undertake to the Court as follows:

1.

I accept that I will be bound by the undertaking until the day of 20 / or excused by order of the Court.

I acknowledge that if I do not comply with my undertaking, I may be guilty of contempt of the Court and may be punished.

Dated this day of 20

.....

Signature

Name

Address

AND

Child/Children

Name

Date of Birth

Ethnic Group

Date of Original Order/Instrument of
Guardianship:

Court Sitting at:

The abovenamed

HEREBY APPLIES to **VARY/REVOKE** the above order/instrument.

The variation(s) sought is/are:

1.

The grounds of the application are:

1.

Particulars of the factual allegations are:

1.

Dated the day of 20

.....
Applicant/Solicitor

To the abovenamed parties:

TAKE NOTICE that this application will be heard by the Youth Court Sitting at 75 Wright Street, Adelaide on
at am/pm.

NOTE:

If you wish to be heard or oppose the application, you should:

- 1. seek legal advice immediately**

and

- 2. attend the hearing**

If you do not attend, orders or directions may be made in your absence.

Name:

Address:

(Father)

AND

Name:

Address:

(Other Party)

AND

Name:

(Child)

Date Served on the Offender:

Date Lodged at Court:

60 days Expiry Period:

Made by the Judge and Magistrates who are members of the principal judiciary of the Youth Court:

PENELOPE ELDRIDGE, Judge of the Court
CATHY DELAND, Magistrate of the Court
MELANIE LITTLE, Magistrate of the Court
LUKE DAVIS, Magistrate of the Court

South Australia

Youth Court (Young Offenders) Rules 2016

under the *Youth Court Act 1993*

Contents

1	Short title
2	Commencement
3	Interpretation
4	Application of rules
5	Object of rules
6	Power to give directions etc
7	Magistrates Court Rules 1992 to apply
8	Forms
9	Election to be treated as an adult

1—Short title

These rules may be cited as the *Youth Court (Young Offenders) Rules 2016*.

2—Commencement

These rules will come into operation on 1 January 2017.

3—Interpretation

(1) In these rules—

criminal jurisdiction of the Court means the jurisdiction of the Court under the *Young Offenders Act 1993*;

direction of the Court means a practice direction or specific direction or order of the Court; and *direct* has a corresponding meaning;

Magistrates Court means the Magistrates Court of South Australia;

Registrar means the Registrar of the Court;

youth has the same meaning as in the *Young Offenders Act 1993*;

4—Application of rules

These rules apply to the jurisdiction of the Court under the *Young Offenders Act 1993* and are to be read together with the *Youth Court (General) Rules 2016*.

5—Object of rules

The object of these rules is the fair, effective, expeditious and efficient conduct of the proceedings of the Court.

6—Power to give directions etc

The Court may, in any proceedings, if it considers it appropriate to do so in particular circumstances, do either or both of the following:

- (a) give directions as to the practice and procedure to be followed in the circumstances;
- (b) dispense with compliance with a provision of these rules (including a provision governing the exercise of a power of the Court).

7—Magistrates Court Rules 1992 to apply

- (1) Subject to any provision of the *Young Offenders Act 1993* or the *Youth Court Act 1993* to the contrary, the *Magistrates Court Rules 1992* will apply to the extent they are relevant to proceedings in the criminal jurisdiction of the Court under the *Young Offenders Act 1993* except as already provided for by these rules but with such adaptation and modification as necessary or as may be set out in the succeeding provisions.
- (2) However, in the event of conflict between a provision of the *Magistrates Court Rules 1992* and a provision of the *Young Offenders Act 1993* or the *Youth Court Act 1993*, the latter provision prevails to the extent of that conflict.

8—Forms

- (1) It is sufficient compliance with these rules, as to the form of any document, if the document is substantially in accordance with the form specified by these rules.
- (2) Forms not provided for by these rules may be prepared at the direction of the Court or by the Registrar on behalf of the Court.
- (3) As far as possible, the relevant forms of the Magistrates Court and those prescribed under the *Bail Act 1985* and the *Criminal Law (Sentencing) Act 1988* are adopted with such jurisdictional and other adaptation and modifications as necessary.
- (4) All Youth Court forms adopted from the Magistrates Court will bear the heading, signature clauses and any other identifier of the Court as required and will have the same number as the equivalent Magistrates Court form but with the letter 'Y' added

Example—

The Magistrates Court *Warrant of Apprehension* is Form 6 and is adapted as Form 6Y for use by the Court.

- (5) The forms set out in the Schedule, not being those adopted from the *Magistrates Court Rules 1992* or prescribed under the *Bail Act 1985* and the *Criminal Law (Sentencing) Act 1988*, must be used for the purposes specified in the Schedule or these rules and must have a numbering with the prefix *YO*

Example—

The *Right to Legal Representation* is Form YO1

9—Election to be treated as an adult

- (1) The form of election pursuant to section 17(3)(b) of the *Young Offenders Act 1993* must comply with Form 8Y as adapted from the *Magistrates Court Rules 1992*.
- (2) The youth charged must be provided with a form of election:
 - a) where the youth is served with a summons at the time of service of the summons; and
 - b) in any other case when the youth first appears before the Court.
- (3) An election is made by filing a duly completed form of election in the Court.

Schedule – Forms

Form YO1

RIGHT TO LEGAL REPRESENTATION

To be provided to any youth not represented by counsel or solicitor

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act, 1993 - Section 30(2)(b)

**BEFORE YOU GO TO THE YOUTH COURT
REMEMBER THAT YOU HAVE THE RIGHT
TO GET LEGAL ADVICE AND
TO BE REPRESENTED BY A LAWYER IN COURT**

There are three main ways to get legal help, **but do not delay**. It is in your interests to contact the person or agency of your choice as soon as possible.

1 You can contact the Legal Services Commission

- For telephone advice call toll free 1300 366 424 (Monday – Friday 9.00am to 4.30pm) or visit the web address at www.lsc.sa.gov.au

For all other services contact the office nearest to you to make an appointment

YOUTH COURT	75 Wright Street ADELAIDE	8111 5310
ADELAIDE	159 Gawler Place, ADELAIDE	8111 5555
ELIZABETH	Windsor Bldg Elizabeth City ELIZABETH	8111 5400
HOLDEN HILL	7/ 560 North East Rd, HOLDEN HILL	8111 5440
MOUNT BARKER	18 Walker Street, MOUNT BARKER	8111 5320
NOARLUNGA	Noarlunga House, Colonnades Shopping Cntr	8111 5340
PORT ADELAIDE	306 St Vincent Street, PORT ADELAIDE	8111 5460
PORT AUGUSTA	13 Flinders Terrace, PORT AUGUSTA	8686 2200
WHYALLA	7/169 Nicolson Avenue, WHYALLA NORRIE	8686 2240

2 To get a private lawyer to advise or act for you, you can:

- Choose a lawyer already known to you.
- Call the Law Society (8229 0200) or visit the web address www.lawsocietyysa.asn.au
They will give you names of suitable lawyers.
- Look in the yellow pages.

If you qualify for legal aid, the Legal Services Commission may meet the cost of your private lawyer.

If you do not qualify, you must pay for the lawyer's services.

3 If you are an Aboriginal youth, you can contact the Aboriginal Legal Rights Movement

(or visit the web address at www.alrm.org.au)

ADELAIDE	321-325 King William Street, ADELAIDE	8113 3777
		Free call 1800 643 222
MURRAY BRIDGE	27 Beatty Terrace, MURRAY BRIDGE	8113 3766
CEDUNA	Cnr East Tee & Merghiny Dr, CEDUNA	8113 3799
PORT AUGUSTA	12 Church Street, PORT AUGUSTA	8113 3788
PORT LINCOLN	Contact ALRM Ceduna office	8113 3790

Form YO2**ORDER TO ATTEND COURT****Youth Court of South Australia**

www.courts.sa.gov.au

*Young Offenders Act, 1993 - Section 34***Court of Origin**

YOUTH COURT OF SOUTH AUSTRALIA

Sitting At

ADELAIDE

Address

75 Wright Street, ADELAIDE SA 5000

Telephone Number

(08) 8204 0331

Fax: (08) 8204 0333

Court File Number**Particulars of Guardian**

Name

Address

Particulars of Youth

Name

Date of Birth

Address

Details of the Offences

On the day of an order was made that you, as guardian of the abovenamed youth, attend the Youth Court
at on the day of at and at all other stages of the proceedings until you are excused by the Court.

IMPORTANT NOTE: FAILURE TO ATTEND THE YOUTH COURT ON THE DATE AND TIME INDICATED ABOVE, OR ON ANY OTHER DATE AS DIRECTED, MAY RESULT IN YOU BEING FOUND GUILTY OF AN OFFENCE.

.....
Judge/Magistrate/Registrar

PROOF OF SERVICE

I,
of

*make oath/affirm and say/certify that I did on the day of 20
between the hours of and in the noon duly serve the within named
..... at

with the within order by delivering a duplicate hereof to him/her personally.

.....
Certified this day of 20

*Sworn/Affirmed before me at
the day of 20

.....
Justice of the Peace

NOTE: FAILURE TO COMPLY WITH AN OBLIGATION IS AN OFFENCE PUNISHABLE BY A FINE OF UP TO \$2,000 OR UP TO SIX MONTHS DETENTION (OR BOTH).

WHAT WILL HAPPEN IF YOU COMPLY WITH CONDITIONS OF THIS OBLIGATION:

If, at the end of the term of this obligation you have complied with all of the above conditions, the obligation will lapse automatically. You will not be required to come back to court and you cannot be punished further for the offences listed above.

WHAT MAY HAPPEN IF YOU FAIL TO COMPLY WITH THE CONDITIONS OF THIS OBLIGATION:

If you fail to comply with any of the conditions of your obligation, the following things may happen ---

1. You may be ordered to pay the above amount of the obligation, or any lesser amount fixed by the Court.
2. You may be fined a maximum of \$2,500 or sentenced to detention for not more than 6 months (or both)
3. Any person who has agreed to act as a guarantor to this obligation may be ordered to pay the amount of money for which they have signed, or any lesser amount fixed by the court.

ACKNOWLEDGEMENT BY YOUTH

I acknowledge that I fully understand the conditions of this obligation and have received a true copy of this order imposing obligation. I also understand what will happen to me if I fail to do so.

.....
Youth

.....
Justice of the Peace

Date: / /20 Time: : am/pm

Form YO4

Section 26(2)

ORDER IMPOSING AN OBLIGATION*Young Offenders Act, 1993 Section 26 (2)***Court of Origin** YOUTH COURT OF SOUTH AUSTRALIA**Sitting At****Registry Address****Telephone Number****Court File Number****Date of Sentence****Particulars of Youth**

Name

Date of Birth

Address

Details of the offences to which the obligation relates

(insert count, date and offence)

You have been found guilty of the offences listed above. The Court this day imposed by order an obligation upon you as set out below.

Details of your obligation are ---

Length of obligation term (starting from this date)

Amount of obligation

Conditions of your obligation

That you are -

1. To be of good behaviour for the duration of this obligation.

NOTE: FAILURE TO COMPLY WITH AN OBLIGATION IS AN OFFENCE PUNISHABLE BY A FINE OF UP TO \$2,000 OR UP TO SIX MONTHS DETENTION (OR BOTH).

WHAT WILL HAPPEN IF YOU COMPLY WITH CONDITIONS OF THIS OBLIGATION:

If, at the end of the term of this obligation you have complied with all of the above conditions, the obligation will lapse automatically. You will not be required to come back to court and you cannot be punished further for the offences listed above.

WHAT MAY HAPPEN IF YOU FAIL TO COMPLY WITH THE CONDITIONS OF THIS OBLIGATION:

If you fail to comply with any of the conditions of your obligation, the following things may happen ---

4. You may be ordered to pay the above amount of the obligation, or any lesser amount fixed by the Court.
5. You may be fined a maximum of \$2,500 or sentenced to detention for not more than 6 months (or both)
6. Any person who has agreed to act as a guarantor to this obligation may be ordered to pay the amount of money for which they have signed, or any lesser amount fixed by the court.

ACKNOWLEDGEMENT BY YOUTH

I acknowledge that I fully understand the conditions of this obligation and have received a true copy of this order imposing obligation. I also understand what will happen to me if I fail to do so.

.....
Youth

.....
Justice of the Peace

Date: / /20 Time: : am/pm

Form YO5

UNDERTAKING BY GUARDIAN

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act, 1993 - Section 27

Court of Origin

YOUTH COURT OF SOUTH AUSTRALIA

Sitting At

ADELAIDE

Address

75 Wright Street, ADELAIDE SA 5000

Telephone Number

(08) 8204 0331 Fax: (08) 8204 0333

Court File Number

Particulars of Youth

Name

Date of Birth

Address

Particulars of Guardian

Name

Address

I have read the particulars of the youth’s undertaking (a copy of which is attached) and as a guardian of the youth I undertake:

IMPORTANT NOTE: Failure of the youth to complete the undertaking by the due date will result in a record of that failure being lodged with the Registrar of the Youth Court. This may result in either a fine of up to \$2,500 or 6 months detention (or both).

.....
Guardian

Taken before me and duplicate notice(s) given to the guardian and the youth on the date set out hereunder.

.....
Justice of the Peace

Date: / /20 Time: am/pm

Form YO6**REPORT REQUEST FORM**
Young Offenders Act Section 32(1)

To The Supervisor, Court Services, Department for Communities & Social Inclusion, Youth Justice, Level 8, 101 Grenfell Street, ADELAIDE, 5000

Type of Report Oral/Written

Oral/Written Oral/Written

Court of Origin YOUTH COURT OF SOUTH AUSTRALIA

Sitting At ADELAIDE

Registry Address 75 Wright Street, ADELAIDE, SA 5000

Phone Number (08) 8204 0331

Court Fax Number (08) 8204 0333

Court File Number

Presiding Officer

Prosecuting Authority POLICE

Particulars of Defendant

Name

Date of birth

Home Address

Home Phone Number

In custody

Offences Charged**Particulars of Solicitor**

Name

Address

Phone Number

Fax Number

Date Report Ordered**Date Report Required****Other Reports Ordered****Date Case Adjourned to****Special Aspects to be Reported on**

Please forward the completed report to the Presiding Officer via the positional mailbox. REPORTS SHOULD BE FORWARDED IN TIME TO REACH THE COURT NOT LESS THAN TWO WORKING DAYS PRIOR TO THE DATE ON WHICH THE DEFENDANT IS NEXT DUE TO APPEAR.

Registrar

Form YO7**APPLICATION AND NOTICE BY YOUTH TO VARY OR REVOKE AN ORDER
FOR DISQUALIFICATION MADE UNDER SECTION 28(1)****Youth Court of South Australia**

www.courts.sa.gov.au

Young Offenders Act, 1993- Section 28(2)

Court of Origin	YOUTH COURT OF SOUTH AUSTRALIA
Sitting At	ADELAIDE
Address	75 Wright Street, ADELAIDE SA 5000
Telephone Number	(08) 8204 0331 Fax: (08) 8204 0333
Court File Number	

I

Full name of youth

of

Address

was disqualified from holding or obtaining a driver's licence until

further order/ for a period of X

in relation to a charge that

I now wish to make an application to this Court to vary/revoke the above Order for disqualification upon the following grounds:

Dated the _____ day of _____ 20_____

Youth

TO the Youth

the Commissioner of Police

TAKE NOTICE that this application is set down for hearing at the Youth Court at

on the _____ day of _____ 20_____, at _____ o'clock in the _____ noon.

Registrar

Per:

IMPORTANT NOTICEAny youth disqualified under Section 172 of the *Road Traffic Act, 1961* is not entitled to apply for the removal of a licence disqualification until reaching the age of 18 years.

Form YO8**APPLICATION FOR A YOUTH TO BE DISCHARGED ABSOLUTELY FROM A
DETENTION ORDER****Youth Court of South Australia**

www.courts.sa.gov.au

Young Offenders Act, 1993- Section 42(1)

Court of Origin YOUTH COURT OF SOUTH AUSTRALIA
Sitting At ADELAIDE
Address 75 Wright Street, ADELAIDE SA 5000
Telephone Number (08) 8204 0331 Fax: (08) 8204 0333
Court File Number

To the Registrar of the Youth Court at

On the day of 20 , in a Youth Court sitting at

of

was sentencing to a period of detention on file number .

Now I

of

hereby make application to the Youth Court at Adelaide, that the abovementioned youth be discharged absolutely from the
detention order.

.....
 Youth/Chief Executive

NOTICE OF HEARING

This application will be heard on the day of 20
 at by a Youth Court sitting at 75 Wright Street, Adelaide.

Copy to: Youth
 Police

.....
 Registrar

Form YO9**ORDER THAT A YOUTH BE DISCHARGED ABSOLUTELY FROM A
DETENTION ORDER****Youth Court of South Australia**

www.courts.sa.gov.au

Young Offenders Act, 1993 – Section 42(1)

Court of Origin	YOUTH COURT OF SOUTH AUSTRALIA
Sitting At	ADELAIDE
Address	75 Wright Street, ADELAIDE SA 5000
Telephone Number	(08) 8204 0331 Fax: (08) 8204 0333
Court File Number	

A Youth Court sitting at Adelaide has heard an application to discharge absolutely a youth from a detention order. Details of the youth and the order sought to be discharged, are listed below.

Details of the Youth

Name
Date of Birth
Address

Details of Detention Order

Now having agreed with this application I hereby make an order that the abovementioned youth be discharged absolutely from the detention order.

.....
Judge/Magistrate

Dated this day of 20 , at

Form Y010

APPLICATION FOR A YOUTH OF OR ABOVE THE AGE OF 18 YEARS TO BE HELD IN CUSTODY IN A PRISON

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act, 1993- Section 63(2)

Court of Origin	YOUTH COURT OF SOUTH AUSTRALIA
Sitting At	ADELAIDE
Address	75 Wright Street, ADELAIDE SA 5000
Telephone Number	(08) 8204 0331 Fax: (08) 8204 0333
Court File Number	

To the Registrar of the Youth Court at

This application is pursuant to an order made by the

at on the day of 20 ,

directing that

serve a period of months detention at .

Now I,

Youth or Chief Executive, Department for Communities & Social Inclusion

make an application for an order that:

I/He/She be held in custody in a prison for the remainder of the period of my/his/her detention.

The period of detention remaining is .

.....
Youth/Chief Executive

TO the Commissioner of Police, Adelaide

TO the Youth

TO the Chief Executive, Department for Communities & Social Inclusion

TAKE NOTICE that this application will be heard by the Youth Court at

on the day of 20 at

.....
Registrar

Form YO11

**APPLICATION BY THE CHIEF EXECUTIVE OF THE DEPARTMENT FOR
COMMUNITIES & SOCIAL INCLUSION FOR A YOUTH OF OR ABOVE THE
AGE OF 17 YEARS TO BE HELD IN CUSTODY IN A PRISON**

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act, 1993- Section 63(4)

Court of Origin	YOUTH COURT OF SOUTH AUSTRALIA
Sitting At	ADELAIDE
Address	75 Wright Street, ADELAIDE SA 5000
Telephone Number	(08) 8204 0331 Fax: (08) 8204 0333
Court File Number	

To the Registrar of the Youth Court at

This application is pursuant to an order made by the

at on the day of 20 ,

directing that

name of youth

order

Pursuant to the order, the youth has been remanded to/is being detained in .

I HEREBY MAKE APPLICATION for a order directing that the youth be held in custody in a prison for the remainder of the period of his/her detention/remand,

namely:

THE GROUNDS FOR THE MAKING OF THIS APPLICATION ARE:

.....
Chief Executive
Department for Communities & Social Inclusion

TO

AND TO the Commissioner of Police, Adelaide

AND TO

TAKE NOTICE that this application will be heard by the Youth Court at

on the day of 20 at

.....
Registrar

Form YO12**APPLICATION TO REVOKE AN ORDER MADE UNDER SECTION 63(4)****Youth Court of South Australia**

www.courts.sa.gov.au

*Young Offenders Act, 1993- Section 63(6)***Court of Origin**

YOUTH COURT OF SOUTH AUSTRALIA

Sitting At

ADELAIDE

Address

75 Wright Street, ADELAIDE SA 5000

Telephone Number

(08) 8204 0331

Fax: (08) 8204 0333

Court File Number

To the Registrar of the Youth Court at

This application is pursuant to an order made by the Court

at directing that

of

be held in custody in a prison for the remainder of his/her period of detention / during his/her period of remand.

I,

of

HEREBY MAKE AN APPLICATION for a order revoking the above order on the following grounds:

.....
*Signature of applicant**Full name of applicant*

TO the Commissioner of Police, Adelaide

AND TO

AND TO

TAKE NOTICE that this application will be heard by the Youth Court at

on the day of 20 at am/pm

.....
Registrar**METHOD OF GIVING NOTICE OF APPLICATION**

Notice of this application was given to

by

Notice of this application was given to

by

Notice of this application was given to

by

(State method of giving notice, the person to whom notice was given and the time and date of giving the notice)

Form YO13**ORDER DIRECTING THAT A YOUTH OF OR ABOVE THE AGE OF 17
YEARS BE HELD IN CUSTODY IN A PRISON****Youth Court of South Australia**

www.courts.sa.gov.au

Young Offenders Act, 1993- Section 63(4)

To The Chief Executive Officer
CORRECTIONAL SERVICES DEPARTMENT

To The Manager
ADELAIDE YOUTH TRAINING CENTRE

On the day of 20 in the Youth Court at Adelaide (hereinafter called “the youth”) was the subject of an application to of the Youth Court for an order directing that the youth be transferred to a prison for the remainder of the remand period and/or detention order.

Upon being satisfied that the youth is above the age of 16 years, and being detained in Adelaide Youth Training Centre, pursuant to an order of the Youth Court sitting at made on the day of 20 , and further being satisfied that prison would be an appropriate place for the youth to be held THE COURT NOW BY ORDER pursuant to the provisions of section 63(4)(a) of the *Young Offenders Act, 1993* direct that the youth be transferred to prison for the period of his/her remand, or detention order.

DATED the day of 20 .

.....

Form YO14**ORDER DIRECTING THAT A YOUTH OF OR ABOVE THE AGE OF 18
YEARS BE HELD IN CUSTODY IN A PRISON****Youth Court of South Australia**

www.courts.sa.gov.au

Young Offenders Act, 1993- Section 63(2)

To The Chief Executive Officer
CORRECTIONAL SERVICES DEPARTMENT

To The Manager
ADELAIDE YOUTH TRAINING CENTRE

On the day of 20 in the Youth Court at Adelaide (hereinafter called “the youth”) made an application to the undersigned, a Judge of the Youth Court, for an order directing that he/she be transferred to a prison for the remainder of the period of his/her detention.

Upon being satisfied that the youth is above the age of 18 years, and is being detained in Adelaide

Youth Training Centre pursuant to an order of the Youth Court made on the day of

20 , and further being satisfied that prison would be an appropriate place for the youth to be held for the remainder of the period of his/her detention,

I NOW ORDER, pursuant to the provisions of section 63(3) of the *Young Offenders Act, 1993*, that the youth be held in custody in a prison for the remainder of his/her detention, namely from the date of this order until .

DATED the day of 20 .

Form YO15**Form No YO16****MANDATE FOR HOME DETENTION***Young Offenders Act, 1993 Section 23 (2)(b)***Court of Origin**

YOUTH COURT OF SOUTH AUSTRALIA

Sitting At**Registry Address****Telephone Number****Court File Number****Particulars of Youth**

Name

Date of Birth

Address

Details of Charge**Terms of Detention Ordered****Period of Home Detention****Home Detention commencement date****Address of Home Detention****Conditions of Home Detention**

1. To remain at the residence specified by the Court at all times and not leave that residence except for: a) employment approved by home detention officer, b) urgent medical or dental treatment, c) attendance at a course of education, training or instruction, or any other activity as approved or directed by your home detention officer, d) any other purpose approved or directed by your home detention officer.
2. To be of good behaviour throughout the period of home detention.
3. To obey the lawful directions of the home detention officer throughout the period of home detention.
4. You are to be fitted with, and shall wear during the period of Home Detention, an electronic monitoring device.
5. You are to be fitted with an electronic monitoring device prior to your release from custody.
6. You are to travel directly with the Home Detention Officer to the address designated for Home Detention where the monitoring device will be fitted.

Name of person who imposed penalty**Date order made by Court****Date Home Detention Mandate Issued**

Date order made by Court**Date Home Detention Mandate Issued**

To the Chief Executive of the Department for Communities and Social Inclusion, Youth Justice.

The youth named in this mandate has been sentenced to a term of home detention. Particulars of the court that imposed the penalty, the charges against the youth, and the sentences imposed appear on this mandate.

You, the Chief Executive Officer of the Department for Communities and Social Inclusion, Youth Justice are directed to supervise and monitor the home detention imposed on the youth, for the period of home detention as this mandate directs, or until discharged in due course of law.

.....
Judge/Magistrate

NOTICE TO THE YOUTH: If you fail to obey the conditions of your home detention order, the court:
 may impose some other sentence on you;
 may sentence you to a period of **DETENTION in a Training Centre** for a time not exceeding the balance of the period of home detention unexpired;
 and
 may issue a warrant for your apprehension and detention pending determination of proceedings.

Only the Youth Court can vary the Address of Home Detention or the conditions specified by the court.

The conditions of the Home Detention order and the likely consequences of breaching the conditions of the Home Detention order were explained to the youth by me,
 this day of 20 at am/pm.

.....
Signature of Home Detention Officer

I, , agree that the conditions of the Home Detention Order and the consequences of breach of the conditions of the Home Detention Order have been explained to me, and that I have this day received a copy of this Mandate.

.....
Signature of Youth

Form YO18**WARRANT TO APPREHEND A YOUTH FOR A BREACH OF A
HOME DETENTION ORDER***Young Offenders Act, 1993 Section 37C (6)***Court of Origin** YOUTH COURT OF SOUTH AUSTRALIA**Sitting At****Registry Address****Telephone Number****Court File Number****Originating Document Type****Date Substantiated on Oath****Applicant****Particulars of Youth**

Name

Date of birth

Address

Particulars of Breach

Date of Breach

Breach Location

Original Offence

Section and Act

Reason for Issue of Warrant**Date warrant issued**

To the Commissioner of Police for the State of South Australia and each member of the police force for the said State.

You are hereby directed to apprehend the youth and bring the youth as soon as practicable before a Youth Court for the said State to answer the allegations of a breach of a home detention order, and to be further dealt with according to law.

JUSTICE OF THE PEACE

Form YO19

**MANDATE FOR DETENTION
FOR A BREACH OF HOME DETENTION
Form No YO20
*Young Offenders Act, 1993 Section 37C(5)***

Court of Origin YOUTH COURT OF SOUTH AUSTRALIA
Sitting At
Registry Address
Telephone Number
Court File Number

Particulars of Youth

Name
Date of Birth
Address

Details of Offences**Date Home Detention Order Entered Into****Term of Detention Ordered****Total Sentence of Detention to be Served****Detention Commencement Date****Name of Person who imposed penalty****Date order made by Court****Date Mandate issued****Correctional Institution**

To the Commissioner of Police for the State of South Australia and each member of the police force in the said state, and to the Chief Executive Officer of the Department for Communities and Social Inclusion, and to the Supervisor of the above correctional institution.

The Youth named in this mandate has been dealt with by a court and sentenced to a term of detention for a breach of a home detention order. Particulars of the court that imposed the original order, the charge against the youth and the sentences imposed appear on this mandate.

You, the Commissioner of Police and members of the police force, and you the Chief Executive Officer of the Department for Communities and Social Inclusion are directed to convey the youth to the abovementioned correctional institution, and you the Supervisor of the abovementioned correctional institution are directed to detain the youth for such period as this mandate directs, or until discharge in due course of law.

JUDGE/MAGISTRATE

The conditions of the further Home Detention Order and the likely consequences of breaching the conditions of the Order were explained to the youth by me, this day of 20 at am/pm.

.....
Home Detention Officer

I, , agree that the conditions of the further Home Detention Order and the consequences of breach of the conditions of the Order have been explained to me, and that I have this day received a copy of this Mandate.

.....
Youth

Form YO21

**APPLICATION ALLEGING A BREACH OF A
HOME DETENTION ORDER**

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act, 1993- Section 37C (2)

Court of Origin

YOUTH COURT OF SOUTH AUSTRALIA

Sitting At

Address

Telephone Number

Fax:

Court File Number

Particulars of Applicant

Name

Address

Particulars of Youth

Name

Date of Birth

Address

On the day of 20 , the youth was ordered by the Youth Court to serve of home detention.

Details of the order made are attached to the back of this application.

The applicant alleges that the youth has failed to obey conditions of the home detention ordered, in that the youth:

SWORN before me at)

on the day of 20)

.....
Applicant

.....
Justice of the Peace

Form YO23

SUMMONS FOR BREACH OF HOME DETENTION

Youth Court of South Australia

www.courts.sa.gov.au

Young Offenders Act, 1993- Section 37C

YOUTH COURT OF SOUTH AUSTRALIA

Court of Origin

Sitting At

Address

Telephone Number

Fax:

Court File Number

Particulars of Youth

Name

Date of Birth

Address

Details of Offence

To

of

On the day of 20 , the Youth Court sitting at ordered you to serve a period of home detention.

A true copy of the home detention order is attached to this summons.

It is alleged that you have failed to observe the conditions of the home detention order on the grounds set out in the affidavit of , a copy of which is attached to this summons.

YOU ARE REQUIRED TO ATTEND in the Youth Court at on the day of 20 , at to answer the allegations.

If the allegations are found proved you may be sentenced further according to law.

NOTE: IF YOU FAIL TO ATTEND COURT AS REQUIRED, A WARRANT MAY BE ISSUED FOR YOUR ARREST.

Dated the day of 20

.....
Judge/Magistrate

Y025



ELECTION FORM

Youth Court of South Australia

www.courts.sa.gov.au

Summary Procedure Act, 1921 - Section 103(2)

Young Offenders Act, 1993 – Section 17(3)(b)

Court Use
date filed

Registry	File No
.....		
Address	
.....
telephone	facsimile	e-mail address

Informant				
Name:.....				
.....
surname	Informant's reference	given name		
Address				
.....
street	facsimile	telephone		
.....		
address	city/town/suburb	state	postcode	e-mail

Defendant				
Name:..... DOB				
.....
surname	dd/mmm/yy	given name		
Address				
.....
street	licence number
.....
city/town/suburb	state	postcode		

The information to which this form is attached contains minor indictable (*and summary) charges.
 You have the right to choose how the charge(s) will be dealt with

- by a Magistrate; or
- by a Judge and Jury in the District Court

If you want the charge(s) dealt with in the District Court **you MUST complete this form** and return it to the Magistrates Court.

Election	I elect for this matter to go before the District Court of South Australia.

	Defendant

Defendant's solicitor		
telephone Defendant's counsel telephone Defendant to note: If you have changed your address, please supply details below:	facsimile facsimile	e-mail e-mail
..... New address New telephone	

IT IS ADVISABLE NOT TO COMPLETE THIS FORM UNLESS YOU HAVE HAD LEGAL ADVICE

- N.B. (1) AN ELECTION DOES NOT TAKE EFFECT UNTIL THIS COMPLETED FORM IS FILED IN THE COURT AT THE ABOVE ADDRESS. IT MUST BE LODGED -**
- (a) Where a summary of the evidence has been requested by the defence or directed by the Court - within 14 days of the delivery of the summary;
 - (b) Where there is no request or direction for a summary - not later than 6 weeks after the defendant's first appearance before the Court.
- (2) A COPY OF THE INFORMATION TO WHICH THIS FORM RELATES MUST BE ATTACHED WHEN IT IS FILED.**
- (3) YOU MAY NOT ELECT FOR TRIAL BEFORE A JUDGE SITTING WITHOUT A JURY {S.7(2) JURIES ACT 1927}**

* Delete as appropriate

Made by the Judge and Magistrates who are members of the principal judiciary of the Youth Court:

PENELOPE ELDRIDGE, Judge of the Court
 CATHY DELAND, Magistrate of the Court
 MELANIE LITTLE, Magistrate of the Court
 LUKE DAVIS, Magistrate of the Court

South Australia

Youth Court (General) Rules 2016

under the *Youth Court Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Application of rules
- 5 *Youth Court Rules* revoked
- 6 Object of rules

Part 2—Rules of general application

- 7 Seal
- 8 Forms
- 9 Caseflow management
- 10 Practice directions
- 11 Power to give directions
- 12 Custody of records
- 13 Electronic records
- 14 Filing and service
- 15 Witnesses
- 16 Application to quash or stay proceedings
- 17 Contact information
- 18 Legal representation
- 19 Proceedings brought forward
- 20 Affidavit Evidence
- 21 Records of proceedings
- 22 Electronic communication to and from court
- 23 Payment of witnesses, advisors, elders and experts
- 24 Interpreters
- 25 Authority to enter and inspect
- 26 Appeals

Part 3—Adoption applications

- 27 Adoption forms

Part 4—Surrogacy applications

- 28 Surrogacy forms and minutes of orders
 - 29 Fees
-

Part 1—Preliminary

1—Short title

These rules may be cited as the *Youth Court (General) Rules 2016*.

2—Commencement

These rules will come into operation on 1 January 2017.

3—Interpretation

(1) In these rules—

Act means the *Youth Court Act 1993*;

adoption jurisdiction of the Court means the jurisdiction of the Court under the *Adoption Act 1998*;

children's protection jurisdiction of the Court means the jurisdiction of the Court under the *Children's Protection Act 1993*;

criminal jurisdiction of the Court means the jurisdiction of the Court under the *Young Offenders Act 1993*;

direction of the Court means a practice direction or specific direction or order of the Court; and *direct* has a corresponding meaning;

surrogacy jurisdiction of the Court means the jurisdiction of the Court under the *Family Relationships Act 1975*.

(2) In these rules, a reference to an appropriate form for an application to the Court is a reference to a form specified by the Court, by practice direction, for applications of the relevant kind, or a form approved or accepted by the Court or the Registrar in the particular case.

4—Application of rules

These rules apply to all jurisdictions of the Court unless otherwise stated and are to be read together with the *Youth Court (Children's Protection) Rules 2012* and the *Youth Court (Young Offenders) Rules 2016*.

5—Youth Court Rules 1993 revoked

The *Youth Court Rules 1993* are revoked.

6—Object of rules

The object of these rules is the fair, effective, expeditious and efficient conduct of the proceedings of the Court.

Part 2—Rules of general application

7—Seal

(1) A seal of the Court must bear the name of the Court.

(2) A seal to be used at a Registry must be in the custody of the Registrar.

(3) A seal of the Court must be fixed on such process or orders issued out of the Court as the Judge may direct.

(4) The Judge may direct or approve that documents, or classes of documents, issued from the Court may be authenticated by electronic means specified or approved by the Judge rather than by having the seal physically affixed.

8—Forms

(1) It is sufficient compliance with these rules, as to the form of any document, if the document is substantially in accordance with the form specified by these rules.

(2) Forms not provided for by these rules may be prepared at the direction of the Court or by the Registrar on behalf of the Court.

(3) The party instituting a proceeding or process must prepare the requisite form and must provide such number of copies thereof as the Registrar directs or requires.

(4) Forms must comply with the requirements as set out in these rules, the *Youth Court (Children's Protection) Rules 2012* and the *Youth Court (Young Offenders) Rules 2016* (as the case requires).

- (5) Forms for use specifically in the adoption jurisdiction must use numbering with the prefix *A* and forms for use specifically in the surrogacy jurisdiction must use numbering with the prefix *S*.
- (6) The forms set out in the Schedule must be used for the purposes specified in the Schedule or these rules.

9—Caseflow management

- (1) These rules are made for the purpose of establishing orderly procedures for the conduct of litigation in the Court and of promoting the just and efficient determination of such litigation.
- (2) These rules are not intended to defeat the determination of litigation according to the merits of the case of litigants who are genuinely endeavouring to comply with the procedures of the Court, and are to be interpreted and applied with the purpose set out in subrule (1) in view.
- (3) Proceedings in the Court will be managed and supervised in accordance with a system of positive caseflow management with the objects of –
 - (a) promoting the just determination of litigation; and
 - (b) disposing efficiently of the business of the Court; and
 - (c) maximising the efficient use of available judicial and administrative resources; and
 - (d) facilitating the timely disposal of business at a cost affordable by the parties,and these rules are to be construed and applied, and the processes and procedures of the Court conducted, so as best to ensure the attainment of these objects.
- (4) The practice, procedure and processes of the Court must have as their goal the elimination of any lapse of time, from the date of initiation of proceedings to their final determination, that is not reasonably required for the identification of factual and legal issues genuinely in dispute between the parties and the preparation of the case for trial or other disposition.
- (5) To these ends –
 - (a) parties to proceedings are required to be ready to proceed to trial by the date of the hearing at which a trial date is set; and
 - (b) parties must fully comply with these Rules, the *Youth Court (Children's Protection) Rules 2012* and the *Youth Court (Young Offenders) Rules 2016* regarding pre-trial preparation; and
 - (c) a trial date which has been fixed will not be postponed unless the justice of the case, assessed, having regard to the obligations of the parties pursuant to paragraph (a), so requires.
- (6) If an application is made at trial to amend proceedings, particulars or other process and the amendment would cause the trial to be postponed or adjourned, the Court may refuse the application so as to protect the integrity of the caseflow management system and implement the requirement that trials proceed at the time appointed, even if any injustice to the opposing party could have been avoided by an order for costs, adjournment or otherwise.
- (7) The Court may, from time to time –
 - (a) establish and publish time performance standards for the various stages of proceedings before the Court as may be necessary or desirable for the most efficient disposal of its business; and
 - (b) by written practice direction, establish and promulgate case listing tracks on a differential basis (and, thereafter, all proceedings must comply with these standards).

- (8) The Court may at any time on its own initiative –
- (a) review the progress of any proceedings and make orders or give directions to lead to the efficient and timely disposal of the proceedings; and
 - (b) make such orders concerning time defaults committed by a party to the proceedings as the Court considers just and expedient in the circumstances.
- (9) If there is time default or the conduct of a party is otherwise contrary to the objects stated in subrule (3), the Court may, in order to protect the integrity of the caseload management system and implement the Court's requirements that matters proceed at the time fixed for hearing (whether by way of trial or otherwise), dismiss the proceedings even if any injustice to the opposing party could have been avoided by an order for costs or some other order.

10—Practice directions

- (1) The Judge may issue, vary or revoke Practice Directions.
- (2) The practice and procedure of the Court must, subject to these rules and the *Youth Court (Children's Protection) Rules 2012* and the *Youth Court (Young Offenders) Rules 2016*, be in conformity with the Practice Directions.
- (3) The Registrar of the Principal Registry must maintain a register of all Practice Directions.

11—Power to give directions etc

The Court may, in any proceedings, if it considers it appropriate to do so in particular circumstances, do either or both of the following:

- (a) give directions as to the practice and procedure to be followed in the circumstances;
- (b) dispense with compliance with a provision of these rules, the *Youth Court (Children's Protection) Rules 2012* or the *Youth Court (Young Offenders) Rules 2016* (including a provision governing the exercise of a power of the Court).

12—Custody of records

- (1) The Registrar has the custody of all records and proceedings of the Court and of all evidentiary material filed with, or submitted to, the Court.
- (2) Subject to any Act, rule or order of the Court, a party to a proceeding, or a solicitor or counsel for a party to a proceeding, may search or inspect any record in the proceeding or take or request a copy thereof (on payment of the appropriate fee).
- (3) Subject to any Act, rule or order of the Court, a person other than a party or a party's solicitor or counsel is not entitled to search or inspect any records or take or request any copy thereof without first having obtained the leave of a Judge.
- (4) A Judge or Magistrate of the Court may give such directions as may be necessary to produce a record of the Court to any other Court or tribunal.
- (5) Subject to an order of the Court, the Registrar has custody of all exhibits until the expiration of any relevant appeal or review period.
- (6) At the end of any period applying under subrule (5), the Registrar will return the exhibit to the person who produced the exhibit, or the solicitor for the party tendering the exhibit.
- (7) The person to whose custody an exhibit is returned is liable for any costs incurred by the Registrar in returning the exhibit.
- (8) In the event that the Registrar is unable to return an exhibit in accordance with this rule, the Court may make such order as it thinks fit for the custody or disposal of the exhibit.
- (9) The Registrar may keep a record of proceedings of the Court in electronic form.

13—Electronic records

- (1) The Registrar may keep the record of the Court in an electronic form.
- (2) A minute or memorandum of an order of the Court may be made, recorded, authenticated and maintained in an electronic form.

14—Filing and service

- (1) The Registrar must cause the date of filing to be marked on every document filed in the Court.
- (2) A document to be filed must not be lodged by fax transmission without the permission of the Registrar.
- (3) An address for service, contact person, and telephone number (and, if applicable, the fax number) of any party filing or serving a document must, unless the Court or a Registrar directs otherwise, appear on the document.
- (4) The Registrar must endorse the Court copy of the document showing the date of service by the Registrar.
- (5) The records of the Registrar may be accepted as proof of service of a document by the Registrar.
- (6) In any other case, service may be proved by completing the proof of service certificate on the relevant form or in such other manner as the Court requires.
- (7) Where provided for, a form filed by electronic filing will be taken to be filed on the day when it is accepted for filing by the Courts Administration Authority.

15—Witnesses

- (1) A summons to a witness must be in the form prescribed by these rules.
- (2) A summons to a witness must not, without the permission of the Court or Registrar, be served less than 7 days before the date on which the evidence is required to be given, or the evidentiary material produced, under the summons.
- (3) Service of a summons to a witness may be proved by affidavit or by certificate as provided by the form prescribed by these rules.
- (4) A warrant under section 18 of the Act to have a person arrested must be in the form prescribed by these rules.
- (5) A summons under section 18 of the Act must be in the form prescribed by these rules.
- (6) The Court may require a party who has made an application for a summons to be issued under section 18(1) of the Act to tender appropriate travelling and sustenance expenses to the person to whom the summons is to issue.
- (7) The Court may also order the applicant to pay any other reasonable expenses incurred in meeting the requirements of a witness in complying with the summons, including the cost of producing evidentiary material to the Court.
- (8) If a person fails to comply with a summons under section 18(1) of the Act, the Court may decline to issue a warrant to have that person arrested and brought before the Court if, at the time of the service of the summons, there was not tendered to the person, appropriate travelling and/or sustenance expenses and/or other reasonable expenses to compensate the person for the expense of complying with the summons.
- (9) A witness summons that is vexatious, oppressive or an abuse of process may be set aside by the Court on application by a party or person with sufficient interest.
- (10) The Court may, in acting under subrule (9), set aside the witness summons in whole or in part, or grant other relief in respect of it.

(11) Where an application is made to set aside a witness summons, the Court may direct that notice be given to all parties to the proceedings.

(12) Unless a summons specifically requires a person to produce the original, the addressee may produce a copy of any document required in a format that can be accessed by the Court.

16—Application to quash or stay proceedings

(1) An application to quash or stay proceeding (including an application made on the grounds of an abuse of process) must comply with the general form of application for orders and be filed 14 days prior to the date set for trial.

(2) An affidavit in a form complying with these rules must be filed with the application.

(3) The Registrar must serve a copy of the application and supporting affidavit on the interested parties.

17—Contact information

An address for personal service and the telephone number of the party filing or serving a document must appear on the document unless the Court or Registrar directs otherwise.

18—Legal representation

The legal representative of a party to proceedings must inform the Court of that status and of any change in the status as soon as practicable.

19—Proceedings brought forward

Notwithstanding that proceedings are listed for a future date and time, the Court may on its own initiative or on the application of a party bring the proceedings forward.

20—Affidavit evidence

(1) In any proceedings before the Court, a matter may be proved by affidavit without the necessity of calling oral evidence unless the other party objects or the Court directs otherwise.

(2) A party intending to rely on an affidavit must serve the other party with a copy of the affidavit at least 21 days before the hearing together with a copy of this rule.

(3) The party on whom an affidavit is served may, at least 10 days before the hearing, object by notice in writing (giving detailed reasons for the objection) to the party intending to rely on the affidavit. Service of an affidavit or notice may be effected by post on the party or on the party's legal representative.

(4) The Court may order costs against a party unreasonably objecting to the use of an affidavit.

(5) The Court may, if it is not satisfied that a genuine dispute exists between the parties or that compliance with the rules of evidence might involve unreasonable expense or delay, direct that certain evidence be given by way of affidavit.

(6) Where any proceedings before the Court or a Registrar may be dealt with without notice to another party, any matter may be proved by affidavit filed in the registry without service on the other party.

21—Records of proceedings

(1) Subject to this rule and to any contrary direction of the Court, the making of a record of persons, things, or events in court is not permitted.

(2) Subrule (1) does not apply to Courts Administration Authority staff acting in the course of their office or employment.

(3) Despite subrule (1)-

- (a) a party to a proceeding which is being heard by the Court, a legal practitioner, law clerk or student, or a bona fide member of the media, may make a handwritten or electronic note of persons, things or events in court; and
 - (b) a bona fide member of the media may make an audio recording of proceedings for the sole purpose of verifying notes and for no other purpose.
- (4) A party to proceedings must seek leave of the Court prior to using an electronic device in court.
- (5) Any record made in court permitted by this rule-
- (a) must be made in a manner which does not interfere with court decorum, not be inconsistent with court functions, not impede the administration of justice, and not interfere with the proceedings; and
 - (b) must not interfere with the Court's sound system or other technology; and
 - (c) must not generate sound or require speaking into a device.
- (6) Any audio recording made by a member of the media under this rule-
- (a) must not record any private conversation occurring in court; and
 - (b) must not be made available to any other person or used for any other purpose; and
 - (c) must be erased entirely within 48 hours of the recording.
- (7) For the purpose of this rule, *record* means a record made by any means whatsoever, including by handwriting, other physical means, audio and/or visual recording or electronic record.
- (7) For the purpose of this rule, *electronic note* means a text based note.

22—Electronic communication to and from court

- (1) Subject to this rule and to any contrary direction of the Court, communication by means of an electronic device to or from a court room during the conduct of proceedings is not permitted.
- (2) Subrule (1) does not apply to Courts Administration Authority staff acting in the course of their office or employment.
- (3) Despite subrule (1) and subject to subrules (4) and (5), a party to a proceeding which is being heard by the Court, a legal practitioner or a bona fide member of the media may communicate by means of an electronic device to and from a court room during the conduct of proceedings.
- (4) Any electronic communication permitted by this rule-
- (a) must be made in a manner which does not interfere with court decorum, not be inconsistent with court functions, not impede the administration of justice, and not interfere with the proceedings; and
 - (b) must not interfere with the Court's sound system or other technology; and
 - (c) must not generate sound or require speaking into a device.
- (5) A communication of evidence adduced or a submission made in proceedings, whether in full or in part, must not be made until at least 15 minutes have elapsed since the evidence or submission in question, or until the Court has ruled on any application for suppression or objection made in relation to the evidence or submission within that period of 15 minutes, whichever occurs last.
- (6) For the purpose of this rule, *electronic device* means any device capable of transmitting and/or receiving information, audio, video or other matter (including, cellular phones, computers, personal digital assistants, digital or analogue audio and/or visual cameras or similar devices).

23—Payment of advisors, elders and experts

The Court may appoint such cultural advisors, Aboriginal elders and experts within any field as it sees fit to advise it in the conduct of its work and pay them in accordance with rates determined by the Registrar from time to time

24—Interpreters

- (1) If a party or witness of a party needs the services of an interpreter, the party, on receiving the date fixed for the trial, must immediately notify the Registrar of that need and of the language and dialect to be interpreted.
- (2) If the party fails to so notify the Registrar in accordance with the requirements of subrule (1), costs occasioned by the non-attendance of the appropriate interpreter may be ordered against the party in default.

25—Authority to enter and inspect

An authority under section 20(2) of the Act must be issued at the direction of a Judge or Magistrate of the Court.

26—Appeals

- (1) A Notice of Appeal under section 22(2)(a) of the Act must be in a form prescribed by these rules.
- (2) An appeal under section 22(2)(a) of the Act must be instituted by filing in the Principal Registry of the Court, and serving on all parties, the Notice of Appeal.
- (3) An appeal under section 22(2)(a) of the Act must be instituted within 14 days from the giving of the interlocutory judgment complained of, or such extended time as the Court may fix.
- (4) The Judge may give such directions as the Judge thinks fit for the conduct of any appeal under section 22(2)(a) of the Act.

Part 3—Adoption applications**27—Adoption applications**

- (1) An application to the Court under the Adoption Act 1988 must be in a form determined by the Chief Executive under the Adoption Regulations 2004 (a copy of which is included in these Rules for information purposes only).
- (2) The application must be accompanied by information about the applicants in a form determined by the Chief Executive under the Adoption Regulations 2004 (a copy of which is included in these Rules for information purposes only).

Part 4—Surrogacy applications

28—Surrogacy forms and minutes of orders

- (1) An application to the Court under section 10HB of the *Family Relationships Act 1975* must be in the form prescribed by these rules.
- (2) An application lodged with the Court under this rule must be accompanied by a *Details of Application (Surrogacy)* form and supporting affidavit evidence in accordance with these rules annexing copies of the relevant surrogacy agreement and the child's birth certificate.
- (3) The question of the surrogate mother's agreement as required by section 10HB(7) of the *Family Relationships Act 1975* may be proven by affidavit of the surrogate mother filed in Court with the application in accordance with these rules.
- (4) An application under section 10HC of the *Family Relationships Act 1975* to discharge a surrogacy order made by the Court must be in the form prescribed by these rules and accompanied by a supporting affidavit.
- (5) If the Court considers it desirable to do so, the Court may, before or during the hearing of proceedings under Part 2B of the *Family Relationships Act 1975*, convene a conference between the parties to the proceedings for the purpose of resolving any matters in dispute.
- (6) A judicial officer of the Court will preside over any conference of parties called under subrule (5) and evidence of anything said or done at such a conference is inadmissible in the proceedings except by consent of all parties to the proceedings.
- (7) This rule applies to any interim or final order made by the Court on an application, but does not apply to a purely procedural direction.
- (8) Subject to any direction of the Court to the contrary, the applicant must prepare minutes of the order and provide them to the Court at the hearing at which the order is made, or cause them to be filed in the Court within 2 working days of the making of the order.

Schedule – Forms

Form G1

APPLICATION FOR AN ORDER OF THE COURT

Youth Court of South Australia

www.courts.sa.gov.au

Magistrates Court Act, 1991 - Section 10 - Rule 29

Youth Court Act 1993 – Section 7

Registry

File No

Applicant

Name:

DOB

surname

given name

dd/mm/yy

Address

street city/town/suburb

state

postcode

licence number

Person or property the subject of the order sought.

Name:

surname

given name

Reference

Address

street city/town/suburb

state

postcode

telephone

facsimile

e-mail address

Grounds of application

Details of order applied for

.....
Applicant

Date: / /20

Next hearing details

Registry

Date

Address

Time

telephone

facsimile

e-mail address

Date: / /20

.....

Registrar

- A copy of this application is to be served on both the Applicant and the Respondent
- **If you do not attend on the hearing date, or any adjourned hearing date, orders may be made in your absence**

PROOF OF SERVICE

Name of deponent:.....

Address of deponent:.....

Name of person served:.....

Address at which service effected:.....

Date service effected:.....

Time of day: Between am/pm andam/pm

Method of service (tick box)

 personally;

by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;

by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;

any other method permitted by the Rules – specify

.....

I certify that I served the attached document in the manner described.

Certified this day of)

20)

Form G2**WITNESS SUMMONS****Youth Court of South Australia**

www.courts.sa.gov.au

Youth Court Act, 1993, Section 18(1)

Registry

File No

Address

telephone

facsimile

e-mail address

Witness

Name:

Address:

Case details**What you need to do:** (for detailed explanation see attached sheet)

- Attend Court to give evidence on the hearing date
- Bring the **Evidentiary Material** listed below
- Deliver the **Evidentiary Material** listed below to the Registrar before the hearing.

Evidentiary Material:**Hearing details**

Registry

Date

Address

Time

telephone

facsimile

e-mail address

This summons is issued on the application of

- Complainant/Informant
- Defendant
- Minister
- Mother
- Father
- Child/Children

Address

Telephone

facsimile

e-mail address

Date: / /20

YOUTH COURT

Registrar/Justice of the Peace

❖The Seal of the Court is to be fixed to this form. ❖

Information about this summons.

Unless the summons has the Seal of the Youth Court on it, it has not been properly issued and therefore doesn't need to be obeyed.

What is this document?

This is a summons, which requires you to either attend court to give evidence, to produce documents to the court or both. If you need to produce documents, the summons specifies the documents that you need to produce

What do you have to do?

- **If the summons requires you to produce documents or things only**, you may comply with it by delivering all of the documents or things to the Registrar of the Youth Court at the address given prior to the time and date on the summons. If you do that, you do not have to attend on the day and at the time shown on the summons.

You should only deliver documents or things to the Registrar if you have **all of the documents or things requested** and if you have **no objection to producing them to the Court and to them being inspected by the parties to the case**.

If you do deliver the documents or things to the Registrar, they should be securely packaged and **have a copy of this summons attached**.

If you object to the parties seeing the documents or things, you must come to court on the day and at the time listed and tell the court why you object to producing them.

- **If the summons requires you to give evidence** (whether or not it also requires you to bring documents or things), you must attend at the Registry on the day shown in sufficient time to be in the correct courtroom by the time listed unless you contact the person who had this summons issued and have arranged to come to court at some other time.

What about the cost of attending court?

In addition to your reasonable expenses of attending at Court, you are also entitled to be paid **by the party who had the summons issued** this summons, your reasonable expenses incurred in complying with the summons, including an appropriate witness fee.

If you need all or some of these expenses paid **before** you come to court, you should contact the party who had the summons issued.

If you do not understand what you must do, or if you cannot comply with it, you should contact

- The Registrar of the court that issued the summons;
- The person the applied to issue the summons; **or**
- A solicitor to obtain your own legal advice.

PROOF OF SERVICE

Name of deponent:.....

Address of deponent:.....

Name of person served:.....

Address at which service effected:.....

Date service effected:.....

Time of day: Between am/pm and am/pm

Method of service (tick box)

 personally; by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age; by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age; any other method permitted by the Rules – specify

.....

I certify that I served the attached document in the manner described.

Certified this

day

of 20

Form G3

WARRANT OF APPREHENSION - WITNESS

Youth Court of South Australia

www.courts.sa.gov.au

Youth Court Act, 1991 – Section 18(3)

Registry

File No

Address

telephone

facsimile

e-mail address

Complainant/Informant

Witness

Name:

surname

given name

Address

street

city/town/suburb

state

postcode

Case details

Reason for issue of warrant

Date warrant issued

Date warrant ceases to have effect at 12:01 am

To the Commissioner of Police for the State of South Australia and each member of the Police Force for the State.

You are to apprehend the witness and, unless bailed pursuant to the authority endorsed below, bring the witness, as soon as practicable before the court to be further dealt with according to law.

.....
YOUTH COURT

ENDORSEMENT

The witness may be released on bail conditioned to appear before the court.

Registry

Date

Time

.....

Registrar/Justice of the Peace

Form G4**AUTHORISATION TO ENTER AND INSPECT
(LAND/BUILDING)****Youth Court of South Australia**

www.courts.sa.gov.au

Youth Court Act, 1991 - Section 20(2)

Registry

File No

Address

telephone

facsimile

e-mail address

Case details

Description of land/building:

Address:

Authorised officer

Name:

Address:

The authorised officer is authorised to enter the land and/or building and to carry out an inspection pursuant to an order of the Court.

NOTE:

Any person who refuses or fails without reasonable excuse to produce evidentiary material as required by the Court to produce commits a contempt of Court.

Court order

Date

/ /20

.....
Magistrate/Registrar/Justice

Form G5**NOTICE TO PRODUCE PERSON IN CUSTODY****Youth Court of South Australia**

www.courts.sa.gov.au

Youth Court Act, 1993 - Section 21

Registry

File No

Address

telephone

facsimile

e-mail address

Details of person to be brought before the Court

Name:

DOB

surname

given name

dd/mm/yy

Institution

Capacity in which person is required to attend:-

- party;
- witness;
- other (specify)

Particulars of case*To the Manager of the Institution at which the person is in custody.**The person mentioned is required to attend before the Court in this matter.**You are required to produce the person at*

Registry

Date

Time

Date: / /20

YOUTH COURT

.....
Registrar/Justice of the Peace

Form G6**APPEAL FROM INTERLOCUTORY JUDGMENT OF
MAGISTRATE/SPECIAL JUSTICE****Youth Court of South Australia**

www.courts.sa.gov.au

Youth Court Act 1993, Sections 22(2)(a)

Registry

File No

Address

telephone

facsimile

e-mail address

Appellant

Name:

DOB

surname

given name

dd/mm/yy

Address

street city/town/suburb

state

postcode

licence number

Particulars:

Order appealed against:

Name of Presiding Officer:

Date of judgment:

Nature of judgment:

Grounds of appeal:

The Appellant seeks the following orders:

Pursuant to Section 22 (2)(a) of the *Youth Court Act 1993*, the abovementioned hereby appeals against the above judgment to the Judge of the Youth Court of South Australia on at

Appellant's solicitor

name

telephone

facsimile

e-mail

Appellant

name

telephone

facsimile

e-mail

Form G7**WARRANT OF COMMITMENT****(Contempt of Court)****Youth Court of South Australia**

www.courts.sa.gov.au

Youth Court Act 1993 - Sections 28 & 29

Registry

File No

Address

telephone

facsimile

e-mail address

Complainant/Informant

Defendant

Name:

DOB

surname

given name

dd/mm/yy

Address

street city/town/suburb

state

postcode

licence number

Offence

Date of offence

Offence location

Section and Act

Sentence

Term of imprisonment ordered:

Total imprisonment to be served:

Commencement date:

Non - parole period set

Non - parole period

commencement date:

Date order made:

Date warrant issued:

This defendant has been dealt with by a Court and sentenced to a term of imprisonment.

The Sheriff, Commissioner of Police for the State of South Australia and each Member of the Police Force of the State are directed to take the defendant to a specified correctional institution.

The Chief Executive Officer of the Department for Correctional Services is directed to detain the defendant for the period mentioned.

Judge / Magistrate

Youth Court

Form G8

AFFIDAVIT

Youth Court of South Australia

www.courts.sa.gov.au

Registry

Action No

Address

telephone facsimile

facsimile

Case Details

Deponent

Full Name:

surname

given name

Occupation:

occupation

Address

street city/town/suburb

state

postcode

telephone facsimile

e-mail address

I, the abovenamed deponent MAKE OATH AND SAY/DO TRULY AND SOLEMNLY AFFIRM:

I, the abovenamed deponent, swear/affirm that the contents of this affidavit are true and correct to the best of my knowledge and belief.

SWORN before me at

on the day of 20

Signature
(Person authorised to take Affidavits)
(e.g. Justice of the Peace)

.....
DEPONENT

G9



WARRANT TO BRING PERSON IN CUSTODY

Youth Court of South Australia

www.courts.sa.gov.au

Youth Court Act, 1991 – Section 21(b)

Registry	File No	
Address		
.....		
.....
telephone	facsimile	e-mail address

Details of person to be brought before the Court		
Name:.....	DOB.....	
surname	given name	
dd/mmm/yy		
Institution		

Particulars of Case			
Complainant/Informant			
Name:.....			
surname	given name		
Complainant's reference			
Address			
street	telephone		
facsimile			
city/town/suburb	state	postcode	e-mail address
Person Charged			

*To the Sheriff, the Commissioner of Police and any member of the South Australian Police Force.
The person mentioned is required to attend before the Court as a witness in this matter.
You are required to produce the person as follows.*

Registry Date

..... Time

.....
date	YOUTH COURT Registrar/Justice of the Peace



NOTICE OF APPEAL TO SUPREME COURT **G10**
Youth Court of South Australia
 www.courts.sa.gov.au
 Youth Court Act 1993, Section 22

Registry File No

Address

.....
 telephone facsimile e-mail address

Appellant

Name:....., DOB

.....
 surname given name
 dd/mmm/yy

Address

.....
 street
 licence number

.....
 city/town/suburb state postcode

Particulars:

Order appealed against:

Name of Presiding Officer:

Date of Judgment:

Nature of Judgment:

Grounds of Appeal:

The Appellant seeks the following orders:

Pursuant to Section 22 of the Youth Court Act, the abovementioned hereby appeals against the above judgment to *a single Judge/the Full Court of South Australia at the next sittings of the said Supreme Court commencing on at

Appellant's solicitor		
.....	
.....	
.....
telephone	facsimile	e-mail
Appellant		
.....	
.....	
.....
telephone	facsimile	e-mail

G 11

SOUTH



AUSTRALIA

YOUTH COURT

WARRANT TO APPREHEND A YOUTH

Summary Procedure Act Section 56

Court of Origin	YOUTH COURT OF SOUTH AUSTRALIA
Sitting At	ADELAIDE
Registry Address	75 Wright Street, ADELAIDE, SA 5000
Telephone Number	(08) 8204 0331
Court File Number	
Originating Document Type	INFORMATION FOR AN INDICTABLE OFFENCE (YOUNG OFFENDERS ACT)
Date Substantiated on Oath	
Complainant/Informant	POLICE

Particulars of Youth

Name
Date of birth
Address

Particulars of Charge

Date of Offence
Offence Location
Offence
Section and Act
(And 1 other charge)

Existing Bail Details

Date Bail Granted
Date Bailed to
Date Bail Revoked

Reason for Issue of Warrant**Date Warrant Issued**

To the Commissioner of Police for the State of South Australia and each member of the police force for the said State.

You are hereby directed to apprehend the youth and, unless bailed pursuant to the authority included herein, bring the youth as soon as practicable before the Court to answer these charges and to be further dealt with according to law.

JUSTICE OF THE PEACE

ENDORSEMENT Pursuant to section 5(2)(b) of the Bail Act 1985

Variable 1 The defendant may not be released on bail.

Variable 2 At the discretion of a member of the Police Force who is of, or above, the rank of Sergeant or who is in charge of a police station, the defendant **may be released** on bail.

Variable 3 Person or class of persons authorised/required to release the defendant on bail following arrest

BAIL AUTHORISED/BAIL EXCLUDED

JUSTICE OF THE PEACE

G12

SOUTH



AUSTRALIA

YOUTH COURT
MANDATE OF REMANDING A YOUTH
Summary Procedure Act Section 60

Court of Origin: YOUTH COURT OF SOUTH AUSTRALIA
Sitting At: ADELAIDE
Address: 75 Wright Street, ADELAIDE, SA 5000
Telephone: (08) 8204 0331 Fax: (08) 8204 0333
Court File No.:
Originating Document Type: INFORMATION FOR AN INDICTABLE OFFENCE (YOUNG OFFENDERS ACT)
Complainant/Informant: POLICE

Particulars of Youth

Name:
Date of Birth:
Address:

Particulars of Charge

Date of Offence:
Offence Location:
Offence:
Section and Act:
(And 3 other charges)

Particulars of Remand

Court Remanded to: YOUTH COURT OF SOUTH AUSTRALIA
Sitting At: ADELAIDE
Date and Time Remanded to:
Reason for Remand:
Date of Remand
Correctional Institution: YOUTH TRAINING CENTRE

Date Mandate Issued

To the Sheriff, Commissioner of Police for the State of South Australia and each member of the police force of the said State and to the Chief Executive officer of the Department for Families and Communities, Families SA and to the Supervisor of the abovementioned correctional institution

You, the Sheriff, and you, the Commissioner of Police and Members of the Police Force, and you, the Chief Executive Officer of the Department for Communities and Social Inclusion are directed to convey the youth to the abovementioned correctional institution and you, the Supervisor of the abovementioned correction institution are directed to receive the youth and, unless the youth has been bailed in the meantime, detain the youth until the date and time remanded to as abovementioned, and on that date and at that time to have the youth at the Court remanded to as abovementioned to be further dealt with according to law, unless otherwise ordered in the meantime.

JUDGE/STIPENDIARY MAGISTRATE

Form S1**APPLICATION FOR AN ORDER AS TO PARENTS OF CHILD
BORN UNDER RECOGNISED SURROGACY AGREEMENT****Youth Court of South Australia**

www.courts.sa.gov.au

Family Relationships Act 1975 – Section 10HB

An application by the commissioning parent(s):

name/s

of

address

for an order as to parents of a child born under a recognised surrogacy agreement.

I/We, the person(s) named above, give notice that I/we apply to the Youth Court of South Australia for an order as to parents of a child born under a recognised surrogacy agreement concerning the following child:

Female/Male child

born at on the day of
whose birth father is
of
and whose birth mother is
of .

I request that on the making of the order the Court declare that the child be known by the following names:

Surname

First Names

Dated at this day of 20

Signature of Commissioning Parent(s)

To the Youth Court of South Australia

Form S2**DETAILS OF APPLICATION (SURROGACY)****Youth Court of South Australia**

www.courts.sa.gov.au

Family Relationships Act 1975 – Section 10HB

In the Youth Court of South Australia sitting at ADELAIDE:

IN THE MATTER of an application for an order as to parents of a child born under a recognised surrogacy agreement.

Information about applicants or persons on whose behalf the application is made:

	Commissioning Male Applicant	Commissioning Female Applicant	Birth Mother	Birth Father
1. Surname				
2. Forenames				
3. Maiden Surname				
4. Any Previous Surname				
5. Date of Birth				
6. Place of Birth				
7. Date of Present Marriage				
8. Occupation				
9. Present Residence				

Dated at this day of 20

Signature of Commissioning Parent(s)

To the Youth Court of South Australia

Form S3

**APPLICATION TO DISCHARGE AN ORDER AS TO PARENTS
OF CHILD BORN UNDER RECOGNISED SURROGACY
AGREEMENT**

Youth Court of South Australia

www.courts.sa.gov.au

Family Relationships Act 1975 – Section 10HC

An application by:

name/s

of

address

for an order to discharge an order as to parents of a child born under a recognised surrogacy agreement.

I/We, the person(s) named above, give notice that I/we apply to the Youth Court of South Australia for an order to discharge an order made on the day of 20 , as to parents of a child born under a recognised surrogacy agreement.

Female/Male child

born at on the day of
whose birth father is
of
and whose birth mother is
of
whose commissioning father is
of
and whose commissioning mother is
of .

Grounds:

- The original order was obtained by fraud, duress or other improper means.
- A consent relied upon for making the original order was not an effective consent because it was obtained by fraud, duress or other improper means.
- There is an exceptional reason why the original order should be discharged.

[set out full details in an affidavit]

Hearing details

Registry

Date

Address

Time

telephone

facsimile

e-mail address

Dated at this day of 20

Signature of Applicant(s)

To the Youth Court of South Australia

Form S4**NOTICE OF AN ORDER AS TO PARENTS OF A CHILD BORN
UNDER A RECOGNISED SURROGACY AGREEMENT****Youth Court of South Australia**www.courts.sa.gov.au*Family Relationships Act 1975 – Section 10HD***TO THE REGISTRAR OF BIRTHS, DEATHS AND MARRIAGES**

TAKE NOTICE that on the day of 20 in the Youth Court of South Australia sitting at Adelaide, an order as to parents of a child of a recognised surrogacy agreement was made in respect of the child and the applicants referred to in the Statement of Particulars.

STATEMENT OF PARTICULARS**CHILD**

Surname:

Forenames:

Sex:

Date of birth:

Place of birth:

BIRTH FATHER

Surname:

Forenames:

Address:

Occupation:

BIRTH MOTHER

Surname at the date of child's birth:

Forenames:

Maiden name:

Address:

Occupation:

MALE COMMISSIONING PARENT

Surname:

Forenames:

Date of birth:

Place of birth:

Address:

Occupation:

FEMALE COMMISSIONING PARENT

Surname:

Forenames:

Maiden surname:

Date of birth:

Place of birth:

Address:

Occupation:

Date of marriage (if applicable):

Previous children of this relationship (names and dates of birth):

AND TAKE NOTICE that it was further ordered that the name by which the child is to be known is:

SURNAME:**FORENAMES:**

Dated at this day of 20

.....
Registrar

To the Youth Court of South Australia

Made by the Judge and Magistrates who are members of the principal judiciary of the Youth Court:

PENELOPE ELDRIDGE, Judge of the Court
CATHY DELAND, Magistrate of the Court
MELANIE LITTLE, Magistrate of the Court
LUKE DAVIS, Magistrate of the Court

SENDING COPY?

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

GovernmentGazetteSA@sa.gov.au

Please include the following information in the covering email:

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

Attach:

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

Fax Transmission: (08) 8207 1040

Phone Enquiries: (08) 8207 1045

NOTE:

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

CITY OF ONKAPARINGA

DEVELOPMENT ACT 1993

Notice of Variation of Amounts to be Paid into a Car Parking Fund

NOTICE is hereby given that on 13 December 2016, the City of Onkaparinga resolved, pursuant to Section 50A(6) of the Development Act 1993, to vary the relevant Contribution Rates payable into the Car Parking Funds established under that Act.

The relevant Car Parking Funds were established and designated by notice in the *Gazette* on 9 November 2006, being:

Christies Beach Car Parking Fund;
Port Noarlunga Car Parking Fund;
Moana Car Parking Fund;
Willunga Car Parking Fund; and
McLaren Vale Car Parking Fund.

In relation to each Car Parking Funds named above, the relevant Contribution Rate is set at \$500 per car parking space, as from the date of this notice until 30 June 2017.

Dated 22 December 2016.

M. DOWD, Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

Change of Name for a Portion of a Public Road

NOTICE is hereby given that the Council of the City of Port Adelaide Enfield at its meeting held on 11 October 2016 resolved, pursuant to Section 219(1) of the Local Government Act 1999, that the name of a portion of a certain public road located in the suburb of Wingfield be changed as follows:

- The name of the portion of Wingfield Road as marked on Map 2 that runs between South Terrace and its end near the Port River Expressway, Wingfield, be changed to Wingfield Road North.

A plan that delineates the portion of public road that is subject to the change of street name, together with a copy of the Council's resolution are both available for inspection at the Council's Principal Office, 163 St Vincent Street, Port Adelaide; Enfield Library—Council Office, 1-9 Kensington Crescent, Enfield and Greenacres—Library Council Office, 2 Fosters Road, Greenacres, during their normal business hours.

M. WITHERS, Chief Executive Officer

CITY OF VICTOR HARBOR

NOTICE is hereby given that the City of Victor Harbor resolves that pursuant to the power contained in Section 246(3)(e) of the Local Government Act 1999, and for the purposes of Clause 5.3 of By-law No. 3—Roads, the Council has resolved:

- That no location be identified for the purpose of Clauses 7.3.2 and 7.4.2.

Pursuant to the power contained in Section 246(3)(e) of the Local Government Act 1999, and for the purposes of Clauses 5.3 and 5.4 of By-law No. 4—Local Government Land the Council has resolved that:

- Clause 9.4.2, shall apply to all waters on Local Government Land.
- Clause 9.6.2, shall apply to all waters on Local Government Land (fishing is permitted).
- Clause 9.9.1, shall apply to all Local Government waters for a motorised craft only.
- Clause 9.9.3, shall apply to all Local Government waters for non-motorised craft only.
- That no location be set for the purpose of Clauses 9.9.5, 9.10.2, 9.14.2, and 9.37.
- Clauses 9.23.1, 9.23.2, 9.23.3, 9.23.5 and 9.24.2, shall apply to all Local Government Land.
- Clause 9.33, shall apply to the following waters:
 - o Encounter Lakes and Franklin Island Lake subject to the following conditions:

- (i) Not within 25 metres of the inlet or outlet structure of Encounter Lakes.
- (ii) Not within 10 metres of the bridge over the Franklin Island Lake.
- (iii) Not within 10 metres of Encounter Lakes pump station (35 Bartel Boulevard).

- Clause 10.5, applies:
 - o From any portion of the inlet structure at Encounter Lakes and Franklin Island Lake.
 - o Within 20 metres of a bridge over Franklin Island Lakes.
 - o Within 20 metres of swimmers or boats.
 - o Within 6 metres of the boundaries of any private, residential properties abutting Encounter Lakes and Franklin Island Lake.
 - o Within 10 metres of Encounter Lakes pump station (35 Bartel Boulevard).
- That no land be identified under Clause 10.11.2 of By-law No. 4—Local Government Land.

Pursuant to the power contained in Section 246(3)(e) of the Local Government Act 1999, and for the purposes of Clause 11 of By-law 5—Dogs, the Council has resolved that the following areas are 'Dog on leash areas':

- Soldiers Memorial Reserve.
- Soldiers Memorial Garden.
- Warland Reserve.
- Within 20 metres of the BMX track at all times.
- On any shared path.
- Within 20 metres of playground equipment at all times.
- Within 20 metres of any person or group of people participating in organised sport or school activities officially convened by licensed sports and school groups within their licensed areas.
- Along the foreshore areas where specific signs or fencing are erected designating Hooded Plover nests/chicks during breeding/nesting season.
- Along the foreshore areas adjacent to Encounter Lakes and Franklin Island Lakes:
 - o John Simmons Park—Corner of Central Drive and Clifton Way.
 - o CM Thorpe Park—Corner Mathew Flinders Drive and Bartel Boulevard.
 - o John Crompton Reserve—Corner Tabernacle and Nicholas Baudin Drive.

That pursuant to Section 246(3)(e) of the Local Government Act 1999, and for the purposes of Clause 11.1 of By-law 5—Dogs, the Council has resolved that the following areas are 'Dog Prohibited areas':

- Swimming in Encounter Lakes, Franklin Island Lakes and Encounter Waters.

That pursuant to Section 246(3)(e) of the Local Government Act 1999 and the purposes of Clauses 5.3 and 5.4 of By-law 7—Foreshore, the Council has resolved that:

- No location be identified for the purpose of Clauses 7.3.1, 7.5.1, 7.5.2, 7.5.3, 7.6.2, 7.11, 7.12 and 8.7.4.
- Clause 8.7.1 will apply to all parts of the foreshore excluding a boat ramp or launching area provided by the Council for that purpose.

That Council's permit procedures include conditions that restrict horses on the foreshore where areas are signed or fenced to protect the Hooded Plover nests/chicks.

That in accordance with Section 246(5)(b) of the Local Government Act 1999, Council sets expiation fees for alleged offences against Clause 9.1 of Council's Permits and Penalties By-Law 2016 (committed by virtue of a breach, contravention or failure to comply with the below by-laws) in accordance with the amounts specified below, effective on the date on which the by-laws come into operation:

	\$
Permits and Penalties By-law	187.00
Moveable Signs By-law.....	187.00
Roads By-law	187.00
Local Government Land By-law— (excluding Clause 9.10.2).....	187.00
(Clause 9.10.2 only).....	50.00
Dogs By-law.....	187.00
Cats By-law	187.00
Foreshore By-law— (excluding Clause 7.5.1).....	187.00
(Clause 7.5.1 a and b).....	50.00

That Council authorises the Chief Executive Officer (or delegate), under Part 2 of By-law 1—Permits and Penalties, to grant permission to a person who seeks permission to undertake an activity under Council by-laws that is otherwise prohibited under a Council by-law, and that the authorisations be recorded in Council's Delegations Register.

That Council authorises the Chief Executive Officer (or delegate), under Part 2 of By-law 1—Permits and Penalties the authority to attach such conditions as may be necessary to a grant of permission, to vary or revoke such conditions or impose new conditions by notice in writing to the person granted permission, or to suspend or revoke a grant of permission at any time by notice in writing to the person granted permission.

That the authorization to implement Council by-laws, as resolved, shall take effect on the commencement of the by-laws on 1 January 2017.

G. MAXWELL, Chief Executive Officer

ADELAIDE HILLS COUNCIL

PUBLIC CONSULTATION

Review of Elector Representation

NOTICE is hereby given that the Council has undertaken a review to determine whether alterations are required in respect to elector representation, including ward boundaries and the composition of Council.

As an outcome of this review Council proposes the following:

- (1) The principal member of Council continues to be a Mayor, elected by the community.
- (2) The Council area not be divided into wards (i.e. wards be abolished).
- (3) The future elected body of Council comprise 12 area Councillors who will be elected by the community at council-wide elections to represent the whole of the Council area.

A copy of the Representation Review Report, which details the review process, the public consultation undertaken, and the proposal Council considers is available on www.ahc.sa.gov.au at the Council offices, 26 Onkaparinga Valley Road, Woodside, 63 Mount Barker Road, Stirling and 45 Albert Street, Gumeracha, at the Summit Community Centre, 1 The Crescent Drive, Norton Summit, and at the Mobile Library.

Written submissions are invited from interested persons and should be directed to the Chief Executive Officer, P.O. Box 44, Woodside, S.A. 5244, or mail@ahc.sa.gov.au by close of business on Friday, 10 February 2017.

Any person(s) making a written submission will be given the opportunity to appear before a Special Council meeting on 21 February 2017, to be heard in support of their submission.

Information regarding the elector representation review can be obtained by contacting Lachlan Miller, Executive Manager Governance and Risk, on (08) 8408 0400 or mail@ahc.sa.gov.au.

A. AITKEN, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

Review of Elector Representation

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

The Council currently comprises a Mayor and eight Elected Members, with wards within the District. The Representation Review will explore whether the Council should retain this structure and the current number of Elected Members, have a lesser number of Elected Members, or re-implement a ward structure.

Representation Options Paper

The Council has prepared a Representation Options Paper that examines the various options available in regards to the composition and structure of the Council and the division of the Council area into wards.

Copies of the Representation Options Paper can be obtained from:

District Council of Ceduna Administration Office
44 O'Loughlin Terrace, Ceduna.

Council website at www.ceduna.sa.gov.au.

Written Submissions

Written submissions are invited from interested persons and must be addressed to:

Elector Representation Review,
District Council of Ceduna.

Via mail to: P.O. Box 175, Ceduna, S.A. 5690.

Via email to: council@ceduna.sa.gov.au.

In person at:

District Council of Ceduna Administration Office,
44 O'Loughlin Terrace, Ceduna.

All submissions must be received by no later than 5 p.m. on Friday, 10 February 2017.

Further Information

Further information regarding the Representation Review can be obtained by contacting Ben Taylor, Manager Administration and Finance, on (08) 8625 3407 or email btaylor@ceduna.sa.gov.au.

G. M. MOFFATT, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

Resignation of Councillor

NOTICE is hereby given in accordance with Section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Area Councillor due to the resignation of Councillor Marlene Shipard, to take effect from 26 December 2016.

G. M. MOFFATT, Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

Change of Meeting Date

NOTICE is hereby given that the normal January Council Meeting will now be held on Tuesday, 17 January 2017, commencing at 2 p.m. in the Council Chambers, Main Street, Cleve in lieu of Tuesday, 10 January 2017.

P. J. ARNOLD, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Declaration of a Separate Rate—Water Re-use Scheme

NOTICE is hereby given that at its 13 December 2016 meeting, Council in exercise of its powers contained within Chapter 10 of the Local Government Act 1999, for the financial year ending 30 June 2017, resolved to declare a separate rate, pursuant to Section 154 of the Act of \$1 050 000 to be levied as a fixed charge against Rateable Assessment Number 6512, Valuer-General's Assessment Number 3120415503.

In declaring the separate rate Council has formed the opinion that the making available of a Water Re-use Scheme will be of particular benefit to the land, the occupiers of the land and visitors to that part of the Council's area and provides an opportunity for a range of improvements to the land and activities on the land currently not available.

B. CARR, Chief Executive Officer

DISTRICT COUNCIL OF LOWER EYRE PENINSULA

Road Naming

NOTICE is hereby given that the District Council of Lower Eyre Peninsula at its meeting held on 16 December 2016, issued a resolution, pursuant to Section 219 (1) of the Local Government Act 1999, to name the following:

- That the public road reserve in the Town of Coffin Bay, described as Allotment 407 in Deposited Plan 72859, be assigned the name Tea Tree Court.

R. W. PEARSON, Chief Executive Officer

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

Akeroyd, Lesley Christina, late of 39 Fisher Street, Myrtle Bank, of no occupation, who died on 26 August 2016.

Carroll, Elsie Jean, late of 100 Seaford Road, Seaford, of no occupation, who died on 24 August 2016.

Edwards, Heather Margaret, late of 6 Athos Place, Paradise, home duties, who died on 11 October 2016.

Farrow, Robert Murray, late of 342 Marion Road, Netley, retired school principal, who died on 25 June 2016.

Jury, Haldane Ralph, late of 18 Cross Road, Myrtle Bank, retired registered nurse, who died on 21 May 2016.

Kirkland, Irene May, late of 11 Mills Street, Clarence Park, retired packer, who died on 23 July 2016.

Luedeke, Jean Mary, late of 48 Smith-Dorrien Street, Mitcham, retired public servant, who died on 8 September 2016.

Mitchell, Margaret Joyce, late of 47 Eve Road, Bellevue Heights, of no occupation, who died on 27 August 2016.

Naulty, John, late of 10 Norman Street, Woodville, retired storeman, who died on 12 August 2016.

Sims, Annie, late of 2 Britannia Place, South Kalgoorlie, Western Australia, home duties, who died on 17 April 2016.

Wheeler, Lynette Joy, late of 2 Alison Street, Athol Park, retired consultant, who died on 1 August 2016.

Wilson, Donald Wistrand, late of 147 Frost Road, Salisbury South, retired charge storeman, who died on 20 August 2016.

Zec, Petar, late of 22 Wilcox Road, Elizabeth, of no occupation, who died on 21 June 2016.

Ziegler, Dawn May, late of 2 The Strand, Mawson Lakes, of no occupation, who died on 10 October 2016.

Notice is hereby given pursuant to the Trustee Act 1936, 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 the 27 January 2017 otherwise they will be excluded from the distribution of the said estate; 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 22 December 2016.

D. A. CONTALA Public Trustee

ATTENTION

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