



# THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

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ADELAIDE, THURSDAY, 18 FEBRUARY 2016

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## GOVERNMENT GAZETTE NOTICES

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

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Department of the Premier and Cabinet  
Adelaide, 18 February 2016

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

No. 1 of 2016—Port Pirie Racecourse Site Amendment Act 2016. An Act to amend the Port Pirie Racecourse Site Act 1946; and to repeal the Port Pirie Racecourse Land Revestment Act 1960; the Port Pirie Racecourse Land Revestment Act 1965 and the Port Pirie Racecourse Land Revestment Act 1981.

No. 2 of 2016—Surveillance Devices Act 2016. An Act to make provision relating to the use of surveillance devices, to provide for cross-border recognition of warrants relating to surveillance devices; to repeal the Listening and Surveillance Devices Act 1972; to make related amendments to the Criminal Investigation (Covert Operations) Act 2009 and the Director of Public Prosecutions Act 1991; and for other purposes.

By command,

SUSAN ELIZABETH CLOSE, for Premier

DPC06/0875

Department of the Premier and Cabinet  
Adelaide, 18 February 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Country Arts Trust, pursuant to the provisions of the South Australian Country Arts Trust Act 1992:

Member: (from 18 February 2016 until 17 February 2019)  
Michael Velibor Luchich

Member: (from 1 April 2016 until 31 March 2019)  
Victoria Jane MacKirdy  
Anthony John Sharley

Member: (from 1 April 2016 until 31 March 2018)  
Allan Robert Aughey

Presiding Member: (from 18 February 2016 until 17 February 2019)  
Michael Velibor Luchich

By command,

SUSAN ELIZABETH CLOSE, for Premier

ASACAB003-11

Department of the Premier and Cabinet  
Adelaide, 18 February 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint His Honour Judge William David Jennings to act in the office of Judge of the Licensing Court of South Australia on an auxiliary basis, for a period commencing on 4 March 2016 and expiring on 3 March 2017, pursuant to the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

SUSAN ELIZABETH CLOSE, for Premier

AGO0008/16CS

Department of the Premier and Cabinet  
Adelaide, 18 February 2016

HIS Excellency the Governor in Executive Council has revoked the appointment of Patricia Frances Jordan as a Visiting Inspector for the purposes of the Correctional Services Act 1982, effective from 18 February 2016, pursuant to Section 20 of the Correctional Services Act 1982 and Section 36 of the Acts Interpretation Act 1915.

By command,

SUSAN ELIZABETH CLOSE, for Premier

MCS16/03CS

## ADELAIDE PARK LANDS ACT 2005

### *Appointments*

PURSUANT to Division 2 of the Adelaide Park Lands Act 2005 ('the Act'), I, John Rau, Minister for the City of Adelaide, Minister of the Crown to whom the administration of the Act is committed, am pleased to appoint the following persons as members of the Board of Management of the Adelaide Park Lands Authority:

For the purposes of Section 6 (1) (b) of the Act:

(Rosemary) Anne Sharp  
Roger Kevin Zubrinich.

For the purposes of Sections 6 (1) (b) and 6 (4) of the Act:

Emeritus Damien Mugavin.

For the purposes of Sections 6 (1) (b) and 6 (6) of the Act:

Elaine Mhairi Bensted (as Deputy for Roger Kevin Zubrinich).

For the purposes of Sections 6 (1) (b), 6 (4) and 6 (6) of the Act:

Stephanie Anne Johnston (as Deputy for Emeritus Damien Mugavin).

Pursuant to Section 7 (2) of the Act, I appoint the above members for the period commencing 18 February 2016 and concluding 31 December 2016.

For the purposes of Section 6 (1) (b) of the Act:

(Barbara) Jane Chapman  
Carolyn Ann Wigg.

Pursuant to Section 7 (2) of the Act, I appoint the above members for the period commencing 10 March 2016 and concluding 31 December 2016.

Pursuant to Section 10 (2) of the Act, I appoint (Rosemary) Anne Sharp as Deputy Presiding Member of the Board of Management of the Adelaide Park Lands Authority, effective 10 March 2016 until 31 December 2016.

Dated 17 February 2016.

JOHN RAU, Deputy Premier, Minister  
for the City of Adelaide

## BUILDING WORK CONTRACTORS ACT 1995

### *Exemption*

TAKE notice that, pursuant to Section 45 of the Building Work Contractors Act 1995, I, Dini Soulio, Commissioner for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

#### SCHEDULE 1

David Paul Waller (BLD 55098).

#### SCHEDULE 2

Construction of a single-storey detached dwelling on land situated at Allotment 52 in Deposited Plan 72130 being a portion of the land described in Certificate of Title Volume 5971, Folio 112, more commonly known as 4 Mulkra Court, Port Vincent.

#### SCHEDULE 3

1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.

2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.

3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:

- providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;

- providing evidence of an independent expert inspection of the building work the subject of this exemption;
- making an independent expert report available to prospective purchasers of the property; and
- giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated 10 February 2016.

D. SOULIO, Commissioner for Consumer Affairs, Delegate for the Minister for Consumer and Business Services

Ref.: 610/14-00116

## DEVELOPMENT ACT 1993, SECTION 48

### DECISION BY THE GOVERNOR

#### *Preamble*

1. On 19 February 2014, the Minister for Planning published in the *South Australian Government Gazette* a declaration under Section 46 of the Development Act 1993 (the Act) in respect of any development of a kind listed in Schedule 1 of that notice in the parts of the State listed in Schedule 2 of that notice.

2. A development proposed by Programmed Turnpoint Pty Ltd to establish and operate a golf course resort on the south-eastern coast of Kangaroo Island, is the subject of a development application lodged on 11 April 2014.

3. In accordance with the declaration referred to in Paragraph 1 of this Preamble, the proposed development has been under consideration under Division 2 of Part 4 of the Act. The proposed development has been the subject of a Public Environmental Report and an Assessment Report under Sections 46 and 46C of the Act, and is hereafter referred to as the 'proposed Major Development'.

4. I am satisfied that the Public Environmental Report and Assessment Report prepared in relation to the proposed Major Development are appropriate and have had regard, when considering the proposed Major Development, to all relevant matters under Section 48 (5).

5. I have decided to grant a development authorisation to the proposed Major Development.

#### *Decision*

PURSUANT to Section 48 of the Development Act 1993 and with the advice and consent of the Executive Council, and having due regard to the matters set out in Section 48 (5) and all other relevant matters, I:

- (a) grant development authorisation in relation to the proposed Major Development under Section 48 (2) (b) (i), subject to the conditions set out below;
- (b) specify under Section 48 (7) (b) (i) all matters which are the subject of conditions herein as matters in respect of which the conditions of this authorisation may be varied or revoked, or new conditions attached;
- (c) specify for the purposes of Section 48 (11) (b) the period of two years from the date of this development authorisation as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation under Section 48 (11).

#### CONDITIONS OF DEVELOPMENT AUTHORISATION

##### *General*

1. The proponent shall carry out the development generally in accordance with the:

- (a) Development Application, prepared by Programmed Turnpoint Pty Ltd, dated April 2014;
- (b) Public Environmental Report, prepared by Programmed Turnpoint Pty Ltd, dated April 2015; and
- (c) Response Document prepared by Branford Planning + Design on behalf of Programmed Turnpoint Pty Ltd, dated August 2015.

2. The proponent shall have completed the development within five years of the date of this authorisation, failing which the authorisation may be cancelled.

3. In accordance with Conditions 1 and 2 above, the development shall be completed in accordance with the following failing which I may cancel the authorisation:

- (a) Essential infrastructure works, including power and water supply to the site, shall be completed prior to any other works, and be substantially commenced within two years of the date of this authorisation.
- (b) Works on the golf course shall commence within 6 months of the completion of infrastructure works, and shall be completed prior to the commencement of any residential development on the site, excluding land division for that purpose.
- (c) The clubhouse and tourist accommodation must be commenced within 6 months of completion of the golf course.
- (d) All external and internal road upgrades, including car parking areas, shall be commenced and completed prior to occupation of development on the site, and prior to commencing commercial operations.

#### *Prior to the Commencement of Construction Works*

The following information shall be submitted for further assessment and approval by the Minister for Planning, prior to the commencement of construction works:

4. Building Rules compliance, following assessment and certification by a private certifier, the Kangaroo Island Council or by a person determined by the Minister for Planning, as complying with the provisions of the Building Rules (or the Building Rules as modified according to criteria prescribed by the Development Regulations 2008). For the purposes of this condition 'building work' does not include plant and equipment or temporary buildings that are not permanently attached to the land (refer to relevant Advisory Notes below).

5. Final detailed plans for all structures on site and for each component of the development (including site plans, floor plans, elevations, cross-sections, rendered perspectives, final golf course layout and other relevant specifications).

6. Final plans, drawings, specifications and financial and maintenance arrangements (including Deeds of Agreement) associated with road infrastructure upgrades for the intersection of Hog Bay Road and Davies Road, prepared in consultation with the Department of Planning, Transport and Infrastructure and the Kangaroo Island Council.

7. Final plans, drawings, specifications and financial and maintenance arrangements (including Deeds of Agreement) associated with road infrastructure upgrades for Davies Road and Cathers Road, prepared to the reasonable satisfaction of the Kangaroo Island Council.

8. A Preliminary Site Investigation / Site History Report to determine whether a potentially contaminating land use has occurred on the site in the past, prepared in consultation with the Environment Protection Authority.

9. A sand drift erosion and cliff stability investigation shall be completed, in consultation with the Department of Environment, Water and Natural Resources, and the finding included into the final design of the golf course.

10. A Construction Environmental Management and Monitoring Plan (CEMMP), prepared in consultation with the Environment Protection Authority, the Department of Environment Water and Natural Resources and the Kangaroo Island Council. The CEMMP must incorporate measures to address (but not be limited to) the following matters:

- (a) traffic management for the duration of demolition and construction;
- (b) construction and works noise management to ensure compliance with the Environment Protection (Noise) Policy 2007;
- (c) management of air quality (including odour and dust);
- (d) sequencing of development (including construction timelines for works on site, as well as periods and hours of construction);
- (e) occupational health and safety matters;

- (f) bio-security and wash down procedures to minimise the transfer of pests and pathogens during the construction process;
- (g) soils (including fill importation), stockpile management and prevention of soil contamination (such as from chemical use and storage, pest plants and pathogens);
- (h) soil erosion and sediment control (including rehabilitation and stabilisation of land as construction progresses);
- (i) stormwater management, prior to implementation of a permanent solution;
- (j) groundwater (including prevention of groundwater contamination);
- (k) site contamination and remediation (where required);
- (l) Aboriginal Heritage to ensure compliance with the Aboriginal Heritage Act 1988;
- (m) waste management for all waste streams and overall site clean-up;
- (n) use and storage of chemicals, oil, construction-related hazardous substances and other materials that have the potential to contaminate the environment (including proposed emergency responses); and
- (o) site security, fencing and safety (including the management of public access and local traffic).

11. An Integrated Water Management Plan (IWMP), prepared in consultation with the Environment Protection Authority and the Department of Environment, Water and Natural Resources. The plan must incorporate measures and actions to address (but not be limited to) the following issues:

- (a) a site plan identifying all water related features and infrastructure for the storage, treatment and/or reuse of potable water, stormwater, wastewater and irrigation water;
- (b) water balance information, including the total water needs of all components of the development;
- (c) observation wells and a water level and water quality monitoring program;
- (d) total wastewater generation from the development (based on projected wastewater volumes per day);
- (e) predicted greywater generation volumes and a description of how all greywater will be collected, stored and re-used on site (if greywater is to be collected separately to wastewater);
- (f) predicted evaporative losses from water and wastewater storages;
- (g) a description of how all wastewater will be collected, stored and re-used on site (including the capacity of the system);
- (h) a Reclaimed Water Irrigation Management Plan, prepared in accordance with the EPA Guideline 'Wastewater Irrigation Management Plan—a Drafting Guide for Wastewater Irrigators' (June 2009);
- (i) details of the proposed wastewater storage lagoon liners, prepared in accordance with the EPA Guideline 'Wastewater Lagoon Construction' (November 2014);
- (j) predicted stormwater generation volumes and details of stormwater quality improvements, including the location and sizing of bio-retention swales and basins, anticipated quality improvements and details of any other proposed stormwater quality treatment features;
- (k) management of the potential impacts from nutrient and chemical runoff from the golf course, including details regarding the management of pesticides and herbicides, in accordance with the EPA 'Guidelines for Responsible Pesticide Use' (December 2005) and the EPA 'Safe and Effective Pesticide Use: a Handbook for Commercial Spray Operators';

- (l) control of the spread of turf grasses; and
- (m) contingencies to address any detrimental effects, especially on local hydrology.

12. Preparation and implementation of a Cultural Heritage Management Plan for the site (including the infrastructure corridors) to be prepared in consultation with relevant Aboriginal heritage representatives, to establish protocols for the discovery of any Aboriginal sites, objects and/or remains during construction.

*During Construction Works and Prior to Operation of the Development*

13. All works shall be undertaken in accordance with the approved plans, drawings, specifications and other documentation provided in accordance with Conditions 4 to 11 listed above.

The following information shall be submitted for further assessment and approval by the Minister for Planning, during construction works and prior to the operation of the development.

14. An Operational Environmental Management and Monitoring Plan (OEMMP), prepared in consultation with the Environment Protection Authority, the Department of Environment, Water and Natural Resources and the Kangaroo Island Council. The OEMMP must incorporate measures to address (but not be limited to) the following matters:

- (a) general operational noise management (such as from machinery noise), to ensure compliance with the Environment Protection (Noise) Policy 2007;
- (b) a Waste Management strategy detailing the collection, storage and disposal of waste (for all waste streams) to comply with the Environment Protection (Waste to Resources) Policy 2010;
- (c) wastewater collection and treatment to comply with general obligations of the Environment Protection (Water Quality) Policy 2004;
- (d) traffic management associated with the preparation of events;
- (e) noise from live and/or recorded music and public address systems for events;
- (f) a Kangaroo and Wallaby Management Strategy (including any proposed site fencing and implementation of natural barriers);
- (g) emergency and evacuation procedures (including a Fire Management Plan prepared in consultation with the Country Fire Service); and
- (h) ongoing sustainability initiatives (including power, water, flora and fauna management) and details of proposed methods for ongoing monitoring and reporting.

15. A Native Vegetation Management, Rehabilitation and Revegetation Plan, prepared in consultation with the Department of Environment, Water and Natural Resources and the Kangaroo Island Natural Resources Management Board. The plan also should include details on how weeds and pests are to be managed following commencement of operations.

*During Operation of the Development*

16. Operations on the site shall be undertaken in accordance with the approved plans, drawings, specifications and other documentation provided in accordance with Conditions 12-14 as listed above.

17. The development/site shall be maintained in a serviceable condition and operated in an orderly manner at all times consistent with conditions of approval, to the satisfaction of the Minister for Planning.

18. Undeveloped allotments shall be maintained in a neat and tidy condition at all times, with soil surfaces stabilised to minimise erosion, to the satisfaction of the Minister for Planning.

19. Recycled water (wastewater, greywater and stormwater) must be stored separately from the main water supply storage in accordance with relevant EPA Guidelines.

20. All liquids that have the ability to cause environmental harm must be stored within a bunded compound that has a capacity of at least 120% of the volume of the largest container, in accordance with the EPA 'Bunding and Spill Management Guidelines' (2007).

## ADVISORY NOTES

1. Approvals will be required for all structures on site and for each component of the development, including:

- the resort clubhouse building and associated facilities;
- the tourist accommodation (lodges and suites);
- storage sheds and other storage structures;
- the water storage dam; and
- any land division to create certificates of title for separate allotments.

In respect of land division documentation, surveyed plans sufficient to satisfy Lands Titles Office procedure should be provided.

2. Further designs and plans (i.e. subject to separate applications to the Minister for Planning or the Development Assessment Commission, as the Governor's delegate, will be required should further development approval be sought for dwellings or additional tourist accommodation.

3. Pursuant to Development Regulation 64, the applicant is advised that the Kangaroo Island Council or private certifier conducting a Building Rules assessment must:

- (a) provide to the Minister a certification in the form set out in Schedule 12A of the Development Regulations 2008 in relation to the building works in question; and
- (b) to the extent that may be relevant and appropriate:
  - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12; and
  - (ii) assign a classification of the building under these regulations; and
  - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund Act 1993.

Regulation 64 of the Development Regulations 2008 provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Planning.

4. The Kangaroo Island Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this development authorisation (including any Conditions or Advisory Notes that apply in relation to this development authorisation).

5. Should the applicant wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Public Environmental Report and Assessment Report referred to in this development authorisation. If an application variation involves substantial changes to the proposal, pursuant to Section 47 of the Development Act 1993, the applicant may be required to prepare an amended Public Environmental Report for public inspection and purchase. An amended Assessment Report may also be required to assess any new issues not covered by the original Assessment Report and a decision made by the Governor pursuant to Section 48 of the Development Act 1993.

6. The applicant's CEMMP and other Plans should be prepared taking into consideration (and with explicit reference to) relevant EPA policies and guideline documents, including, but not limited to:

- (a) the Environment Protection (Air Quality) Policy 1994;
- (b) the Environment Protection (Noise) Policy 2007;
- (c) the Environment Protection (Water Quality) Policy 2003;
- (d) the Environment Protection (National Pollutant Inventory) Policy 2008;
- (e) the Standard for the Production and Use of Waste Derived Fill (if applicable) (2013);
- (f) the Bunding and Spill Management Guidelines (2012);
- (g) the Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry (1999);
- (h) Handbooks for Pollution Avoidance; and
- (i) any other legislative requirements, Guidelines and Australian Standards requiring compliance.

7. All works and activities must be undertaken in accordance with the General Environmental Duty as defined in Part 4, Section 25 (1) of the Environment Protection Act 1993 (which requires that a person must not undertake any activity, which pollutes, or may pollute; without taking all reasonable and practical measures to prevent or minimise harm to the environment), relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993 and other relevant publications and guidelines.

8. A site contamination consultant must be engaged to prepare the Preliminary Site Investigation Report, in accordance with Schedules A and B of the National Environment Protection (Assessment of Site Contamination) Measure 1999 (NEPM). If the report identifies that a potentially contaminating activity has occurred, an accredited Site Contamination Auditor must provide a Site Contamination Audit Report that states the site is suitable for residential use or the site does not pose unacceptable risks to human health and the environment for the proposed commercial area (e.g. short term tourist accommodation).

Statements by site contamination consultants in relation to site contamination must be clearly qualified as to the existence of site contamination at the site by specifying the land uses that were taken into account in forming that opinion as required by Section 103ZA of the Environment Protection Act 1993.

9. Best practice with regard to bioretention is considered to be a design which uses the guidance contained in the Cooperative Research Centre 'Water Sensitive Cities Guidelines for Stormwater Biofiltration Systems—Summary Report' (2015), available at: [www.watersensitivecities.org.au](http://www.watersensitivecities.org.au). To be effective at treating stormwater on a long term basis, it is recommended that at least 50% of the plants used for bioretention are those recommended in the Report.

10. The applicant is reminded of its obligations under the Native Vegetation Regulations 2003 whereby any native vegetation clearance must be undertaken in accordance with a management plan that has been approved by the Native Vegetation Council that results in a significant environmental benefit on the property where the development is being undertaken, or a payment is made into the Native Vegetation Fund of an amount considered by the Native Vegetation Council to be sufficient to achieve a significant environmental benefit in the manner contemplated by Section 21 (6) of the Native Vegetation Act 1991, prior to any clearance occurring.

11. Kangaroos are protected under the National Parks and Wildlife Act 1972. South Australia has a Kangaroo Management Plan which has been approved under Federal legislation, and a planning decision does not include approvals for the culling of Kangaroos, which is a separate matter to be carefully managed in consultation with the Department of Environment, Water and Natural Resources and Natural Resources Kangaroo Island.

12. The applicant is reminded of its obligations under the Aboriginal Heritage Act 1988, whereby any 'clearance' work that may require permission to disturb, damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to Section 23 of the Act.

13. The applicant, and all agents, employees and contractors, such as construction crews, must be conversant with the provisions of the Aboriginal Heritage Act 1988, particularly the requirement to immediately contact the Aboriginal Affairs and Reconciliation Division within the Department of State Development in the event that archaeological items (especially skeletal material) are uncovered during earthmoving.

14. The applicant is reminded of its obligations under the Commonwealth Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act), not to undertake any activity that could have a significant impact on any matter of National Environmental Significance, without first referring it to Commonwealth Minister for the Environment for consideration under the Act.

15. The Minister has a specific power to require testing, monitoring, auditing and reporting under Section 48C of the Development Act 1993.

Given under my hand at Adelaide, 18 February 2016.

H. VAN LE, Governor

## DEVELOPMENT ACT 1993, SECTION 48

## DELEGATION OF POWER BY THE GOVERNOR

*Preamble*

1. I have granted a development authorisation pursuant to Section 48 of the Development Act 1993, for the development of the Kangaroo Island Golf Course Resort by Programmed Turnpoint Pty Ltd, which authorisation is published in the *South Australian Government Gazette* of 18 February 2016.

2. I wish to delegate certain of my powers under Section 48 to the Minister for Planning.

*Delegation*

PURSUANT to Section 48 (8) of the Development Act 1993 and with the advice and consent of the Executive Council, I delegate to the Minister for Planning:

- (a) my power under Section 48 (7a) to vary the development authorisation granted for the Kangaroo Island Golf Course Resort under Section 48;
- (b) in relation to the said development authorisation, or any variation thereof—my power to vary or revoke conditions, or to attach new conditions, under Section 48 (7) (b); and
- (c) my power to cancel the development authorisation under Section 48 (11) or in accordance with the terms of any of the conditions of the authorisation providing a right to cancel the authorisation.

Given under my hand at Adelaide, 18 February 2016.

H. VAN LE, Governor

## FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Dr Jan Barton of Deakin University, P.O. Box 423, Warrnambool, Vic. 3280 (the 'exemption holder') or a person acting as her agent, is exempt from Sections 70, 71 and 72 (2) of the Fisheries Management Act 2007, Regulation 7 and Clauses 46, 72, 96 and 114 of Schedule 6 of the Fisheries Management (General) Regulations 2007 but only insofar as they may engage in the collection of fish (the 'exempted activity') from the waters in Schedule 1, using the gear specified in Schedule 2, subject to the conditions set out in Schedule 3, from 11 February 2016 until 31 December 2016, unless varied or revoked earlier.

## SCHEDULE 1

The waters of Lake Alexandrina and Lake Albert.

## SCHEDULE 2

- 3 small-mesh fyke nets, (3 m single wing with 5 hoops and drawstring cod end, with no greater than 6 mm ply mesh).
- 12 bait traps, (Box trap—maximum dimension 50 cm, maximum height 25 cm, and a maximum of two entrances with a diameter of 5 cm).

## SCHEDULE 3

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

2. All native fish taken pursuant to the exempted activity must be immediately returned to the water. All noxious or non-native species must be disposed of appropriately.

3. The exempted activity may only be conducted on the exemption holder's behalf by Bryce Halliday.

4. Before undertaking the exempted activity, the exemption holder or a person acting as an agent must contact 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. Exemption number ME9902840.

5. 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 Fisheries Officer immediately upon request.

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 collection (the 'exempted activity') with the following details:

- the date, time and location of sampling;
- the number and description of all species collected; and
- any other information deemed relevant or of interest that is able to be volunteered.

7. 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 River Murray Act 2003. 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 the River Murray protection areas.

Dated 11 February 2016.

A. FISTR, Acting Director, Fisheries and Aquaculture Policy, Delegate of the Minister for Agriculture, Food and Fisheries

## FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that the Ministerial exemption notice issued pursuant to Section 115 of the Fisheries Management Act 2007 in the name of Daniel Cornelius, of the Urban Virons Group, 488 Churchill Road, Kilburn, S.A. dated 27 July 2015, being the fifth notice published on page 3580 of the *South Australian Government Gazette* dated 30 July 2015, is hereby varied by deleting Schedule 1 and inserting the following:

## SCHEDULE 1

All freshwater lakes, rivers, streams and wetlands within the Adelaide and Mount Lofty Natural Resources Management region.

Dated 15 February 2016.

A. FISTR, Acting Director, Fisheries and Aquaculture Policy

## GEOGRAPHICAL NAMES ACT 1991

*Notice to Alter Boundaries of Places*

NOTICE is hereby given pursuant to Section 11B (5) of the Geographical Names Act 1991, that I, MICHAEL BURDETT, Surveyor-General and Delegate appointed by Honourable Stephen Mullighan, Minister for Transport and Infrastructure, Minister of the Crown to whom the administration of the Geographical Names Act 1991 is committed DO HEREBY alter the following boundaries as listed in the Schedule below.

## THE SCHEDULE

Description	File Reference	Date of Approval
Alter the suburb boundary between Unley and Parkside to include all of Allotment 98 in DP56019, all the Allotments in Community Plan 20354 and all of Allotment 3 in DP46015 are within the suburb of Unley.	DPTI 2015/18386/01	5.2.2016
Alter the suburb boundary between Wayville and Goodwood to include Allotment 38 in Filed Plan 12736 and all the Allotments in DP50981 are within the suburb of Wayville.	DPTI 2015/17860/01	5.2.2016

The altered boundary can be viewed on the Land Services Property Location Browser (PLB) website at: [www.landservices.sa.gov.au/1Online\\_Services/20PLB/0default.asp](http://www.landservices.sa.gov.au/1Online_Services/20PLB/0default.asp) or by contacting Land Boundaries, DPTI on (08) 8204 8539.

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

#### MINING ACT 1971

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

Applicant: Flinders Mines Limited

Location: Caltowie Area—Approximately 95 km south-east of Port Augusta.

Term: 2 years

Area in km<sup>2</sup>: 201

Reference number: 2014/00182

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

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: [http://www.minerals.statedevelopment.sa.gov.au/land\\_access/community\\_information](http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information) or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

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

Applicant: OZM Carrapateena Pty Ltd, OZ Minerals Carrapateena Pty Ltd

Location: Carrapateena Area—Approximately 60 km east-south-east of Woomera.

Pastoral Lease: Pernatty

Term: 2 years

Area in km<sup>2</sup>: 457

Reference number: 2015/00200

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

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: [http://www.minerals.statedevelopment.sa.gov.au/land\\_access/community\\_information](http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information) or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

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

Applicant: Flinders Mines Limited

Location: Reid Lookout Area—Approximately 70 km west of Port Augusta.

Pastoral Lease: Wartaka, Siam, Yudnapinna, Carriewerloo

Term: 2 years

Area in km<sup>2</sup>: 716

Reference number: 2015/00216

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

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: [http://www.minerals.statedevelopment.sa.gov.au/land\\_access/community\\_information](http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information) or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

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

Applicant: Flinders Mines Limited

Location: Siam Area—Approximately 90 km west of Port Augusta.

Pastoral Lease: Nonning, Wartaka, Siam

Term: 2 years

Area in km<sup>2</sup>: 379

Reference number: 2015/00217

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

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: [http://www.minerals.statedevelopment.sa.gov.au/land\\_access/community\\_information](http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information) or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

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

Applicant: South Australian Ludi Mining Pty Ltd

Location: Pound Creek Area—Approximately 120 km north of Roxby Downs.

Pastoral Lease: Stuart Creek, Anna Creek

Term: 2 years

Area in km<sup>2</sup>: 272

Reference number: 2015/00172

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

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: [http://www.minerals.statedevelopment.sa.gov.au/land\\_access/community\\_information](http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information) or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

## NATIONAL ELECTRICITY LAW

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

Under s 107, the time for making the draft determination on the *Demand Response Mechanism and Ancillary Services Unbundling* proposal has been extended to **9 June 2016**.

Under s 107, the time for making the draft determination on the *Retailer-Distributor Credit Support Requirements* proposal has been extended to **28 July 2016**.

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](http://www.aemc.gov.au)

18 February 2016.

## NATIONAL GAS LAW

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

Under s 317, the time for making the draft determination on the *Retailer-Distributor Credit Support Requirements* proposal has been extended to **28 July 2016**.

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](http://www.aemc.gov.au)

18 February 2016.

## RETURN TO WORK ACT 2014

*Industry Premium Rate Determination for Local Government Administration 2015-16*

*Preamble*

PURSUANT to Subsection 142 (1) of the Return to Work Act 2014 (the Act), the Return to Work Corporation of South Australia ('the Corporation') must fix an industry premium rate in relation to each class of industry. The rates fixed under Subsection 142 (1) of the Act must be published by notice in the *Government Gazette*, pursuant to Subsection 142 (2) (a) of the Act and may be varied by the Corporation by subsequent notice in the *Government Gazette*, pursuant to Subsection 142 (2) (b) of the Act.

## NOTICE

1. Pursuant to Subsection 142 (2) (b) of the Act and in accordance with the power delegated to me by the Board of the Corporation under the current Instrument of Delegation of the Corporation, I vary the industry premium rate for the South Australian Industry Classification (SAIC) 753001—Local Government Administration—from the industry premium rate previously determined, pursuant to Subsection 142 (1) of the Act and published in the *Government Gazette* No. 29 on 14 May 2015 at page 1747 to the rate stated in Paragraph 2.

2. The industry premium rate for the SAIC referred to in Column 2 of the table is hereby fixed by the Corporation as the industry premium rate (expressed as a percentage) opposite the SAIC in Column 3.

Column 1	Column 2	Column 3
SAIC Code Number	Industry Description	Industry Premium Rate per \$100
753001	Local Government Administration	2.75%

3. This Determination commences on 1 July 2015.

4. If before 1 July 2016, an Industry Premium Rates Determination has not been made for the 2016-17 period, this Determination will apply for the SAIC 753001—Local Government Administration pending the making of such a Determination.

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

Dated 10 February 2016.

G. MCCARTHY, Chief Executive Officer

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

*Road Opening and Closing—  
Nitschke Road, Good Hope Landing*

BY Road Process Order made on 20 March 2015, the Loxton Waikerie Council ordered that:

1. Portion of Piece 87, Hundred of Holder, more particularly delineated and numbered '1' on Preliminary Plan No. 14/0035 is to be opened.

2. The portion of the Public Road, situated adjoining Allotment comprising Pieces 87 and 88 in DP 70041, more particularly delineated and lettered 'A' on Preliminary Plan 14/0035 is to be closed.

3. The road being opened in Schedule 1 is being exchanged for the land being closed in Schedule 2 in accordance with the Agreement for Exchange 20 March 2015 entered into between the Loxton Waikerie Council and Ronald Arthur Nitschke and Kenneth Edwin Nitschke.

On 16 December 2015 that order was confirmed by the Minister for Transport and Infrastructure, conditionally upon the deposit by the Registrar-General of Deposited Plan 110051 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 16 December 2015.

M. P. BURDETT, Surveyor-General

## ROAD TRAFFIC ACT 1961

*Authorised Officers to Operate Breath Analysing Instruments*

I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 8 February 2016, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the:

Road Traffic Act 1961;  
Harbors and Navigation Act 1993;  
Security and Investigation Industry Act 1995; and  
Rail Safety National Law (South Australia) Act 2012.

PD Number	Officer Name
73928	Boyd, Adam Jared
73446	Brown, Alan Robert
74953	Dolgitskiy, Antuan
75441	Durrant, Christopher Michael
75720	Jacobs, Stacey Anne
72971	Peddle, Sarah
74430	Tessari, Adrian John
75691	Tillett, Naomi Marie
74847	Trenter, Charlotte Elisabeth

GRANT STEVENS, Commissioner of Police

## SOUTH AUSTRALIA

GR Notice No. 1 of 2016  
**Gambling Codes of Practice (Account Gambling)  
Variation Notice 2016**

By this notice, the Independent Gambling Authority varies the notice prescribing advertising and responsible gambling codes of practice, as follows:

**1 Citation, commencement, authorising provisions, etc**

- (1) This notice may be cited as the Gambling Codes of Practice (Account Gambling) Variation Notice 2016.
- (2) This notice comes into operation on 1 July 2016.
- (3) This notice is authorised by—
  - (a) section 6A of the *Authorised Betting Operations Act 2000*, in particular section 6A(9); and
  - (b) section 13B of the *State Lotteries Act 1966*, in particular section 13B(8).

**2 Purpose**

This notice varies the Gambling Codes of Practice Notice 2013<sup>1</sup> to make provision for the operation of gambling accounts and to regulate the offering of credit for gambling to reduce the risk that the extension of credit will lead to problem gambling.

**3 Regulation of gambling accounts and credit betting**

- (1) In clause 3(1) of the Gambling Codes of Practice Notice 2013, **insert** the following definitions appropriately in the alphabetical sequence—

**“account holder”** means a person for whom a gambling provider has established a gambling account under Part 4 of Chapter 3;

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<sup>1</sup> GR Notice No. 8 of 2013, *South Australian Government Gazette*, 18 December 2013 (No. 81 of 2013), pages 4798–4844, varied by—Gambling Codes of Practice (In-Venue Messaging) Variation Notice 2014 (GR1/2014), 20 February 2014, Gazette No. 14 of 2014, pages 1014–1024; Gambling Codes of Practice (General) Variation Notice 2015 (GR6/2015), 26 March 2015, Gazette No. 19 of 2015, pages 1266–1271; Gambling Codes of Practice (Premium Gaming) Variation Notice 2015 (GR8/2015), 7 May 2015, Gazette No. 28 of 2015, pages 1665–1666; Gambling Codes of Practice (Predictive Monitoring) Variation Notice 2015 (GR12/2015), 30 July 2015, Gazette No. 46 of 2015, page 3586.

“**credit facility**” means a documented arrangement between a gambling provider and an account holder—

- (a) by which the account holder’s gambling account is, to a specified extent—
  - (i) credited with funds deposited by the gambling provider or a close associate<sup>2</sup> of the gambling provider; or
  - (ii) allowed to have a negative balance—

for the purpose of allowing the account holder to gamble on credit; and

- (b) under which the account holder is required to make payments on demand or as specified—

and an extension of a credit facility is any change favourable to the account holder (including a lengthening of the time for a required payment or a reduction in the amount of a required payment);

“**spotters’ fees**”, in respect of a gambling provider and an account holder—

- (a) means amounts paid or payable, by commission or otherwise, to third parties in respect of the attraction or retention of the account holder’s business (including the establishment or extension of a credit facility);
- (b) includes amounts paid or payable to such of the gambling provider’s employees whose remuneration includes a component variable by reference to the account holder’s activity—

and a requirement to disclose spotters’ fees at a time when the actual amount is not ascertainable is a requirement to disclose a good faith estimate identified as such.

(2) In clause 7(1) of the Gambling Codes of Practice Notice 2013—

- (a) in paragraph (a), after “in which the gambling provider advertises,”, **insert** “or of the Commonwealth,”; and
- (b) in paragraph (c)—
  - (i) **delete** “(other than a requirement relating to pre-commitment)”; and
  - (ii) after “in which the gambling provider operates”, **insert** “, or of the Commonwealth,”.

(3) After clause 58 of the Gambling Codes of Practice Notice 2013, **insert**—

**“58A Gambling accounts**

- (1) If a gambling provider has established a gambling account for a person—

<sup>2</sup> The concept of “close associate” is defined in section 5 of the *Authorised Betting Operations Act 2000*.

- (a) subject to clause 58B—
    - (i) the account may only be credited with funds deposited by the person or at the person's direction from a third party (not being a person in a close associate relationship with the gambling provider); and
    - (ii) the account must not be allowed to have a negative balance;
  - (b) the terms and conditions governing the account must not operate—
    - (i) to impose a waiting period on withdrawals from the account;
    - (ii) to allow funds pending withdrawal to be used for gambling; or
    - (iii) to require a particular level of gambling, or a particular use of funds in the account, as a condition of withdrawal; and
  - (c) the gambling provider must ensure that its business systems—
    - (i) facilitate withdrawals from the account as soon as practicable;
    - (ii) do not allow funds pending withdrawal to be applied to any purpose other than the withdrawal; and
    - (iii) do not allow the establishment or extension of a credit facility while there are funds pending withdrawal.
- (2) Sub-clause (1) does not operate—
- (a) to preclude the following routine transactions on a gambling account—
    - (i) the crediting of winnings or prizes, the making of refunds, the re-settling of bets on the outcome of a protest or like transaction;
    - (ii) the redemption of rewards as part of the operation of an acceptable loyalty program;
    - (iii) the redemption of prizes won in an acceptable trade promotion lottery; and
    - (iv) the making of *ex gratia* payments resolving complaints or disputes;

- (b) to preclude a gambling provider from implementing—
  - (i) procedures reasonably necessary to ensure compliance with laws relating to the handling of money or the reporting of financial transactions;
  - (ii) procedures required by or under the licence or other authority authorising the gambling provider to conduct its gambling business;
  - (iii) procedures for the holding of a major prize pending identification of those entitled to claim the prize; or
- (c) to preclude a gambling account having a negative balance as the result of the reversal of an individual transaction.

**58B Credit gambling**

- (1) Subject to any regulatory provision prohibiting or regulating the extension of credit for gambling, a gambling provider may only establish or extend a credit facility for an account holder if—
  - (a) the account holder has requested the establishment or the extension in writing;
  - (b) the gambling provider has disclosed all spotters' fees relating to the establishment or extension; and
  - (c) an acceptable due diligence process has been completed.
- (2) If a credit facility has been established for an account holder—
  - (a) the account holder must not be allowed access to the credit facility until the account holder has set a relevant pre-commitment limit;
  - (b) if the credit facility is extended—
    - (i) the account holder must not be allowed access to the extension of the facility until a positive step has been taken by the account holder to review the relevant pre-commitment limit; and
    - (ii) pending compliance with sub-paragraph (i), the relevant pre-commitment limit must be capped at \$500;
  - (c) the terms and conditions of the facility, or the conduct of the gambling provider, must not operate to require a particular level of activity in order to maintain the facility;

- (d) the terms and conditions of the facility must operate to limit the gambling provider's credit recovery activities to the extent of the reasonable expectations identified in the acceptable due diligence process;
  - (e) the gambling provider must not extend the credit facility at any time when the credit facility is not maintained in good standing in the manner identified in the acceptable due diligence process; and
  - (f) the relevant pre-commitment limit must not exceed the prudential limit identified in the acceptable due diligence process.
- (3) A gambling provider must not solicit a request for the establishment or extension of a credit facility, except—
- (a) by inclusion in its advertising of a statement that the gambling provider offers credit gambling to account holders subject to completion of a due diligence process; and
  - (b) by publication of the terms and conditions on which it offers credit gambling.
- (4) For the purposes of this clause, an acceptable due diligence process is a documented process undertaken by a gambling provider directed to providing reasonable assurance in respect of an account holder as to—
- (a) the extent to which the account holder can afford to gamble on credit before experiencing harm;
  - (b) the routine payments the account holder can afford to make to maintain the credit facility in good standing;
  - (c) the times in which it would be reasonable to expect the account holder to satisfy a demand for payment in respect of the whole or part of the facility (credit recovery activities); and
  - (d) the account holder's maximum prudent weekly gambling expenditure (the "**prudential limit**")—
- having regard, after reasonable enquiry, to the account holder's means and other circumstances.

- 
- (5) For the purposes of this clause—
- (a) a relevant pre-commitment limit is a weekly limit under clause 61; and
  - (b) if a relevant pre-commitment limit is assessed by reference to deposits made to the account during the relevant period [clause 61(2)(b)(ii)], the account holder will be deemed (for the purpose of determining whether the limit has been reached) to have made deposits to the same extent as he or she has accessed credit.”.
- (4) In clause 66(1) of the Gambling Codes of Practice Notice 2013—
- (a) after “statement must include” **insert**—  
“—  
    - (a) ”; and
  - (b) after “description of the transaction”, **insert**—  
“; and  
    - (b) the amounts of spotters’ fees relating to the account holder in the statement period”.
- 
-

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	\$		\$
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Meeting')		First Name .....	101.00
First Name.....	51.00	Each Subsequent Name.....	13.00
Each Subsequent Name .....	13.00	Noxious Trade .....	37.75
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Acts, Bills, Rules, Parliamentary Papers and Regulations						
Pages	Main	Amends	Pages	Main	Amends	
1-16	3.20	1.50	497-512	43.00	42.00	
17-32	4.10	2.55	513-528	44.25	42.75	
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49-64	6.85	5.30	545-560	47.25	45.75	
65-80	7.95	6.60	561-576	48.25	47.25	
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97-112	10.60	9.05	593-608	51.00	49.25	
113-128	11.80	10.50	609-624	52.50	51.00	
129-144	13.20	11.70	625-640	53.50	52.00	
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193-208	18.60	17.10	689-704	58.50	56.50	
209-224	19.60	18.10	705-720	60.00	58.00	
225-240	20.90	19.40	721-736	61.50	59.00	
241-257	22.50	20.50	737-752	62.00	60.50	
258-272	23.80	21.70	753-768	64.00	61.50	
273-288	24.90	23.60	769-784	65.00	64.00	
289-304	26.25	24.50	785-800	66.00	65.00	
305-320	27.75	26.00	801-816	67.50	65.50	
321-336	28.75	27.25	817-832	69.00	67.50	
337-352	30.25	28.50	833-848	70.50	69.00	
353-368	31.00	30.00	849-864	72.00	70.00	
369-384	32.75	31.00	865-880	73.50	72.00	
385-400	34.25	32.50	881-896	74.00	72.50	
401-416	35.50	33.50	897-912	75.50	74.00	
417-432	37.00	35.25	913-928	76.00	75.50	
433-448	38.00	36.75	929-944	77.50	76.00	
449-464	39.00	37.50	945-960	78.50	77.00	
465-480	39.50	38.75	961-976	82.00	78.00	
481-496	42.00	39.50	977-992	83.00	78.50	

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South Australia

## **Fair Work (Assignment of Judge as Senior Judge) Proclamation 2016**

under section 18 of the *Fair Work Act 1994*

### **1—Short title**

This proclamation may be cited as the *Fair Work (Assignment of Judge as Senior Judge) Proclamation 2016*.

### **2—Commencement**

This proclamation will come into operation on 5 March 2016.

### **3—Assignment of Judge as Senior Judge**

James Peter McCusker, a Judge of the District Court of South Australia, is assigned to be Senior Judge of the Industrial Relations Court of South Australia.

### **Made by the Governor**

after consultation by the Attorney-General with the Chief Judge of the District Court of South Australia and with the advice and consent of the Executive Council  
on 18 February 2016

MIR0009/16CS

South Australia

## **Development Variation Regulations 2016**

under the *Development Act 1993*

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- 4 Variation of Schedule 3A—Colonel Light Gardens State Heritage Area
- 

### **Part 1—Preliminary**

#### **1—Short title**

These regulations may be cited as the *Development Variation Regulations 2016*.

#### **2—Commencement**

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

#### **3—Variation provisions**

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

### **Part 2—Variation of *Development Regulations 2008***

#### **4—Variation of Schedule 3A—Colonel Light Gardens State Heritage Area**

Schedule 3A, clause 4(7)—after paragraph (d) insert:

or

- (e) connecting a building or structure to the National Broadband Network (including the installation of fixed-line telecommunications facilities).

**Note—**

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

**Made by the Governor**

with the advice and consent of the Executive Council  
on 18 February 2016

No 15 of 2016

PLN0002/15CS

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## ADELAIDE CITY COUNCIL

ADELAIDE PARK LANDS AUTHORITY  
(A Subsidiary of Adelaide City Council)

*Notice of Appointment*

ADELAIDE CITY COUNCIL, pursuant to Division 2 of Part 2 of the Adelaide Park Lands Act 2005 and Council resolution 16126 of 15 December 2015, having undertaken the required consultation with the Minister for the City of Adelaide, appoints Councillor Sandra Maaïke Jayne Verschoor as a member of the Board of Management of the Adelaide Park Lands Authority for the period commencing 1 February 2016 and concluding 31 December 2016.

Dated 18 February 2016.

M. GOLDSTONE, Chief Executive Officer

## BERRI BARMERA COUNCIL

RIVERLAND REGIONAL DEVELOPMENT  
ASSESSMENT PANEL

*Appointment*

NOTICE is hereby given that at its meeting held on 11 February 2016, pursuant to Section 34 (18C) of the Development Act 1993, the Riverland Regional Development Assessment Panel resolved to appoint David Beaton as its Public Officer.

## Contact details:

David Beaton,  
Chief Executive Officer,  
Berri Barmera Council,  
19 Wilson Street,  
Berri, S.A. 5343

B. BALLANTYNE, Presiding Member, Riverland  
Regional Development Assessment Panel

## DISTRICT COUNCIL OF THE COPPER COAST

*Declaration of Public Roads*

NOTICE is hereby given, pursuant to Section 210 of the Local Government Act 1999, that the District Council of the Copper Coast resolved at the meeting held on 7 October 2015, that the private road delineated in Deposited Plan 422, contained in Certificate of Title Volume 137, Folio 188 and known as Plymouth Place, Moonta Bay is hereby declared to be a Public Road.

P. HARDER, Chief Executive Officer

## KINGSTON DISTRICT COUNCIL

*Naming of Public Road*

NOTICE is hereby given that pursuant to Section 219 of the Local Government Act 1999, at its monthly meeting held on 18 December 2015, Council resolved to name the following road:

The un-named public road extending from Saltwell Road to John Flint Lane Plan (F8125) in the area of Reedy Creek, to be named 'Maroona Lane'.

A. MACDONALD, Chief Executive Officer

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

*Bobrige, Terry Paul*, late of 20 Barley Road, Port Lincoln, fisherman, who died on 22 December 2014.

*Bonnell, Kevin Charles*, late of 345 Torrens Road, West Croydon, retired labourer, who died on 12 November 2015.

*Carthew, David Alexander*, late of 1A Mount Barker Road, Hahndorf, retired broadcasting engineer, who died on 28 October 2015.

*Dalby, Daphne Roberta*, late of 36 Clara Street, Wallaroo, home duties, who died on 17 October 2015.

*Driscoll, Adrian Colin*, late of 4 Farrant Street, Prospect, of no occupation, who died on 6 October 2015.

*Gryst, Alice*, late of 110 Strathfield Terrace, Largs North, of no occupation, who died on 6 December 2015.

*Hartley, Timothy John Frederick*, late of 586 Medlow Road, Uleybury, of no occupation, who died on 8 June 2015.

*Jackson, Judith Anne*, late of 7 Gunn Street, Birkenhead, home duties, who died on 4 August 2015.

*Sharp, Cynthia Mary*, late of 477-479 Military Road, Largs Bay, of no occupation, who died on 19 November 2015.

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 18 March 2016, 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 18 February 2016.

D. A. CONTALA, Public Trustee

## UNCLAIMED MONEYS ACT 1891

*Register of Unclaimed Moneys held by ABB Grain Ltd for the year ended 2009*

Name and Address of Owner	Amount \$	Dividend Payment	Date
Chang Han-Wei 41 Queen Wilhelmina Avenue Pretoria, Zaf	4 815.47	Payment	12.10.09
Koch Nigel David (Nigel David Koch) Unit 8 Trelawney House Union Street London SE10LF United Kingdom	308.27	Payment	12.10.09
Meaney Mark Denis (Mark Denis Meaney) Box 952 Morris Mantiboa, Canada	2 179.18	Payment	12.10.09
O'Kane Nicholas David 32 Devonshire Place Marylebone London WIG 6JL, United Kingdom	10 300.63	Payment	12.10.09
Richardson Judith Fern Cottage Killiney Hill Road Killiney Co Dublin, Ireland	1 318.14	Payment	12.10.09

## UNCLAIMED MONEYS ACT 1891

*Register of Unclaimed Moneys held by Foster's Group Limited for the year ended 2004*

Name and Address of Owner	Amount \$	Dividend Payment	Date
Berg Lawrence PO Box 6 Rivercourse Canada	400.00	Payment	6.1.04
Brown Noeleen 176 Virgil Avenue Chester Hill NSW 2162	120.00	Payment	6.1.04
Cannon James 43 Oldfield Street Warilla NSW 2528	300.00	Payment	6.1.04
Crothers Peter William Ashley PO Box 38 Deakin West ACT 2600	12.00	Payment	6.1.04
Freeman John Patrick 149 Faraday Road Padstow Heights NSW 2211	92.00	Payment	6.1.04
Iliopoulos James 10 Ashton Street Bondi Junction NSW 2022	40.00	Payment	6.1.04
Johnson Edward 460 8th Avenue Deux Montagnes Quebec Canada	960.00	Payment	6.1.04
Maughan Spencer and Maughan Amy 25 Airlie Street South Yarra Vic 3141	1 824.00	Payment	6.1.04
Ragg Glenys O 132 East Terrace Henley Beach SA 5022	36.00	Payment	6.1.04
Russ Peter and Joyce Paul James (JRSE) PO Box 77 Kent Town SA 5071	176.00	Payment	6.1.04
Russell Mark Leslie 24 Chowilla Street Eden Hills SA 5050	80.00	Payment	6.1.04
Thompson Craig (Daniel Sean Ellis) c/o Macquarie Bank Ltd PO Box H68 Australia Square NSW 1215	188.00	Payment	6.1.04
Thompson Craig Murray (Daniel Sean Ellis) PO Box R1014 Royal Exchange NSW 1225	248.00	Payment	6.1.04
Thompson Rex Charles 65 Fillebrook Road London E11 4AU UK	152.00	Payment	6.1.04
Turriff Anne 62 Ashridge Drive Scarborough Ontario Canada	480.00	Payment	6.1.04

## UNCLAIMED MONEYS ACT 1891

*Register of Unclaimed Moneys held by Foster's Group Limited for the year ended 2008*

Name and Address of Owner	Amount \$	Dividend Payment	Date
Baxter David 135/135 Inkerman Street St Kilda Vic 3182	26.22	Payment	7.10.08
Baxter David 135/135 Inkerman Street St Kilda Vic 3182	22.08	Payment	2.4.08
Bazant Jack Old Manor Farmhouse Didmarton Badminton Gloucestershire GL9 1DT UK	356.25	Payment	7.10.08
Bencke Françoise 54 Heathfield South Twickenham Middlesex TW2 7SS UK	27.65	Payment	7.10.08
Bencke Françoise 54 Heathfield South Twickenham Middlesex TW2 7SS UK	23.28	Payment	2.4.08
Bird Matthew 19 Coppock Close Battersea London SW11 5ST UK	26.22	Payment	7.10.08
Bird Matthew 19 Coppock Close Battersea London SW11 5ST UK	22.08	Payment	2.4.08
Bolus James Andrew 7 Somerville Crescent Yateley Hampshire GU46 6XF UK	114.00	Payment	7.10.08
Bolus James Andrew 7 Somerville Crescent Yateley Hampshire GU46 6XF UK	96.00	Payment	2.4.08
Calvert Leonard Maxwell Redmyre Thrumster Caithness Scotland KW1 STU UK	171.00	Payment	7.10.08
Calvert Leonard Maxwell Redmyre Thrumster Caithness Scotland KW1 STU UK	144.00	Payment	2.4.08
Carey Timothy 7 Balniel Walk Wigan WN1 3UU Lancashire UK	134.24	Payment	7.10.08
Clarke Roger Stanley Bell Cottage The Street Mileham King's Lynn Norfolk PE32 2RB UK	32.06	Payment	7.10.08
Clarke Roger Stanley Bell Cottage The Street Mileham King's Lynn Norfolk PE32 2RB UK	27.00	Payment	2.4.08
Denny John c/o McSparran McCormick 663 Clarkston Road Netherlee Clarkston Glasgow G44 3SE UK	85.50	Payment	7.10.08
Doody Sandra 55 Stillorgan Heath Stillorgan Dublin Ireland	36.48	Payment	7.10.08
Duchen Theo 4 Chesterfield Gardens Hampstead London NW3 7DE UK	256.50	Payment	7.10.08
Duchen Theo 4 Chesterfield Gardens Hampstead London NW3 7DE UK	216.00	Payment	2.4.08

Name and Address of Owner	Amount \$	Dividend Payment	Date
Ford Leanne Mary	189A New Kings Road London SW6 4SW UK	85.50	Payment 7.10.08
Ford Leanne Mary	189A New Kings Road London SW6 4SW UK	72.00	Payment 2.4.08
Goodall Aaron William	69 Sophia Road #08-01 Sophia Lodge 228152 Singapore	29.76	Payment 2.4.08
Grieve William Percival	32 Gunterstone Road London W14 9BU UK	356.25	Payment 7.10.08
Grieve William Percival	32 Gunterstone Road London W14 9BU UK	300.00	Payment 2.4.08
Hayes Michael Scott	4 Temple Place London WC2R 2PG UK	12.00	Payment 2.4.08
Ingle Noreen Mary	New Park House Whitegate Cheshire CW8 2AY UK	356.25	Payment 7.10.08
Ingle Noreen Mary	New Park House Whitegate Cheshire CW8 2AY UK	300.00	Payment 2.4.08
Koch David Neville	25 Beechwood Gardens Caterham Surrey UK	285.00	Payment 7.10.08
Koch David Neville	25 Beechwood Gardens Caterham Surrey UK	240.00	Payment 2.4.08
Ogden Limited	84 Aberdeen Park London N5 2BE UK	142.50	Payment 7.10.08
Ogden Limited	84 Aberdeen Park London N5 2BE UK	120.00	Payment 2.4.08
Palmer Simon	c/o Burley Court Hotel Wheatridge Lane Livermead Torquay UK	29.93	Payment 7.10.08
Palmer Simon	c/o Burley Court Hotel Wheatridge Lane Livermead Torquay UK	25.20	Payment 2.4.08
Parkes Aston	5 Marine Drive Woolwich London UK	27.65	Payment 7.10.08
Parkes Aston	5 Marine Drive Woolwich London UK	23.28	Payment 2.4.08
Slater Herbert Matthew	The Gables West End Brassington UK	85.50	Payment 7.10.08
Slater Herbert Matthew	The Gables West End Brassington UK	72.00	Payment 2.4.08
Smith Bros Nominees Limited	Smith New Court House PO Box 293 20 Farringdon Road UK	129.00	Payment 2.4.08
Todd Susanna Louisa	54 Queens Road Beckenham Kent BR3 4JL UK	127.11	Payment 7.10.08
Todd Susanna Louisa	54 Queens Road Beckenham Kent BR3 4JL UK	107.04	Payment 2.4.08
Williams Roslyn	38 Camellia Drive Bongaree Qld 4507	15.39	Payment 7.10.08
Wilson Rosalind Ailsa	25 Mount Close High Wycombe England HP12 3PE UK	543.64	Payment 7.10.08
Wilson Rosalind Ailsa	25 Mount Close High Wycombe England HP12 3PE UK	457.80	Payment 2.4.08
Woolnough Barbara	3 Dalewood Drive Sheffield S8 0EA UK	75.53	Payment 7.10.08
Woolnough Barbara	3 Dalewood Drive Sheffield S8 0EA UK	63.60	Payment 2.4.08
Wray Fiona Morton	58 Redcliffe Square London SW10 9BN UK	142.50	Payment 7.10.08
Wray Fiona Morton	58 Redcliffe Square London SW10 9BN UK	120.00	Payment 2.4.08

## UNCLAIMED MONEYS ACT 1891

*Register of Unclaimed Moneys held by Foster's Group Limited for the year ended 2009*

Name and Address of Owner	Amount \$	Dividend Payment	Date
Pieri Maile E	5987 Orchard Station Road Petaluma Ca 94952 USA	26.54	Payment 6.10.09
Pieri Maile E	5987 Orchard Station Road Petaluma Ca 94952 USA	20.88	Payment 2.4.09

## UNCLAIMED MONEYS ACT 1891

*Register of Unclaimed Moneys held by the Regional Council of Goyder*

Name of Owner and Last Known Address	Total Amount Due to Owner \$	Description of Unclaimed Moneys	Date Payable
Ann Eliza Hill, Mitchell Street, Terowie SA 5421	450.81	Sale of land for non-payment of rates, Lots 326, 327, 328, 329 and 330, Mitchell Street, Terowie	July 2014
Harriet Ada Steele, c/o Post Office, Whyte Yarcowie SA 5420	4 891.54	Sale of land for non-payment of rates Lots 50, 51 and 52 in FP219584, Barrier Highway, Whyte Yarcowie	July 2014

## UNCLAIMED MONEYS ACT 1891

*Register of Unclaimed Moneys held by Havilah Resources Limited for the year ended 2007*

Name and Address of Owner	Amount \$	Dividend Payment	Date
Reklaw (Vic) Pty Ltd	PO Box 6926 Shepparton Vic 3632	11.70	Payment 8.3.07

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