No. 79 4805



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

Adelaide, Tuesday, 5 December 2017

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All public Acts appearing in this gazette are to be considered official, and obeyed as such

Department of the Premier and Cabinet Adelaide, 5 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Fire and Emergency Services Commission Board, pursuant to the provisions of the Fire and Emergency Services Act 2005:

Member: From 5 December 2017 until 4 June 2018

Susan Jane Caracoussis

Deputy Member: From 5 December 2017 until 4 June 2018

Warren Anthony Hicks (Deputy to Caracoussis)

Member: From 5 December 2017 until 30 October 2019

Jacqui Tucker Catherine Anne King

By command,

TOM KOUTSANTONIS, for Premier

MES17/14CS

Department of the Premier and Cabinet Adelaide, 5 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Adelaide Festival Corporation Board, pursuant to the provisions of the Adelaide Festival Corporation Act 1998:

Member: From 5 December 2017 until 4 December 2018

Peter John Dunstone Goers

By command,

TOM KOUTSANTONIS, for Premier

ASACAB005/12

Department of the Premier and Cabinet Adelaide, 5 December 2017

His Excellency the Governor in Executive Council has been pleased to appoint the people listed as sessional Ordinary Members of the South Australian Civil and Administrative Tribunal for a term of three years commencing on 5 December 2017 and expiring on 4 December 2020 - pursuant to the provisions of the South Australian Civil and Administrative Tribunal Act 2013.

Alicia Mary Devitt Bills Suzanne Elizabeth Carlton Sandra Mary Clark Julie Cowdroy Maria Demosthenous Mark Ewart Fuller Allan Roy Hunter Jane Louise McGrath Anne Veronica Moroney Matt Murphy Kelly Anne Ryan Carolyn Louise Wilson

By command,

TOM KOUTSANTONIS, for Premier

AGO0170/17CS

CASINO ACT 1997

NOTICE UNDER SECTION 3(1) OF THE CASINO ACT 1997

Definition of Gaming Area & Premium Gaming Area

TAKE notice that pursuant to Section 3(1) of the *Casino Act 1997*, the "Gaming Area" and "Premium Gaming Area" defined as being a gaming area or part of a gaming area within the casino premises will as from the publication of this notice in the Gazette, be re-defined by the Liquor and Gambling Commissioner.

Schedule 1 of this notice, indicates such parts of the first floor of the casino premises (previously defined by his Excellency the Governor in Executive Council and depicted by a purple line for information purposes only) which are to be regarded as being a gaming area, or part of a gaming area (previously defined and depicted by an orange line), and premium gaming area that is set aside for premium customers and depicted by a light blue line which shall only be accessible to other customers in accordance with Clause 8.7 of the Adelaide Casino Approved Licensing Agreement.

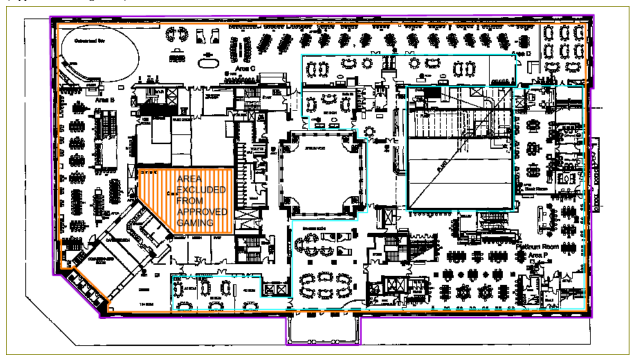
Dated: 5 December 2017

REBECCA ENGLISH
Delegate of the Liquor and Gambling Commissioner

SCHEDULE 1

53000017 PLAN B ADELAIDE CASINO FIRST FLOOR

(Approved Gaming Areas)



ELECTRICITY ACT 1996

GAS ACT 1997

MINISTERIAL NOTICE—RETAILER ENERGY EFFICIENCY SCHEME

Minimum Specification for an Energy Audit—Notice by Tom Koutsantonis, Minister for Mineral Resources and Energy

CORRIGENDUM

In Government Gazette No. 57, dated 29 August 2017, on page 3744, regarding the Activity Specification for L1, under 4. Installed Product Requirements, clause (7) is incorrect. It should read:

(7) For High Efficiency LEDs, demonstrate, where required for verification, through test reports from a NATA or Energy Star recognised laboratory, a minimum initial efficacy of not less than 125 lm/W (non-directional lamp) or 100 lm/W (directional lamp).

FISHERIES MANAGEMENT ACT 2007

SECTION 44(10)

Revised Management Plan

TAKE notice that on 29 November 2017 I adopted the revised Management Plan for the South Australian Commercial Blue Crab Fishery pursuant to Section 44(7) of the *Fisheries Management Act 2007*, and for the purposes of section 44(11) of this Act I fix the date of I January 2018 as the date on which this plan will take effect.

Dated: 29 November 2017

LEON BIGNELL MP Minister for Agriculture, Food and Fisheries

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Variation Ministerial Exemption ME9902963

TAKE NOTICE that the Ministerial Exemption notice ME9902963 dated 20 October 2017, being the first noticed published on page 4369 of the South Australian Government Gazette dated 24 October 2017, issued to Port Lincoln Salmon Pty Ltd of Post Office Box 1635, Port Lincoln, SA, 5606, is HEREBY VARIED by deleting clause 5 of schedule 2 and replacing it with the following:

- 5. The exempted activity must not occur at the following times:
 - (a) the period commencing at 0100 hours on 23 December 2017 and ending at midnight on 1 January 2018 for the purpose of the notice:
 - the period commencing at 0100 hours on the Thursday preceding Easter Sunday in 2018 and ending at midnight on the following Monday;

- the period commencing at 0100 hours on a Thursday and ending at midnight on the following Sunday if the Friday in that period is a public holiday;
- (d) the period commencing at 0100 hours on a Friday to midnight on the following Monday if that Monday is a public holiday.

Dated: 29 November 2017

SEAN SLOAN A/ Executive Director Fisheries and Aquaculture Delegate of the Minister for Agriculture, Food and Fisheries

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Variation—Ministerial Exemption ME9902969

TAKE NOTICE that the Ministerial Exemption ME9902969 dated 27 October 2017, being the first notice published on page 4506 of the South Australian Government Gazette dated 7 November 2017, issued to all holders of a Blue Crab Fishery licence allowing access to the waters of Gulf St Vincent (the 'exemption holders'), is HEREBY VARIED by inserting the following condition before condition 2 of Schedule 2:

SCHEDULE 2

- 1. The Exemption holders must not set, lift or retrieve any registered crab pot after 11:59 pm on any Friday or before 12:01 am on the following Monday;
 - (a) Subject to Condition 1, the Exemption holders must not set, lift or retrieve any registered crab pot after 11:59 pm on any day preceding a gazetted public holiday and before 12:01 am on any day following a gazetted public holiday.

Dated: 29 November 2017

SEAN SLOAN A/Executive Director Fisheries and Aquaculture Delegate of the Minister for Agriculture, Food and Fisheries

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption ME9902973

TAKE notice that Ministerial exemption **ME9902973** made under section 115 of the *Fisheries Management Act* 2007, to the holders or registered masters of Northern Zone Rock Lobster Fishery licences issued pursuant to the *Fisheries Management (Rock Lobster Fisheries)* Regulations 2006 dated 9 November 2017 published in the South Australian Government Gazette dated 14 November 2017, on page 4562 being the second notice on that page is HEREBY VARIED as follows:

The second reference to "Schedule 1" in the preamble paragraph prior to Schedule 1 deleted and is replaced by "Schedule 2".

Dated: 29 November 2017

SEAN SLOAN
A/Executive Director, Fisheries and Aquaculture
Delegate of the Minister for Agriculture, Food and Fisheries

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption ME9902977

TAKE notice that pursuant to section 115 of the *Fisheries Management Act* 2007, Dr Lachlan McLeay, Research Scientist, SARDI Aquatic Sciences, 2 Hamra Ave, West Beach SA 5024 (the 'exemption holder') and his agents are exempt from regulation 7(a) and clause 18(1)(a) and (b) of Schedule 6 of the *Fisheries Management (General) Regulations* 2007, but only insofar as the exemption holder is permitted to operate rock lobster pots described in Schedule 1 (the "exempted activity"), in the waters described in Schedule 2 subject to conditions specified in Schedule 3, from 1 December 2017 until 1 December 2018, unless varied or revoked earlier.

SCHEDULE 1

Western Australian batten pot with the following dimensions - (920mm L x 450mm H x 600mm W) with single cove – top entry (cove dimensions 281mm L x 135mm W) and two escape gaps (280mm L x 57mm H)

Rectangular Steel pot with the following dimensions - $(1220mm\ L\ x\ 450mm\ H\ x\ 900mm\ W)$ with two coves – top entry (cove dimensions $300mm\ L\ x\ 135mm\ W)$ and two escape gaps $(280mm\ L\ x\ 58mm\ H)$.

SCHEDULE 2

The waters of the Northern Zone Rock Lobster Fishery, excluding Sanctuary Zones and Restricted Access Zones of any Marine Park, unless otherwise authorised under the *Marine Parks Act 2007*

SCHEDULE 3

- 1. The exempted activity may only occur on the following vessels consistent with the written instructions of the exemption holder:
 - N007 Kelynsu
 - N079 Celtic Chief
- 2. The agents who may undertake the exempted activity on behalf of the exemption holder are the masters registered on the following Northern Zone Rock Lobster Fishery licences:
 - N007 Southern Sea Eagles Pty Ltd
 - N079 Southern Sea Eagles Pty Ltd

- No more than a total of eighteen (18) x Western Australian batten pots or a total of four (4) x Rectangular Steel pots as described in Schedule 1 may be used in the exempted activity at any one time.
- When undertaking the exempted activity SARDI Catch Sampling data sheets must be completed by the exemption holder or their agent.
- Whilst engaged in the exempted activity, the exemption holder or their agent must have in their possession a copy of this notice, and produce that notice to a PIRSA Fisheries Officer upon request.
- The exemption holder or their agent must not contravene or fail to comply with the Fisheries Management Act 2007, or any other regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act 2007*. The exemption holder and his or her 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: 1 December 2017

SEAN SLOAN A/Executive Director Fisheries and Aquaculture Delegate of the Minister for Agriculture, Food and Fisheries

HOUSING IMPROVEMENT ACT 2016

Rent Control

The Minister for Social Housing Delegate in the exercise of the powers conferred by the *Housing Improvement Act 2016*, does hereby fix the maximum rental per week which shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each house described in the following table. The amount shown in the said table shall come into force on the date of this publication in the Gazette.

Address of Premises	Allotment Section	Certificate of Title Volume/Folio	Maximum Rental per week payable
3 606 Seaview Road, Grange SA 5022	Allotment 41 Filed Plan 96 Hundred of Yatala	CT5609/245	\$140.00
5 Ayers Court, Stirling SA 5152	Allotment 6 Deposited Plan 8013 Hundred of Noarlunga	CT5599/812	\$142.50
40 Trembath Street, Bowden SA 5007	Allotment 413 Filed Plan 211199 Hundred of Yatala	CT5796/813	\$0.00 Unfit for Human Habitation
23 Smoker Street, Stirling North SA 5710	Allotment 1 Deposited Plan 73248 Hundred of Davenport	CT5984/254	\$110.00

Dated: 5 December 2017

TIM BAKER
Director
Property and Contract Management
Housing SA
Delegate of Minister for Social Housing

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

Whereas the Minister for Social Housing Delegate is satisfied that each of the houses described hereunder has ceased to be unsafe or unsuitable for human habitation for the purposes of the *Housing Improvement Act 2016*, notice is hereby given that, in exercise of the powers conferred by the said Act, the Minister for Social Housing does hereby revoke the said Rent Control in respect of each property.

Address of Premises	Allotment Section	Certificate of Title Volume/Folio
8 The Strand, Brahma Lodge SA 5109	Allotment 127 Deposited Plan 6618 Hundred of Yatala	CT5630/345
22 Conington Crescent, Morphett Vale SA 5162	Allotment 191 Deposited Plan 6958 Hundred of Noarlunga	CT5349/519

Dated: 5 December 2017

TIM BAKER
Director
Property and Contract Management
Housing SA
Delegate of Minister for Social Housing

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition Form 5

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide 5000, acquires the following interests in the following land:

First

Comprising an estate in fee simple in that piece of land being portion of Allotment 53 in Deposited Plan No 112907 comprised in Certificate of Title Volume 6181 Folio 762, and being the whole of the land numbered Allotment 84 on the plan numbered D117207 that has been lodged in the Lands Titles Office, subject only to the following: existing easements to the Natural Gas Authority of South Australia created in T2989521 and T2972945 and marked 'A' and 'D' respectively.

Secondly

Comprising an unencumbered estate in fee simple in that piece of land being a portion of Allotment 53 in Deposited Plan No 112907 comprised in Certificate of Title Volume 6181 Folio 762, and being the whole of the land numbered Allotment 85 on the plan numbered D117207 that has been lodged in the Lands Titles Office.

Thirdly

Comprising an unencumbered estate in fee simple in that piece of land being a portion of Allotment 53 in Deposited Plan No 112907 comprised in Certificate of Title Volume 6181 Folio 762, and being the whole of the land numbered Allotment 86 on the plan numbered D117207 that has been lodged in the Lands Titles Office.

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

2. Compensation

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

3. Inquiries

Inquiries should be directed to:

Peter Jackel GPO Box 1533 Adelaide SA 5001

Telephone: (08) 8343 2762 Dated: 30 November 2017

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

MOHAMMED ELGAZZAR
Manager Portfolio and Acquisition Services
(Authorised Officer)
Department of Planning, Transport and Infrastructure

DPTI 2015/16681/02

LAND TAX ACT 1936

Notice under Section 20

The Commissioner of State Taxation hereby gives notice that the amount of \$197,253.78 for land tax payable by The Thistle Co of Australia Pty Ltd for the land detailed below is in arrears -

LAND DESCRIPTION	CERTIFICATE OF TITLE
	Volume/Folio
26-42 LONDON RD/ MILE END SOUTH	CT5448/882

If the land tax is not paid within 3 months of the date of this Notice, the Commissioner can let the land or apply to the Supreme Court for an order for sale of the land.

Dated: 23 November 2017

G. JACKSON Commission of State Taxation

South Australia

Liquor Licensing (Dry Areas) Notice 2017

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2017*.

2—Commencement

This notice comes into operation on 31 December 2017.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4—Consumption etc of liquor prohibited in dry areas

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule—Cadell Area 1

1—Extent of prohibition

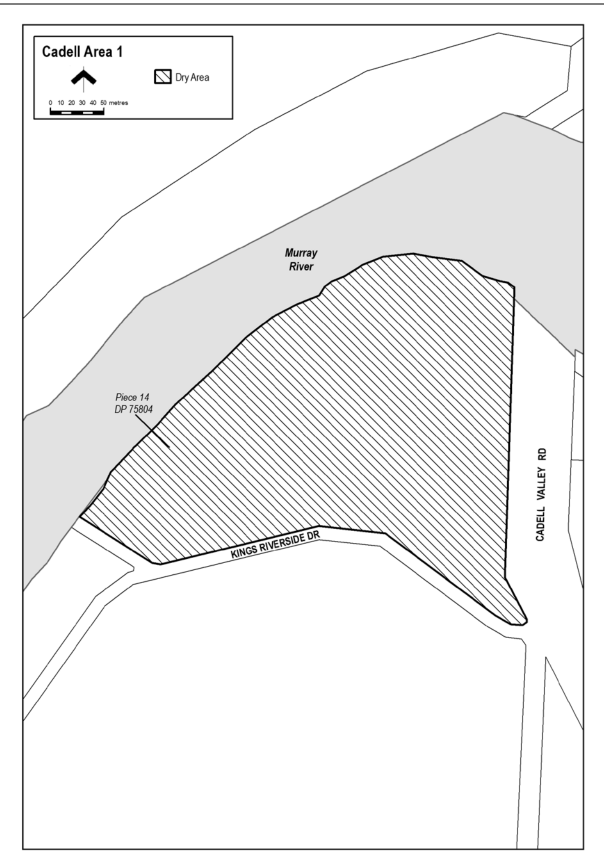
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 4 pm on 31 December 2017 to 9 am on 1 January 2018.

3—Description of area

The area adjacent to and to the north of the town of Cadell, being the whole of the land comprised in Piece 14 DP 75804 (approximately the area bounded on the north-west and north-east by the River Murray, on the east by the Cadell Valley Road and on the south by the portion of Kings Riverside Drive that runs generally east-west and the access road from that portion of Kings Riverside Drive to a boat ramp on the eastern bank of the River Murray).



Made by the Liquor and Gambling Commissioner

on 28 November 2017

Liquor Licensing (Dry Areas) Notice 2017

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2017*.

2—Commencement

This notice comes into operation on 31 December 2017.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule—Cowell Area 1

1—Extent of prohibition

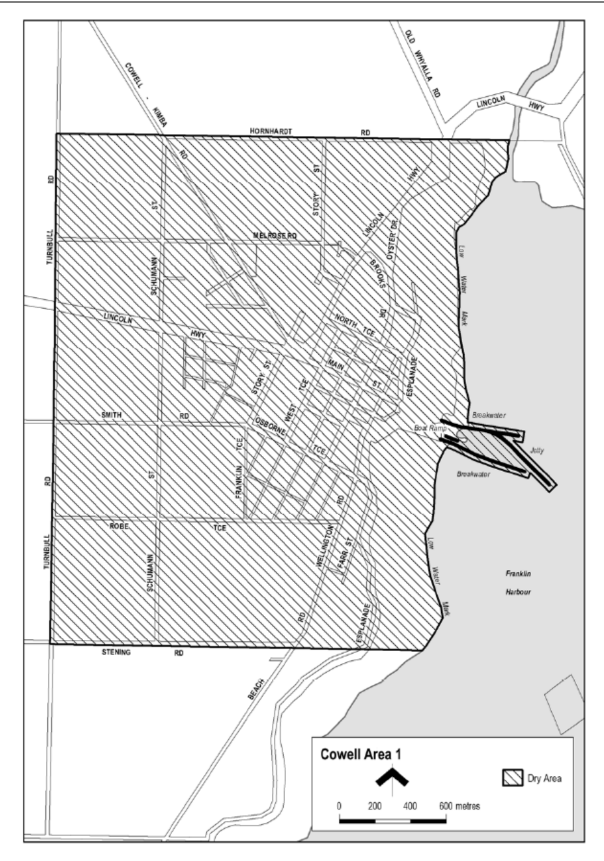
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 9 pm on 31 December 2017 to 8 am on 1 January 2018.

3—Description of area

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



Made by the Liquor and Gambling Commissioner

on 28 November 2017

Liquor Licensing (Dry Areas) Notice 2017

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2017.

2—Commencement

This notice comes into operation on 10 December 2017.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule—Lobethal Area 1

1—Extent of prohibition

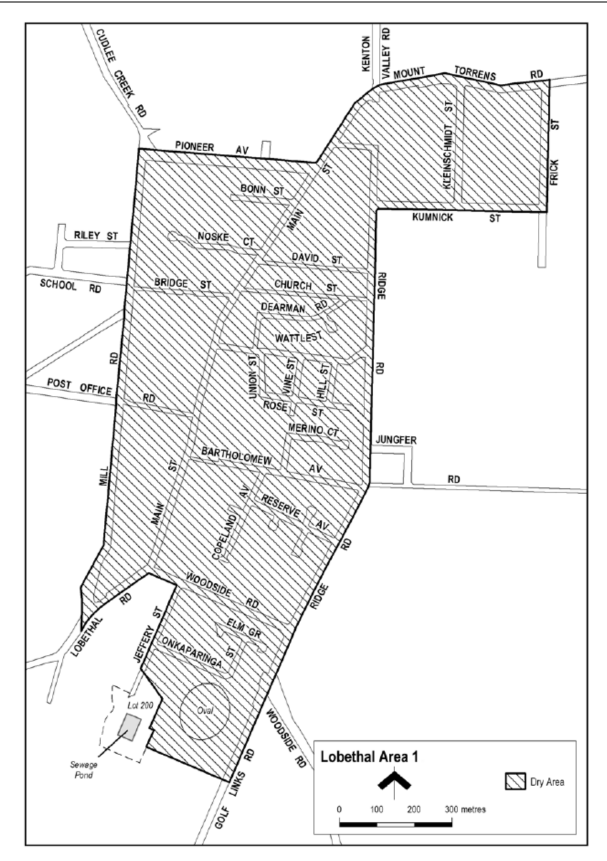
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 7 pm on 10 December 2017 to 7 pm on 24 December 2017.

3—Description of area

The area in and adjacent to Lobethal bounded as follows: commencing at the point at which the western boundary of Mill Road meets the north-western boundary of the Adelaide to Lobethal Road, then generally northerly along that boundary of Mill Road and the prolongation in a straight line of that boundary to the point at which it is intersected by the prolongation in a straight line of the northern boundary of Pioneer Avenue, then easterly along that prolongation and boundary of Pioneer Avenue to the point at which it meets the north-western boundary of Main Street, then generally north-easterly and easterly along that boundary of Main Street and the northern boundary of the Lobethal to Mount Torrens Road to the point at which that northern boundary is intersected by the prolongation in a straight line of the eastern boundary of Frick Street, then southerly along that prolongation and boundary of Frick Street to the point at which it is intersected by the prolongation in a straight line of the southern boundary of Kumnick Street, then westerly along that prolongation and boundary of Kumnick Street to the eastern boundary of Ridge Road, then southerly and south-westerly along that boundary of Ridge Road to the point at which it meets the northern boundary of the Lobethal to Woodside Road, then in a straight line by the shortest route to the point at which the eastern boundary of Golf Links Road meets the southern boundary of the Lobethal to Woodside Road, then generally south-westerly along that boundary of Golf Links Road to the point at which it is intersected by the prolongation in a straight line of the southern boundary of the sewage pond in Lot 200 of DP 71985, then westerly along that prolongation to the eastern boundary of Lot 200, then generally north-easterly along that eastern boundary to the north-eastern boundary of Lot 200, then north-westerly along the north-eastern boundary of Lot 200 and the prolongation in a straight line of that boundary across Jeffery Street to the north-western boundary of Jeffery Street, then north-easterly along that boundary of Jeffery Street to the southern boundary of the Lobethal to Woodside Road, then westerly along that boundary of the Lobethal to Woodside Road to the south-eastern boundary of the Adelaide to Lobethal Road, then south-westerly along that boundary of the Adelaide to Lobethal Road to the point at which it is intersected by the prolongation in a straight line of the western boundary of Mill Road, then northerly along that prolongation to the point of commencement.



Made by the Liquor and Gambling Commissioner

on 30 November 2017

Liquor Licensing (Dry Areas) Notice 2017

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2017.

2—Commencement

This notice comes into operation on 31 December 2017.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.
- (5) The Schedule is in addition to Schedule—Mannum Area 2 in the principal notice.

Schedule—Mannum Area 2

1—Extent of prohibition

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

2—Period of prohibition

From 6 pm to 11 pm on 31 December 2017.

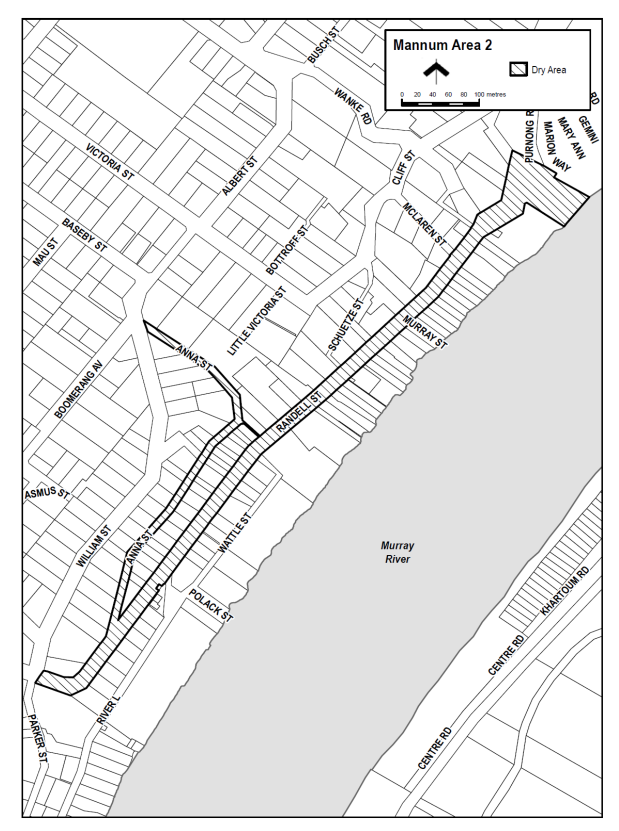
3—Description of area

Anna Street between Randell Street and William Street.

The stairway (generally known as "the Golden Stairs" between Anna Street and Randell

Street, adjacent to Shearer's Carpark.

Randell Street (and Purnong Road) between William Street and River Road.



Made by the Liquor and Gambling Commissioner

on 28 November 2017

Liquor Licensing (Dry Areas) Notice 2017

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2017.

2—Commencement

This notice comes into operation on 31 December 2017.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.
- (5) The Schedule is in addition to Schedule—Mannum Area 3, Mannum Area 4 and Mannum Area 5 in the principal notice.

Schedule—Mannum Area 3

1—Extent of prohibition

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

2—Period of prohibition

From 6 pm to 11 pm on 31 December 2017.

3—Description of area

The car park in Mannum (generally known as Shearer's Carpark) situated between Randell Street and Anna Street, being Lots 33 and 34 Deposited Plan No. 1091, Hundred of Finniss and Lot 435 of File Plan 208811, Hundred of Finniss.

Schedule—Mannum Area 4

1—Extent of prohibition

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

2—Period of prohibition

From 6 pm to 11 pm on 31 December 2017.

3—Description of area

The area in Mannum known as Mary Ann Reserve (together with abutting land and structures), being the area bounded on the north-east by the south-west boundary of Lot 10 of File Plan 21817 (Bowling Green), on the north-west by River Lane, on the south-west by the north-eastern boundary of Certificate of Title Volume 5799 Folio 318 (24 River Lane) and on the south-east by the River Murray, together with the whole of any wharf, jetty, boat ramp or other structure projecting from that area into the River.

Schedule—Mannum Area 5

1—Extent of prohibition

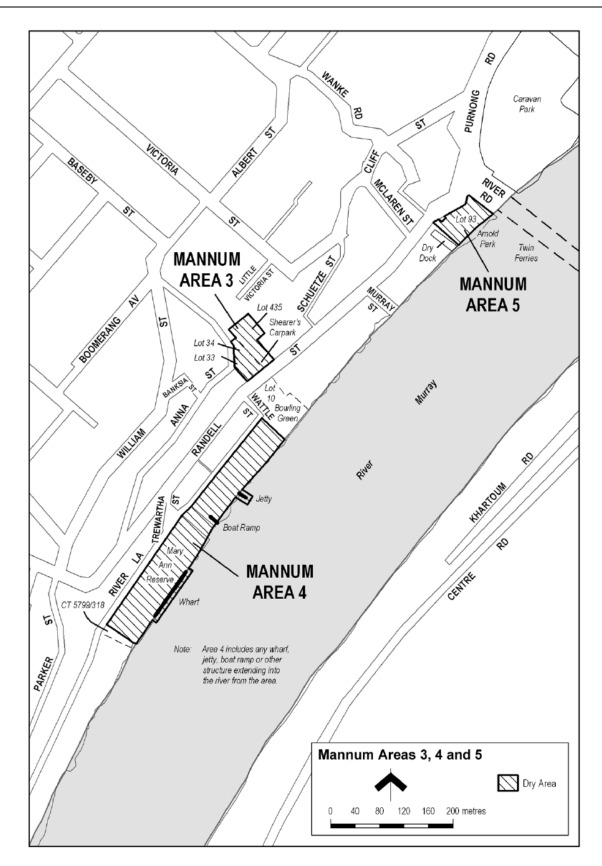
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6 pm to 11 pm on 31 December 2017.

3—Description of area

The area in Mannum known as Arnold Park, situated between Randell Street and the River Murray adjacent to the south-western boundary of River Road, being Lot 93 File Plan 213066, Hundred of Finniss.



Made by the Liquor and Gambling Commissioner

on 28 November 2017

Liquor Licensing (Dry Areas) Notice 2017

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2017*.

2—Commencement

This notice comes into operation on 31 December 2017.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule—Mannum Area 6

1—Extent of prohibition

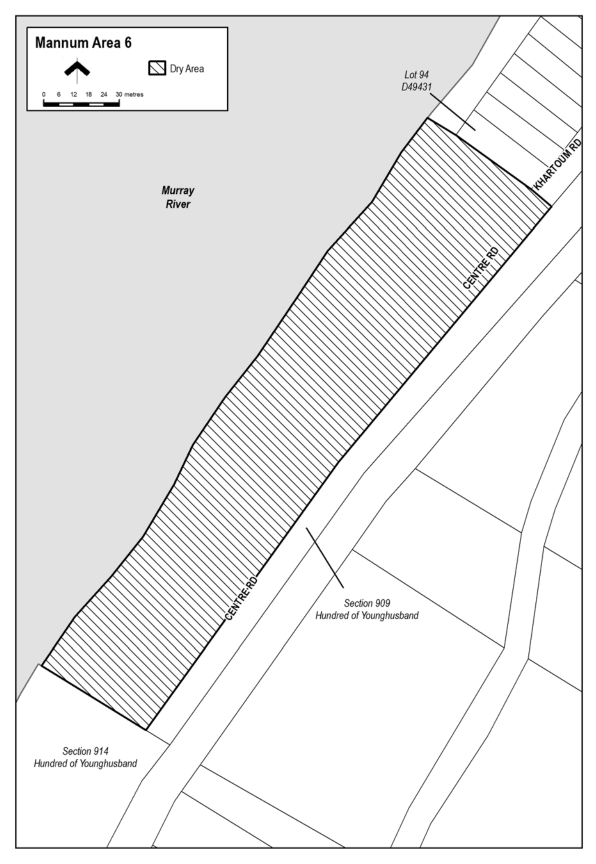
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6 pm on 31 December 2017 to 8 am on 1 January 2018.

3—Description of area

The area adjacent to Mannum, generally known as Bolto Reserve, bounded on the south-east by the north-western boundary of Section 909, Hundred of Younghusband, on the south-west by the north-eastern boundary of Section 914, Hundred of Younghusband, on the north-west by the River Murray and on the north-east by the south-western boundary of Lot 94 Deposited Plan 49431 and the prolongation in a straight line north-westerly and south-easterly of that boundary.



Made by the Liquor and Gambling Commissioner

on 28 November 2017

Liquor Licensing (Dry Areas) Notice 2017

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2017.

2—Commencement

This notice comes into operation on 31 December 2017.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule—Mannum Area 7

1—Extent of prohibition

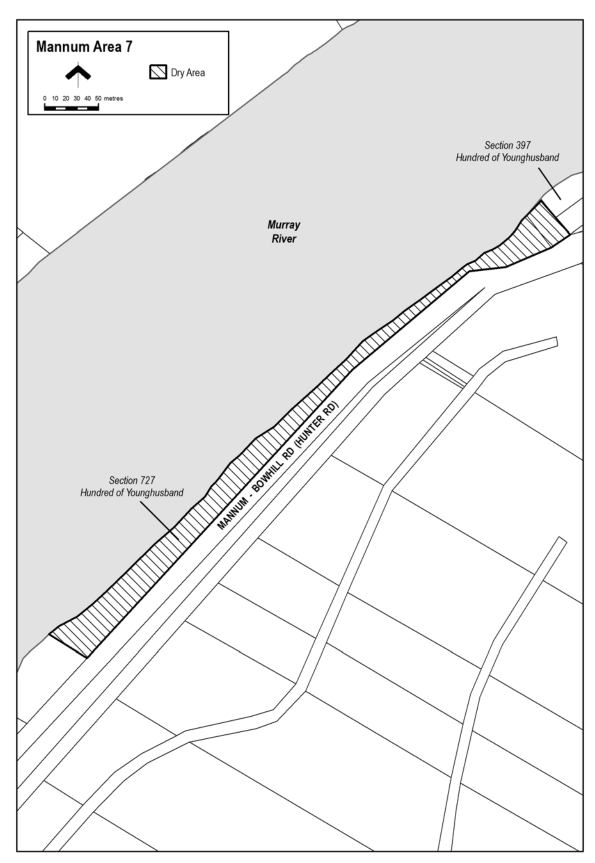
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6 pm on 31 December 2017 to 8 am on 1 January 2018.

3—Description of area

The area adjacent to Mannum, generally known as Haythorpe Reserve, bounded on the southeast by the north-western boundary of the carriageway of Hunter Road, on the south-west by the south-western boundary of Section 727, Hundred of Younghusband and the prolongation in a straight line south-easterly and north-westerly of that boundary, on the north-west by the River Murray and on the north-east by the south-western boundary of Section 397, Hundred of Younghusband and the prolongation in a straight line north-westerly and south-easterly of that boundary.



Made by the Liquor and Gambling Commissioner

on 28 November 2017

Liquor Licensing (Dry Areas) Notice 2017

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2017*.

2—Commencement

This notice comes into operation on 31 December 2017.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule—Morgan Area 1

1—Extent of prohibition

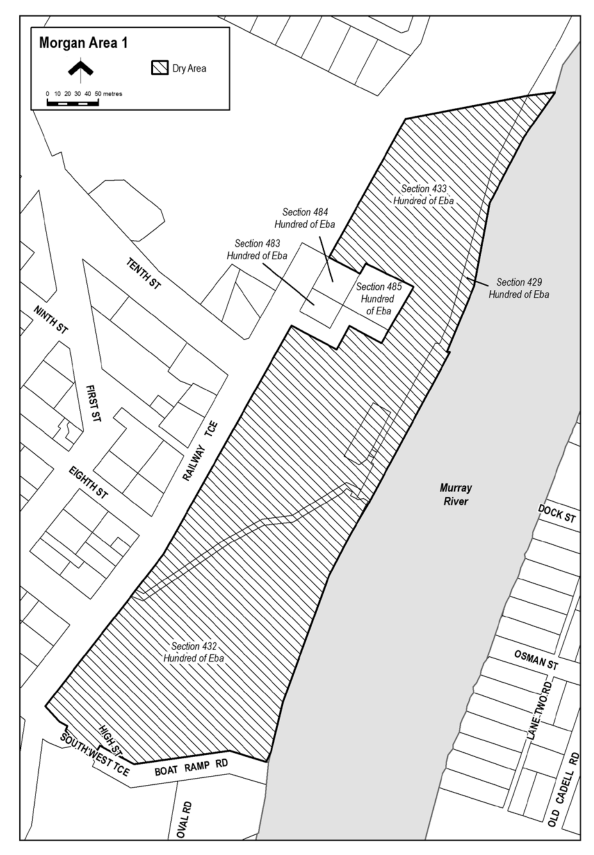
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 4 pm on 31 December 2017 to 9 am on 1 January 2018.

3—Description of area

The area in Morgan bounded as follows: commencing at the point at which the prolongation in a straight line of the southern boundary of Section 432 Hundred of Eba intersects the waterline on the north-western side of the River Murray, then generally north-westerly, westerly and north-westerly along that prolongation and boundary of Section 432 to the south-eastern boundary of Railway Terrace, then generally north-easterly along that south-eastern boundary of Railway Terrace to the point at which it meets the northern corner of Section 484 Hundred of Eba, then generally north-easterly along the north-western boundary of Section 433 Hundred of Eba to the northernmost boundary of Section 429 Hundred of Eba, then north-easterly along that boundary of Section 429 and the prolongation in a straight line of that boundary to the waterline on the north-western side of the River Murray, then generally south-westerly along the waterline of the River to the point of commencement, but excluding Sections 483, 484 and 485 Hundred of Eba.



Made by the Liquor and Gambling Commissioner

on 28 November 2017

Liquor Licensing (Dry Areas) Notice 2017

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the Liquor Licensing (Dry Areas) Notice 2017.

2—Commencement

This notice comes into operation on 21 December 2017.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule—Woodside Area 1

1—Extent of prohibition

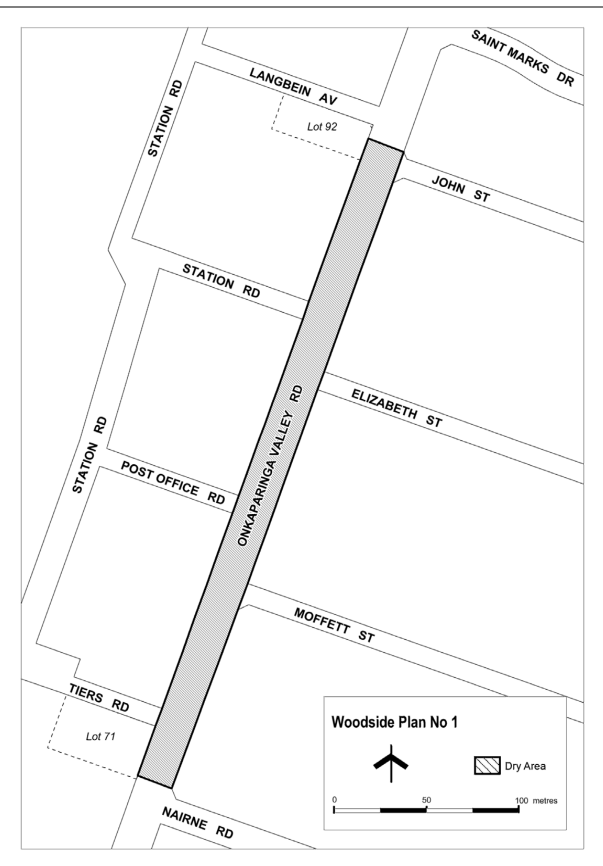
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6.30 pm to 9.30 pm on 21 December 2017.

3—Description of area

The area in Woodside comprising Onkaparinga Valley Road between the prolongation in a straight line of the northern boundary of Nairne Road and the prolongation in a straight line of the northern boundary of John Street.



Made by the Liquor and Gambling Commissioner

on 30 November 2017

MENTAL HEALTH ACT 2009

Authorised Mental Health Professionals

NOTICE is hereby given in accordance with Section 94(1) of the Mental Health Act 2009, that the Chief Psychiatrist has determined the following persons as Authorised Mental Health Professionals commencing from date of Gazettal:

Rickard Randell Karin Schirripa Marcelle Sheridan Ruth Strout Vicki Johnston Jonathan Pinto Oliver Nwachukwu Paula Larsen

A person's determination will expire three years after the date of Gazettal.

Dr B. MCKENNY Acting Chief Psychiatrist

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: FMG Resources Pty Ltd

Location: Mount Whyalla Area – approx. 50 km southwest of Port Augusta

Pastoral Leases: Tregalana, Pandurra, Roopeena

Term: Two years
Area in km^2 : 130
Reference number: 2017/00219

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.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.dpc.sa.gov.au/land_access/community_information or hard copy on request to Mineral Tenements.

J MARTIN
Mining Registrar
t of the Premier and Cabinet

Delegate of the Minister for Mineral Resources and Energy

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: Rex Minerals (SA) Pty Ltd

Location: Oaklands Area – approx. 80 km west of Adelaide

Term: Two years
Area in km²: 104
Reference number: 2017/00221

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.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.dpc.sa.gov.au/land access/community information or hard copy on request to Mineral Tenements.

J MARTIN Mining Registrar

Department of the Premier and Cabinet
Delegate of the Minister for Mineral Resources and Energy

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: Rex Minerals (SA) Pty Ltd

Location: Maitland Area – approx. 110 km northwest of Adelaide

Term: Two years
Area in km^2 : 185
Reference number: 2017/00222

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.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.dpc.sa.gov.au/land_access/community_information or hard copy on request to Mineral Tenements.

Mining Registrar

Department of the Premier and Cabinet

Delegate of the Minister for Mineral Resources and Energy

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: Minotaur Operations Pty Ltd

Location: Commonwealth Hill Area - approx. 140 km northwest of Tarcoola

Pastoral Leases: Mobella, Commonwealth HIll

Term: Two years Area in km²: Reference number: 2017/00224

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.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.dpc.sa.gov.au/land_access/community_information or hard copy on request to Mineral Tenements.

J MARTIN

Mining Registrar Department of the Premier and Cabinet Delegate of the Minister for Mineral Resources and Energy

PROOF OF SUNRISE AND SUNSET ACT 1923

Almanac for January, February and March 2018

Pursuant to the requirements of the Proof of Sunrise and Sunset Act, 1923, I Michael Francis Deegan, Chief Executive, Department of Planning, Transport and Infrastructure at the direction of the Honourable the Minister for Transport, publish in the Schedule hereto an almanac setting out the times of sunrise and sunset on every day for the three calendar months January, February and March 2018.

Dated: 1 December 2017

M F DEEGAN Chief Executive Department of Planning, Transport and Infrastructure

SUNRISE & SUNSET TIMES FOR ADELAIDE 2018

Latitude: South 34° 56' Longitude: East 138° 36' GMT +9.50 hours (Daylight saving GMT +10.5 hours)

	January			February				March				
	Rise		Set		Rise		Set		Rise		Set	
Date	hr	min	hr	min	hr	min	hr	min	hr	min	hr	min
1	06	05	20	33	06	35	20	23	07	02	19	53
2	06	06	20	33	06	36	20	22	07	03	19	52
3	06	07	20	33	06	37	20	21	07	04	19	51
4	06	07	20	33	06	38	20	21	07	05	19	49
5	06	08	20	33	06	39	20	20	07	06	19	48
6	06	09	20	33	06	40	20	19	07	07	19	47
7	06	10	20	33	06	41	20	18	07	07	19	45
8	06	11	20	33	06	42	20	17	07	08	19	44
9	06	12	20	33	06	43	20	16	07	09	19	43
10	06	13	20	33	06	44	20	15	07	10	19	41
11	06	14	20	33	06	45	20	14	07	11	19	40
12	06	14	20	33	06	46	20	13	07	12	19	39
13	06	15	20	32	06	47	20	12	07	13	19	37
14	06	16	20	32	06	48	20	11	07	13	19	36
15	06	17	20	32	06	49	20	10	07	14	19	34
16	06	18	20	32	06	50	20	09	07	15	19	33
17	06	19	20	31	06	51	20	08	07	16	19	32

	January			February				March				
	Rise		Set		Rise		Set		Rise		Set	
Date	hr	min	hr	min	hr	min	hr	min	hr	min	hr	min
18	06	20	20	31	06	52	20	07	07	17	19	30
19	06	21	20	31	06	53	20	05	07	17	19	29
20	06	22	20	30	06	54	20	04	07	18	19	28
21	06	23	20	30	06	55	20	03	07	19	19	26
22	06	24	20	29	06	56	20	02	07	20	19	25
23	06	25	20	29	06	57	20	01	07	21	19	23
24	06	26	20	28	06	58	20	00	07	22	19	22
25	06	27	20	28	06	58	19	58	07	22	19	21
26	06	28	20	27	06	59	19	57	07	23	19	19
27	06	30	20	27	07	00	19	56	07	24	19	18
28	06	31	20	26	07	01	19	55	07	25	19	16
29	06	32	20	25					07	25	19	15
30	06	33	20	24					07	26	19	14
31	06	34	20	24					07	27	19	12

*NOTE: Daylight Saving Time is subject to change. Sunrise and Sunset times calculated on 17/11/17

Certified correct (A Dolman) on 1 December 2017

ROAD TRAFFIC ACT 1961

Officers Authorised to Operate Breath Analysing Instruments

- I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 27 November, 2017, 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

76225	ARMSTRONG - WOODLAND, CALLUM EDWARD
74170	COLCLASURE, THOMAS WILLIAM
75910	DELAAT, BRAYDON ROBERT
75894	FORREST, SARAH JANE
75890	GRAY, JAKE ROBERT
45568	GRECH, DANIEL JOHN ANTHONY
75967	HOOKER, JESSICA ELISE
75862	JOWSEY, DAVID
75672	KERLEY, SAVANNAH FAITH
76204	MENON, ASHWIN KAMALADASAN
75431	O'REILLY, JOHN EDWARD
79798	PHILLIPS, JASON EDWARD
75526	STEVANOVIC, SAMUEL LUKE
76256	ZALOUMIS. DENNIS APOLLO
	· · · · · · · · · · · · · · · · · ·

GRANT STEVENS Commissioner of Police

Reference: 2017-0190

ROADS (OPENING AND CLOSING) ACT 1991

Section 37

Notice is hereby given pursuant to Section 37(1) of the Roads (Opening and Closing) Act 1991 that:

No Certificate of Title was issued for the land identified as Closed Road 'K' in Road Plan 1380 in the Hundred of Yankalilla, Deposited in the Office of the Surveyor-General at Adelaide vide Notice of Confirmation of Road Order published in the Government Gazette of 19 March 1925 at page 517:

An application is now made by TANYA JANE ROE for the issue of a Certificate of Title in her ownership for the Closed Road by virtue of possession in accordance with Section 37(1) of the Roads (Opening and Closing) Act 1991.

TAKE NOTICE that providing I am satisfied that the Applicant is in possession of the said Closed Road and unless an objection by any person claiming any interest in the said land is made in writing to me within 28 days from the date of this Notice, I propose to issue a Certificate of Title for the said land to the said Applicant.

Objections should be addressed to the Surveyor-General, GPO Box 1354 ADELAIDE SA 5001.

Dated: 5 December 2017

M.P. BURDETT Surveyor-General

Children and Young People (Oversight and Advocacy Bodies) Act (Commencement) Proclamation 2017

1—Short title

This proclamation may be cited as the *Children and Young People (Oversight and Advocacy Bodies) Act (Commencement) Proclamation 2017.*

2—Commencement of suspended provisions

The remaining provisions of the *Children and Young People (Oversight and Advocacy Bodies) Act 2016* (No 48 of 2016) will come into operation on 18 December 2017.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2017

CPR0005/17CS

South Australia

Forestry (Forest Reserve—Northern Forest District) Variation Proclamation 2017

under section 3(3) of the Forestry Act 1950

Preamble

The following land is forest reserve under the *Forestry Act 1950* (see proclamation, *Gazette 19.3.1992 p877*, as varied) and forms part of the Northern Forest District:

Portion of Section 1, Hundred of Darling, now identified as allotment 8 in approved plan No. D117159, Hundred of Darling, lodged in the Lands Titles Registration Office at Adelaide;

Sections 4, 10, 19, 41, 42, 48 and 49, Hundred of Darling;

Portion of Sections 18 and 346, Hundred of Darling, now identified as allotment 105 in Deposited Plan No. 116702, Hundred of Darling;

Portion of Section 54, Hundred of Darling, now identified as allotment 1 in approved plan No. D117158, Hundred of Darling, lodged in the Lands Titles Registration Office at Adelaide;

Portion of Sections 35, 54 and 57, Hundred of Darling, now identified as allotment 3 in approved plan No. D117158, Hundred of Darling, lodged in the Lands Titles Registration Office at Adelaide:

Portion of Sections 15 and 220, Hundred of Howe, now identified as allotment 10 in approved plan No. D117159, Hundred of Howe, lodged in the Lands Titles Registration Office at Adelaide.

2 It is now intended that this land cease to be forest reserve.

Part 1—Preliminary

1—Short title

This proclamation may be cited as the *Forestry (Forest Reserve—Northern Forest District) Variation Proclamation 2017.*

2—Commencement

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

3—Variation provisions

In this proclamation, a provision under a heading referring to the variation of a specified proclamation varies the proclamation so specified.

Part 2—Variation of proclamation under *Forestry Act 1950* declaring forest reserve (*Gazette 19.3.1992 p877*) as varied

4—Variation of Schedule

- (1) Schedule, clause 2(g)—delete "1, 4,", "10, 18, 19," and "35,"
- (2) Schedule, clause 2(g)—delete "38—58" and substitute:

(3) Schedule, clause 2(g)—delete "335—346" and substitute:

335—345, Lots 106 and 107 Deposited Plan 116702, Lot 7 in approved plan No. D117159 lodged in the Lands Titles Registration Office at Adelaide, Pieces 2 and 5 in approved plan No. D117158 lodged in the Lands Titles Registration Office at Adelaide, Lot 4 in approved plan No. D117158 lodged in the Lands Titles Registration Office at Adelaide

- (4) Schedule, clause 2(j)—delete "15,"
- (5) Schedule, clause 2(j)—delete "220" and substitute:

Lot 9 in approved plan No. D117159 lodged in the Lands Titles Registration Office at Adelaide

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2017

17MFOR0010

South Australia

National Parks and Wildlife (Spaniards Gully Conservation Park) Proclamation 2017

under section 30(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Spaniards Gully Conservation Park) Proclamation 2017.*

2—Commencement

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

3—Constitution of Spaniards Gully Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Spaniards Gully Conservation Park*:

Allotment 8 in approved plan No. D117159, Hundred of Darling, County of Frome, lodged in the Lands Titles Registration Office;

Allotment 10 in approved plan No. D117159, Hundred of Howe, County of Victoria, lodged in the Lands Titles Registration Office.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council

on 5 December 2017

17MFOR0010

South Australia

National Parks and Wildlife (Spaniards Gully Conservation Park—Mining Rights) Proclamation 2017

under section 43 of the National Parks and Wildlife Act 1972

Preamble

- The Crown land described in Schedule 1 is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Spaniards Gully Conservation Park*.
- It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to that land.

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Spaniards Gully Conservation Park—Mining Rights) Proclamation 2017.*

2—Commencement

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

3—Interpretation

In this proclamation—

Environment Minister means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

Mining Minister means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Petroleum and Geothermal Energy Act 2000*, as the case requires.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum and Geothermal Energy Act* 2000, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if work to be carried out in relation to the land in the exercise of rights under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;

- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;

- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and
 - (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5; or
 - (ii) a direction should be given under clause 6(c); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a),

the Governor may, with the advice and consent of the Executive Council—

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(c); or
- (e) grant or refuse the necessary approval under clause 6(a).

Schedule 1—Description of land

Allotment 8 in approved plan No. D117159, Hundred of Darling, County of Frome, lodged in the Lands Titles Registration Office;

Allotment 10 in approved plan No. D117159, Hundred of Howe, County of Victoria, lodged in the Lands Titles Registration Office.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2017

17MFOR0010

South Australia

National Parks and Wildlife (Wirrabara Range Conservation Park) Proclamation 2017

under section 30(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Wirrabara Range Conservation Park) Proclamation 2017.*

2—Commencement

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

3—Constitution of Wirrabara Range Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Wirrabara Range Conservation Park*:

Sections 4, 10 and 19, Hundred of Darling, County of Frome;

Allotment 105 in Deposited Plan 116702, Hundred of Darling, County of Frome.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council

on 5 December 2017

17MFOR0010

South Australia

National Parks and Wildlife (Wirrabara Range Conservation Park—Mining Rights) Proclamation 2017

under section 43 of the National Parks and Wildlife Act 1972

Preamble

- The Crown land described in Schedule 1 is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Wirrabara Range Conservation Park*.
- It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to that land.

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Wirrabara Range Conservation Park—Mining Rights) Proclamation 2017.*

2—Commencement

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

3—Interpretation

In this proclamation—

Environment Minister means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

Mining Minister means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Petroleum and Geothermal Energy Act 2000*, as the case requires.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum and Geothermal Energy Act* 2000, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if work to be carried out in relation to the land in the exercise of rights under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;

- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
 - must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and

- (ii) must maintain all work areas in a clean and tidy condition; and
- (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5; or
 - (ii) a direction should be given under clause 6(c); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a),

the Governor may, with the advice and consent of the Executive Council—

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(c); or
- (e) grant or refuse the necessary approval under clause 6(a).

Schedule 1—Description of land

Sections 4, 10 and 19, Hundred of Darling, County of Frome;

Allotment 105 in Deposited Plan 116702, Hundred of Darling, County of Frome.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2017

17MFOR0010

South Australia

Controlled Substances (Poisons) (Precursors) Variation Regulations 2017

under the Controlled Substances Act 1984

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Controlled Substances (Poisons) Regulations 2011

4 Variation of regulation 16—Declaration of precursors (sections 17A, 17B and 17C of Act)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Controlled Substances (Poisons) (Precursors) Variation Regulations 2017.*

2—Commencement

These regulations will come into operation on 1 July 2018.

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 Controlled Substances (Poisons) Regulations 2011

4—Variation of regulation 16—Declaration of precursors (sections 17A, 17B and 17C of Act)

Regulation 16(3)—delete subregulation (3) and substitute:

(3) Section 17C of the Act applies to the following poisons:

Acetaldehyde

N-Acetylanthranilic acid

Allylbenzene

Ammonium formate

Anthranilic acid

Benzaldehyde

1,3-benzodioxole

Benzyl bromide

Benzyl chloride

5-bromo-1,3-benzodioxole

Chromic acid (including salts)

Ergometrine

Ergotamine

Ethanamine

N-Ethylephedrine

N-Ethylpseudoephedrine

Eugenol

Formaldehyde

Formamide

Hydrobromic acid

Iodine (including iodide salts)

Isosafrole

Lithium

Lysergic acid

Magnesium

Mandelic acid

Mercuric chloride

Mercury

Methylamine

Methylammonium salts

N-methylformamide

Nitroethane

Nitromethane

Palladium (including salts)

Phenylalanine

Piperidine

Platinum

Potassium

Propionic anhydride

Raney nickel

Sodium

Sodium borohydride

Thionyl chloride

Thorium (including salts)

Trans-beta-methylstyrene.

Made by the Governor

after consultation by the Minister with the Controlled Substances Advisory Council and with the advice and consent of the Executive Council on 5 December 2017

No 317 of 2017

AGO0158/17CS

South Australia

Fair Trading (Building and Construction Industry Dispute Resolution Code) Regulations 2017

under the Fair Trading Act 1987

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Prescription of building and construction industry and building and construction industry participants
- 5 Prescription of code
- 6 Contravention of code subject to civil penalty
- 7 Fee for mediation under code

Schedule 1—Building and Construction Industry Dispute Resolution Code

- 1 Short title
- 2 Interpretation
- 3 Application of code
- 4 Dispute resolution

1—Short title

These regulations may be cited as the Fair Trading (Building and Construction Industry Dispute Resolution Code) Regulations 2017.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the Fair Trading Act 1987;

civil penalty contravention has the same meaning as in Part 7 Division 3A of the Act;

code means the Building and Construction Industry Dispute Resolution Code 2017 set out in Schedule 1;

Commissioner means the Small Business Commissioner;

construction contract, construction work and related goods and services have the same respective meanings as in the Building and Construction Industry Security of Payment Act 2009.

4—Prescription of building and construction industry and building and construction industry participants

For the purposes of Part 3A of the Act—

(a) the building and construction industry is taken to be an industry; and

- (b) the following are taken to be participants in the building and construction industry:
 - (i) a person carrying on—
 - (A) a business in the building and construction industry; or
 - (B) a business having a connection to the building and construction industry; or
 - (C) a business involving the supply of goods or services to persons involved in the building and construction industry if the supply occurs in connection with the carrying on of a business in the building and construction industry;
 - (ii) without limiting subparagraph (i), a person who has undertaken—
 - (A) to carry out construction work under a construction contract; or
 - (B) to supply related goods and services under a construction contract.

5—Prescription of code

- (1) The code is prescribed as an industry code for the purposes of Part 3A of the Act.
- (2) The Small Business Commissioner is responsible for the administration of the code and for the administration of Part 3A of the Act in relation to the code.

6—Contravention of code subject to civil penalty

- (1) A contravention of section 28E of the Act constituted of a contravention of the code is to be subject to a civil penalty under Part 7 Division 3A of the Act.
- (2) The expiation fee for an alleged civil penalty contravention involving an alleged contravention or attempted contravention of the code is—
 - (a) in the case of a body corporate—\$4 000; and
 - (b) in the case of a natural person—\$500.

7—Fee for mediation under code

- (1) If an authorised officer arranges for mediation of a dispute under the code with the agreement of the parties to the dispute, each of the parties must pay a fee of \$195 for each day, or part of a day, on which the mediation occurs.
- (2) A fee payable by a person under subregulation (1) is recoverable as a debt due to the Crown.
- (3) The Commissioner may waive a fee payable by a person under subregulation (1) if satisfied that it is appropriate to do so in a particular case.

Schedule 1—Building and Construction Industry Dispute Resolution Code

1—Short title

This code may be cited as the *Building and Construction Industry Dispute Resolution Code* 2017.

2—Interpretation

In this code—

alternative dispute resolution procedure does not include arbitration;

participant in the building and construction industry means a person taken to be a participant in the building and construction industry for the purposes of Part 3A of the Act.

Note—

See regulation 4(b).

3—Application of code

This code applies to—

- (a) a dispute between a participant in the building and construction industry and 1 or more other participants in the building and construction industry relating to a matter connected to a construction contract to which the participants are parties; or
- (b) a dispute between a participant in the building and construction industry and—
 - (i) 1 or more other participants in the building and construction industry; or
 - (ii) 1 or more persons to whom goods or services are or may be supplied by the participant,

in connection with the acquisition or supply, or the potential acquisition or supply, of goods or services relating to the carrying on of business in the building and construction industry.

4—Dispute resolution

- (1) If the Commissioner is satisfied, on written application by a party to a dispute to which this code applies—
 - (a) that the party has made a reasonable attempt to resolve the dispute; and
 - (b) that the subject matter of the dispute is not frivolous or vexatious,

an authorised officer may notify the parties to the dispute in writing that the officer is commencing an alternative dispute resolution procedure in relation to the dispute in accordance with this code.

- (2) If an alternative dispute resolution procedure is commenced under this code, a party to the dispute, or another person authorised in writing to attend or participate in the procedure on the party's behalf, must attend or otherwise participate in the procedure, as required by the authorised officer.
- (3) A person participating in an alternative dispute resolution procedure—
 - (a) must act reasonably, fairly, honestly and cooperatively; and
 - (b) must not mislead, harass, intimidate or oppress another party to the dispute.
- (4) A person participating in an alternative dispute resolution procedure must comply with any reasonable request made by the authorised officer in connection with the officer's attempt to assist the parties in the resolution of the dispute, including, without limitation, a request to do 1 or more of the following:
 - (a) exchange information relevant to the dispute with the other party;
 - (b) answer questions in respect of matters relevant to the dispute;
 - (c) attend meetings;
 - (d) participate in mediation or another form of alternative dispute resolution.
- (5) An authorised officer conducting an alternative dispute resolution procedure may request that a person participating in the procedure be a person who is authorised to resolve the dispute.

- (6) A request made by an authorised officer under subclause (4) or (5) must be complied with as soon as reasonably practicable, and, in any event, in the case of a written request, within 14 days of the date of the request or such longer period as is allowed by the authorised officer.
- (7) The authorised officer conducting an alternative dispute resolution procedure may, for the purposes of attempting to resolve the dispute—
 - (a) refer the dispute to mediation; or
 - (b) after consultation with the parties—appoint a person able to provide expert advice on matters relevant to the dispute to assist the officer.
- (8) The parties to a dispute are equally liable for the costs of expert advice provided under subclause (7)(b) unless they agree to a different apportionment of the costs.
- (9) An authorised officer may suspend (for a specified time or until further notice) or terminate a dispute resolution procedure if the dispute is the subject of—
 - (a) proceedings before a court or tribunal; or
 - (b) arbitration; or
 - (c) another alternative dispute resolution procedure.
- (10) An authorised officer may terminate an alternative dispute resolution procedure if the officer forms the view that—
 - (a) there is no reasonable prospect of resolving the dispute; or
 - (b) the subject matter of the dispute is frivolous or vexatious.
- (11) Following the completion of an alternative dispute resolution procedure, the authorised officer who conducted the procedure must provide the parties with a certificate stating—
 - (a) the names of the parties; and
 - (b) the nature of the matters in dispute; and
 - (c) if the procedure has been terminated under subclause (9) or (10)—that the procedure has been terminated without resolution; and
 - (d) if the dispute has been resolved—the terms of the resolution.
- (12) Unless the authorised officer and the parties otherwise agree in writing, any communication made, or document prepared (including a certificate provided under subclause (11)), in connection with an alternative dispute resolution procedure under this code must be treated as confidential.
- (13) However, a certificate provided under subclause (11) may be produced before a court or tribunal.

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 5 December 2017

No 318 of 2017

16MSB/299CS

South Australia

Controlled Substances (Poisons) (No 2) Variation Regulations 2017

under the Controlled Substances Act 1984

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Controlled Substances (Poisons) Regulations 2011

- 4 Variation of regulation 3—Interpretation
- Variation of regulation 18—Regulation of prescription drugs—administration of certain S4 drugs (section 18(1d)(a)(iii) of Act)
- 6 Variation of regulation 22—Exemptions from section 18A of Act
- 7 Variation of regulation 25—Possession of poisons (section 22 of Act)
- 8 Variation of regulation 33—How prescription to be given
- 9 Variation of regulation 34—Written prescriptions
- 10 Variation of regulation 35—Dispensing prescriptions

Part 1—Preliminary

1—Short title

These regulations may be cited as the Controlled Substances (Poisons) (No 2) Variation Regulations 2017.

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 Controlled Substances (Poisons) Regulations 2011

4—Variation of regulation 3—Interpretation

Regulation 3(1), definition of *medication chart prescription*—delete "*National Health (Pharmaceutical Benefits) Regulations 1960*" and substitute:

National Health (Pharmaceutical Benefits) Regulations 2017

5—Variation of regulation 18—Regulation of prescription drugs—administration of certain S4 drugs (section 18(1d)(a)(iii) of Act)

Regulation 18(3)(a)—delete ", not more than 3 years before the administration of the drug,"

6—Variation of regulation 22—Exemptions from section 18A of Act

Regulation 22(2)—after paragraph (d) insert:

or

(e) —

- (i) the drug is prescribed or supplied by a registered health practitioner solely for the treatment of drug dependence and as part of a drug treatment service program administered by an incorporated hospital; and
- (ii) an application for a section 18A authority is made in respect of the person by a registered health practitioner practising at the drug treatment service program within 5 business days of the drug being prescribed or supplied to the person.

7—Variation of regulation 25—Possession of poisons (section 22 of Act)

Regulation 25(6)—delete "Controlled Substances (Pesticides) Regulations 2003" and substitute:

Controlled Substances (Pesticides) Regulations 2017

8—Variation of regulation 33—How prescription to be given

Regulation 33(6)(b)—delete "National Health (Pharmaceutical Benefits) Regulations 1960" and substitute:

National Health (Pharmaceutical Benefits) Regulations 2017

9—Variation of regulation 34—Written prescriptions

Regulation 34(4)(b)—delete "National Health (Pharmaceutical Benefits) Regulations 1960" and substitute:

National Health (Pharmaceutical Benefits) Regulations 2017

10—Variation of regulation 35—Dispensing prescriptions

Regulation 35(12)(b)—delete "National Health (Pharmaceutical Benefits) Regulations 1960" and substitute:

National Health (Pharmaceutical Benefits) Regulations 2017

Note-

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

Made by the Governor

after consultation by the Minister with the Controlled Substances Advisory Council and with the advice and consent of the Executive Council on 5 December 2017

No 319 of 2017

HEAC-2017-00066

South Australia

Children and Young People (Oversight and Advocacy Bodies) Regulations 2017

under the Children and Young People (Oversight and Advocacy Bodies) Act 2016

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 State authorities
- 5 Exemption
- 6 Scheme for recruitment of Commissioner for Children and Young People
- 7 Prescribed functions and powers
- 8 Information required in report under section 17(5) of the Act
- 9 Information required in report under section 18(3) of the Act
- Inspection of database maintained by Child Death and Serious Injury Review Committee
- 11 Reporting cases to Child Death and Serious Injury Review Committee
- 12 Outcomes Framework for Children and Young People
- 13 Information to be set out in Minister's report to Parliament
- 14 Requirements for sharing of information

1—Short title

These regulations may be cited as the *Children and Young People (Oversight and Advocacy Bodies) Regulations 2017.*

2—Commencement

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

3—Interpretation

In these regulations—

Act means the Children and Young People (Oversight and Advocacy Bodies) Act 2016.

4—State authorities

For the purposes of paragraph (f) of the definition of *State authority* in section 3(1) of the Act, a person or body who, pursuant to a contract for services or other agreement, provides services to children and young people and their families for, or on behalf of, a State authority is declared to be a State authority.

5—Exemption

Pursuant to section 71 of the Act, a person or body declared to be a State authority under regulation 4 is exempt from the operation of section 58(1) of the Act.

6—Scheme for recruitment of Commissioner for Children and Young People

- (1) For the purposes of section 8(3) of the Act, the scheme for the recruitment of each Commissioner for Children and Young People is as follows:
 - (a) the Minister must make arrangements for the involvement of children and young people in the recruitment and selection process (including, to avoid doubt, by allocating sufficient resources for that purpose);
 - (b) the Minister must appoint a selection panel of up to 5 persons (of whom 2 must be young people) to propose the appointment of an applicant to the position of Commissioner:
 - (c) the interview process for the position of Commissioner must include (but need not be limited to) an exercise designed to assess the applicant's ability to engage, communicate and interact with children and young people, conducted in accordance with any requirements determined by the Minister;
 - (d) the selection panel may propose to the Minister that a specified applicant be appointed as the Commissioner (and the Minister must refer that applicant to the Statutory Officers Committee in accordance with section 8 of the Act);
 - (e) the Minister may consult or cooperate with, or be assisted by, such persons and bodies as the Minister thinks fit in relation to the recruitment and selection process;
 - (f) subject to these regulations, and to any direction of the Minister, the selection panel may determine its own procedures;
 - (g) without limiting a preceding paragraph, the Minister may take such other actions in relation to, or impose such other requirements on, the recruitment and selection process for a Commissioner as the Minister thinks fit.
- (2) A failure to comply with a requirement under this regulation does not, of itself, affect the validity of an appointment of a Commissioner.

7—Prescribed functions and powers

For the purposes of section 10(1) of the Act, the following functions and powers are prescribed:

- (a) the conduct of an inquiry under section 15 of the Act;
- (b) a power under section 16 of the Act;
- (c) the making of recommendations under section 17 of the Act.

8—Information required in report under section 17(5) of the Act

For the purposes of section 17(5)(d) of the Act, such information as may be provided to the Minister by a State authority to whom the Commissioner's report relates (being information the State authority wishes to be made available to the Parliament in reply to the views expressed or recommendations made in the Commissioner's report) is required.

9—Information required in report under section 18(3) of the Act

For the purposes of section 18(3)(b)(iv) of the Act, such information as may be provided to the Minister by a State authority to whom the relevant inquiry under section 15 of the Act relates (being information the State authority wishes to be made available to the Parliament in reply to the views expressed or recommendations made in the Commissioner's report on the inquiry) is required.

10—Inspection of database maintained by Child Death and Serious Injury Review Committee

For the purposes of section 37(8) of the Act, the database maintained by the Committee may only be inspected by the following persons:

- (a) the Commissioner of Police or a person authorised by the Commissioner of Police;
- (b) the State Coroner or a person authorised by the State Coroner;
- (c) the Ombudsman or a person authorised by the Ombudsman;
- (d) a member of the Committee;
- (e) the Commissioner for Children and Young People;
- (f) the Health and Community Services Complaints Commissioner;
- (g) a person authorised by the Committee or the Minister.

11—Reporting cases to Child Death and Serious Injury Review Committee

The Committee may enter into arrangements with State authorities under which information about child deaths and serious injuries will be passed on to the Committee.

12—Outcomes Framework for Children and Young People

- (1) For the purposes of section 57(4)(b)(ii) of the Act, the following persons and bodies are prescribed:
 - (a) the Minister to whom the administration of the *Children and Young People (Safety) Act 2017* is committed;
 - (b) the Department (within the meaning of the *Children and Young People (Safety) Act* 2017);
 - (c) the Minister to whom the administration of the Education Act 1972 is committed;
 - (d) the administrative unit of the Public Service assisting a Minister with the administration of the *Education Act 1972*;
 - (e) the Minister to whom the administration of the *Health Care Act* 2008 is committed;
 - (f) the administrative unit of the Public Service assisting a Minister with the administration of the *Health Care Act 2008*;
 - (g) the Guardian for Children and Young People.
- (2) Pursuant to section 57(5) of the Act, the Outcomes Framework must contain provisions of the following kinds:
 - (a) provisions designed to provide a common basis across the whole of government for creating strategies, setting objectives or developing or implementing policies related to or affecting children and young people;
 - (b) provisions addressing the needs of children and young people in each of the following areas:
 - (i) health;
 - (ii) safety;
 - (iii) wellbeing;

- (iv) education;
- (v) preparedness for adulthood;
- (c) provisions requiring cooperation and, where appropriate, collaboration between State authorities and other persons or bodies performing functions and duties that relate to or affect children and young people;
- (d) provisions designed to improve outcomes for Aboriginal and Torres Strait Islander children and young people in each of the areas referred to in paragraph (b), as well as any other areas particularly affecting Aboriginal and Torres Strait Islander children and young people;
- (e) provisions designed to enable outcomes for children and young people in the State to be measured and reported on (including provisions requiring the collection of specified data relating to performance indicators referred to in section 57(4)(e) of the Act),

and may contain such other provisions as the Council or Minister thinks fit.

- (3) Pursuant to section 57(5) of the Act, the Council must (in addition to the consultation required under section 57(4)(b) of the Act) undertake additional consultation in respect of the preparation of the Outcomes Framework as follows:
 - (a) consultation with such persons or bodies as may be specified by the Minister;
 - (b) such other consultation (including, without limiting the generality of this paragraph, community consultation) as may required by the Minister.
- (4) Pursuant to section 57(5) of the Act, the Child Development Council may, with the approval of the Minister, vary or substitute the Outcomes Framework.
- (5) Subject to this regulation, in preparing a variation or substitution of the Outcomes Framework, the Council must undertake the following consultation:
 - (a) in the case of a variation determined by the Minister to be a minor variation—
 - (i) consultation with the Commissioner; and
 - (ii) such other consultation as may be required by the Minister;
 - (b) in any other case—the consultation required by section 57(4)(b) of the Act and subregulation (3) in the preparation of the Outcomes Framework.
- (6) Pursuant to section 57(5) of the Act, the Child Development Council must review the Outcomes Framework at least once in each 3 year period.

13—Information to be set out in Minister's report to Parliament

For the purposes of section 60(4) of the Act, such information as may be in the possession of the Minister setting out any response or views of the State authority in respect of the State authority's non-compliance that the State authority wishes to make known to Parliament.

14—Requirements for sharing of information

For the purposes of section 62(2) of the Act, a provider must comply with the following requirements:

- (a) the provider must confirm the identity of the recipient to whom prescribed information is to be provided;
- (b) the provider must be satisfied that the recipient is, in fact, a person or body to whom section 62 of the Act applies;

(c) the provider must take reasonable steps to ensure that the prescribed information is not provided to any other person or body (being a person or body who is not a person or body to whom section 62 of the Act applies).

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 5 December 2017

No 320 of 2017

CPR0005/17CS

RULES OF COURT

SOUTH AUSTRALIA

Supreme Court Special Applications Supplementary Rules 2014 (Amendment No 5)

BY virtue and in pursuance of section 72 of the Supreme Court Act 1935 and all other enabling powers, we, Judges of the Supreme Court of South Australia, make the following Supreme Court Special Applications Supplementary Rules 2014 (Amendment No 5).

- 1. These Rules may be cited as the Supreme Court Special Applications Supplementary Rules 2014 (Amendment No 5).
- 2. The Supreme Court Special Applications Supplementary Rules 2014 are amended as set out below.
- 3. The amendments made by these Rules come into effect on 18 December 2017 or the date of their gazettal, whichever is later.
- 4. Form SA9 in the Schedule is deleted and replaced with a new Form SA9.
- New Form SA24 is added to the Schedule to the Supreme Court Special Applications Supplementary Rules 2014 immediately after Form SA23.
- New Forms SA1A SA1E are added to the Schedule to the Supreme Court Special Applications Supplementary Rules 2014 immediately after Form SA1.

GIVEN under our hands and the Seal of the Supreme Court of South Australia

Dated: 30 October 2017

C KOURAKIS, CJ
A. M. VANSTONE, J
P. KELLY, J
D. H. PEEK, J
M. F. BLUE, J
T. L. STANLEY, J
K. G. NICHOLSON, J
A. E. BAMPTON, J
G. J. PARKER, J
D. C. LOVELL, J
S. DOYLE, J
M. HINTON, J
J. HUGHES, J

Rule 18(3)

Form SA9

Warrant for search and seizure

WARRANT FOR SEARCH AND SEIZURE

Independent Commissioner Against Corruption Act 2012 s 31 Serious and Organised Crime (Unexplained Wealth) Act 2009 s 16 Australian Crime Commission (South Australia) Act 2004 s 29 Australian Crime Commission Act 2002 (Cth) s 22

- 1. On an application made on (insert date) by:
 - an investigator appointed/seconded (delete whichever is inapplicable) under section 14 of the Independent Commissioner Against Corruption Act 2012 (SA)
 - the Commissioner of Police
 - an eligible person within the meaning of the Australian Crime Commission Act
 2002 (Cth)

(delete whichever	is inapplicable),

I, a Judge of the Supreme Court of South Australia, am satisfied that:

- the warrant is reasonably required in the circumstances for the purposes of an
 investigation into a potential issue of corruption in public administration
 being proper grounds for the issue of a warrant under section 31 of the
 Independent Commissioner Against Corruption Act 2012
- the
 - documents/articles (delete whichever is inapplicable) to which the application relates
 - the person/premises (delete whichever is inapplicable) to which the application relates might have/contain (delete whichever is inapplicable) documents/articles (delete whichever is inapplicable)

relevant to identifying/tracing/locating/valuing (delete whichever is inapplicable) a person's wealth being proper grounds for the issue of a warrant under section 16 of the Serious and Organised Crime (Unexplained Wealth) Act 2009

- the applicant has reasonable grounds for suspecting that there may be
 - upon land

• upon/in (delete whichever is inapplicable) premises/a vessel/an aircraft/a vehicle (delete whichever is inapplicable)

(delete whichever is inapplicable)

a thing connected with a special ACC operation/investigation (delete whichever is inapplicable) and the applicant believes on reasonable grounds that if a summons were issued for the production of the thing it might be concealed, lost, mutilated or destroyed being proper grounds for the issue of a warrant under section 29 of the Australian Crime Commission (South Australia) Act 2004/section 22 of the Australian Crime Commission Act 2002 (Cth) (delete whichever is inapplicable)

(delete whichever is inapplicable).

- 2. This warrant authorises (insert name and position)
 - to enter and search (set out details of place and/or vehicle)
 - to seize (set out details)
 - to search (set out details) and to seize (set out details)
 - to enter (set out details), search (set out details) and seize (set out details) (delete whichever is inapplicable).

Date:		
	v*	
(Judge of the Supreme Court)		

Note

The Act under which the warrant is issued prescribes the powers that may be exercised under the warrant.

Rule 14(3)(b)

Form SA24

Originating application—other

ORIGINATING APPLICATION

The plaintiff, (name) applies for the relief set out in this Application.

The Court will hear this application at a time and place to be advised.

Endorsements

Application issued pursuant to section (number) of the (Act)/(rule (number) of the Supreme Court Civil Rules 2006 (delete whichever is inapplicable).

This Application has the following endorsements under section (number) of the (Act)/rule (number) of the Supreme Court Civil Rules 2006 (delete whichever is inapplicable):

Orders sought

On the grounds stated in the accompanying affidavit, the plaintiff seeks the following orders: (state briefly but specifically the orders sought)

Accompanying documents

This application must be accompanied by an affidavit stating the material facts on which the claim for relief is based.

Plaintiff's address

The plaintiff's address for service is:

Place:

Email:

The plaintiff's address is (if the plaintiff is an individual - place of residence or business; if the plaintiff is a corporation - principal place of business).

Date:		
Signed by (na	nme)	, , , ,
Plaintiff/Plain	ntiff's solicitor (delete whichever	is inapplicable)

Rule 14(2)

Form SA1A

Originating application for surveillance warrant

ORIGINATING APPLICATION FOR SURVEILLANCE WARRANT

Surveillance Devices Act 2016 s 17

Applicant's name (in full):

Name of investigating agency to which the applicant belongs:

Applicant's rank/position:

Application

- 1. I apply for a warrant under section 17 of the Surveillance Devices Act 2016 for the purposes of the investigation of a matter by—
 - South Australia Police
 - The Independent Commissioner Against Corruption
 - An Australian Crime Commission

(delete whichever is inapplicable)

- 2. I apply for the warrant to confer the following powers:
 - (a) the power to use (insert number sought) surveillance device(s)
 - (b) the power to enter or interfere with (provide details (e.g. address, registration number) of any premises, vehicle or thing sought to be entered or interfered with) for the purposes of installing, using, maintaining or retrieving surveillance device(s) as follows:
 - (insert number) listening device(s)
 - (insert number) optical surveillance device(s)
 - (insert number) tracking device(s)
 - (insert number) data surveillance device(s)
 - (insert number) combination device(s) comprising (insert combination)

(delete whichever is inapplicable)

- 3. I am / am not (delete whichever is inapplicable) to be the officer primarily responsible for executing the warrant. (Insert name of responsible officer) is the responsible officer. (delete if inapplicable)
- 4. I apply for the warrant on the following grounds: (set out grounds)
- 5. The grounds for the application are verified in my accompanying affidavit.
- 6. I request that the warrant be in force for a period of (insert number) days.

 (Section 19(2) provides that a warrant may not be in force for a period longer than 90 days)
- 7. I request that I am / the responsible officer is / both I and the responsible officer are(delete whichever is inapplicable) identified in the warrant (if necessary) under the code name(s): (insert code name(s)). (delete if inapplicable)

Date:	
Signed by (full name)	
Applicant	

Rule 14(2)

Form SA1B

Application for renewal of surveillance warrant

APPLICATION FOR RENEWAL OF SURVEILLANCE WARRANT

Surveillance Devices Act 2016 s 17

Note-

If the warrant has previously been renewed/varied, this form should be modified so that the details of any previous renewals/variations are set out clearly.

Applicant's name (in full):

Name of investigating agency to which the applicant belongs:

Applicant's rank/position:

Application

- I apply for renewal of the warrant issued under section 17 of the Surveillance Devices
 Act 2016 on (insert date of issue) by (insert name of Judge), a Judge of the Supreme
 Court of South Australia.
- 2. The warrant was issued for the purposes of the investigation of a matter by—
 - South Australia Police
 - The Independent Commissioner Against Corruption
 - An Australian Crime Commission

(delete whichever is inapplicable)

- 3. The warrant conferred the following powers:
 - (a) the power to use (insert number sought) listening device(s)
 - (b) the power to enter or interfere with (provide details (e.g. address, registration number) of any premises, vehicle or thing sought to be entered or interfered with) for the purposes of installing, using, maintaining or retrieving surveillance device(s) as follows:
 - (insert number) listening device(s)
 - (insert number) optical surveillance device(s)
 - (insert number) tracking device(s)
 - (insert number) data surveillance device(s)
 - (insert number) tracking device(s)

(delete whichever is inapplicable)

- 4. I am / am not (delete whichever is inapplicable) the officer primarily responsible for executing the warrant. (Insert name of responsible officer) is the responsible officer. (delete if inapplicable)
- 5. I apply for renewal of the warrant on the following grounds: (set out grounds)
- 6. The grounds for the application are verified in my accompanying affidavit.
- 7. I request that the warrant be renewed for a further period of (insert number) days.

 (Section 19(2) provides that a warrant may not be in force for a period longer than 90 days).
- 8. I request that I am / the responsible officer is / both I and the responsible officer are *(delete whichever is inapplicable)* identified in the warrant (if necessary) under the code name(s): *(insert code name(s))*. *(delete if inapplicable)*

Jate.	
Signed by (full name)	
Applicant	

D.4...

Rule 14(2)

Form SA1C

Application for variation of surveillance warrant

APPLICATION FOR VARIATION OF SURVEILLANCE WARRANT

Surveillance Devices Act 2016 s 17

Note-

If the warrant has previously been renewed/varied, this form should be modified so that the details of any previous renewals/variations are set out clearly.

Applicant's name (in full):

Name of investigating agency to which applicant belongs:

Applicant's rank/position:

Application

- 1. I apply for variation of the warrant issued to me under section 17 of the Surveillance Devices Act 2016 on (insert date of issue) by (insert name of Judge), a Judge of the Supreme Court of South Australia.
- 2. The warrant conferred the following powers:
 - (a) the power to use (insert number sought) surveillance devices(s)
 - (b) the power to enter or interfere with (provide details (e.g. address, registration number) of any premises, vehicle or thing sought to be entered or interfered with) for the purposes of installing, using, maintaining or retrieving surveillance device(s) as follows:
 - (insert number) listening device(s)
 - (insert number) optical surveillance device(s)
 - (insert number) tracking device(s)
 - (insert number) data surveillance device(s)
 - (insert number) tracking device(s)

(delete whichever is inapplicable)

3. I am /am not (delete whichever is inapplicable) the officer primarily responsible for executing the warrant. (Insert name of responsible officer) is the responsible officer. (delete if inapplicable)

4.	I apply for variation of the terms/conditions/limitations of the warrant as follows:
	(set out terms of variation)

- 5. The grounds for the application are as follows: (set out grounds)
- 6. The grounds for the application are verified in my accompanying affidavit.
- 7. The warrant will, unless cancelled earlier, remain in force until (insert date):

 (Section 19(2) provides that a warrant may not be in force for a period longer than 90 days)

Date:	
Signed by (full name)	
Applicant	

Rule 14(2A)

Form SA1D

Application for confirmation of surveillance authority

APPLICATION FOR CONFIRMATION OF SURVEILLANCE AUTHORITY

Surveillance Devices Act 2016 s 22

Applicant's name (in full):

Name of investigating agency to which applicant belongs:

Applicant's rank/position:

Application

- I apply for confirmation of a surveillance device (emergency) authority under section
 22 of the Surveillance Devices Act 2016 for the purposes of the investigation of a matter by—
 - South Australia Police
 - The Independent Commissioner Against Corruption
 - An Australian Crime Commission

(delete whichever is inapplicable)

- 2. The surveillance device to which the authority relates is: (provide details of surveillance device)
- 3. I apply for confirmation of the authority on the following grounds: (set out grounds)
- 4. The grounds for the confirmation are verified in my accompanying affidavit.
- 5. In addition, I apply for a warrant under section 22 of the *Surveillance Devices Act* 2016.

(delete if inapplicable)

- 6. I am / am not (delete whichever is inapplicable) the officer primarily responsible for executing the warrant. (Insert name of responsible officer) is the responsible officer. (delete if inapplicable)
- 7. I request that the warrant be in force for a period of (insert number) days. (delete if inapplicable)
- 8. I request that I am / the responsible officer is / both I and the responsible officer are (delete whichever is inapplicable) identified in the warrant under the code name(s): (insert code name(s)). (delete if inapplicable)

Date:	
Signed by (full name)	
Applicant	

Rule 18(4) Surveillance Warrant

Form SA1E

SURVEILLANCE WARRANT

Surveillance Devices Act 2016 s 17 to 19

An applicant for a surveillance warrant under section 17 of the Surveillance Devices Act 2016 has been made by (insert name of applicant or code name where applicable).

I, (insert name of Judge), a Judge of the Supreme Court of South Australia, am satisfied that there are, in the circumstances of the case, reasonable grounds for issuing the warrant subject to the conditions/limitations specified in the warrant.

The powers conferred by the warrant are as follows:

- (a) the power to use (insert number) listening device(s)
- (b) the power to enter or interfere with (provided details (e.g. address, registration number) of any premises, vehicle or thing sought to be entered or interfered with) for the purposes of installing, using, maintaining or retrieving surveillance device(s) as follows:
 - (insert number) listening device(s)
 - (insert number) optical surveillance device(s)
 - (insert number) tracking device(s)
 - (insert number) data surveillance device(s)
 - (insert number) tracking device(s)

(delete whichever is inapplicable)

The powers conferred by the warrant are subject to the following conditions/limitations: (provide details of the conditions/limitations to which the powers conferred under the warrant are subject)

The name of the responsible officer is (insert name of responsible officer or code name where applicable).

The period for which the warrant will be in force is (*insert number*) days from the date of issue (being the date shown below).

Date:	
Signed by (full name)	
Judge of the Supreme Court of South Australia	

Note-

Under section 17(4)(a)(iii) of the Surveillance Devices Act 2016 (SA) the power conferred by a warrant may be exercised by or under the authority of the responsible officer at any time and with such assistance as is necessary.

CITY OF NORWOOD PAYNEHAM & ST PETERS

DEVELOPMENT ACT 1993

Educational Establishments Review Development Plan Amendment—Public Consultation

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

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

- replacing the current zones which apply to school sites (including some additional properties owned by schools), with a new Community Zone – Education Policy Area;
- deleting three (3) redundant zones and two (2) policy areas;
- removing 'educational establishment' from the list of non-complying development for most zones outside of the Community Zone:
- rezoning of some non-school owned properties in Flinders Street, Kent Town; adjacent to East Adelaide School, Marden Senior College, and Dunstone Grove/Linde Reserve; and rezone the Payneham Cemetery.

The DPA will be on public consultation until Friday 9 February 2018.

The DPA can be viewed or copies can be obtained (without charge) from the following locations (check website for opening hours):

- Norwood Town Hall Customer Service Centre, 175 The Parade, Norwood
- St Peters Library, 101 Payneham Road, St Peters
- Payneham Library, 2 Turner Street, Felixstow
- Norwood Library, 110 The Parade, Norwood

Alternatively the DPA can be viewed via the website at www.npsp.sa.gov.au

Written submissions regarding the DPA should be submitted no later than 5:00pm, Friday 9 February 2018.

Written Submissions:

Email:

Educational Establishments Review DPA

Chief Executive Officer City of Norwood Payneham & St Peters

PO Box 204

KENT TOWN SA 5071

Educational Establishments Review DPA

townhall@npsp.sa.gov.au

You should clearly indicate whether you wish to be heard in support of your submission at the public meeting (see below).

Copies of all submissions will be available for inspection on the Council's website and at the Norwood Town Hall Customer Service Centre, 175 The Parade, Norwood from **Monday 12 February 2018**, until the conclusion of the public meeting.

A public meeting will be held at 7:00pm, Tuesday 13 March 2018 in the Mayor's Parlour, Norwood Town Hall, 175 The Parade Norwood, at which time interested persons will be heard in relation to the DPA and the submissions. The public meeting will not be held if no submissions received, or no submission makes a request to be heard.

For further information about the DPA, please contact the Council's Manager, Urban Planning & Sustainability, Eleanor Walters, on 8366 4521 or email ewalters@npsp.sa.gov.au

Dated: 5 December 2017

MARIO BARONE Chief Executive Officer City of Norwood Payneham & St Peters

CITY OF PLAYFORD

Review of Elector Representation

NOTICE is hereby given that the City of Playford has completed a review of its elector representation arrangements, including all aspects of the composition of the Council and the issue of the division, or potential division, of the area of the council into wards, in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

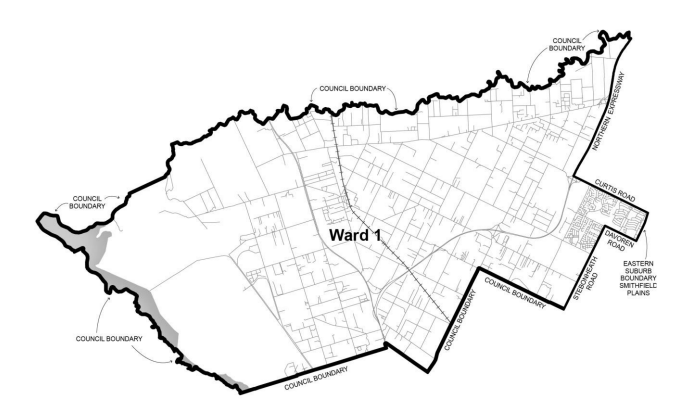
Pursuant to Section 12 (13) (a) of the Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of Section 12 of the Act. As such, the following structure will take effect as from polling day of the periodic Local Government election to be held in November 2018.

- The principal member of Council will be a mayor elected by the community.
- The Council area will be divided into five wards, as defined in Schedules One to Five inclusive.
- The future elected body of Council will comprise the Mayor and fifteen (15) ward councillors.
- The wards will be identified as Ward 1, 2, 3, 4 and 5; and will each be represented by three (3) ward councillors.

MAL HEMMERLING
Chief Executive

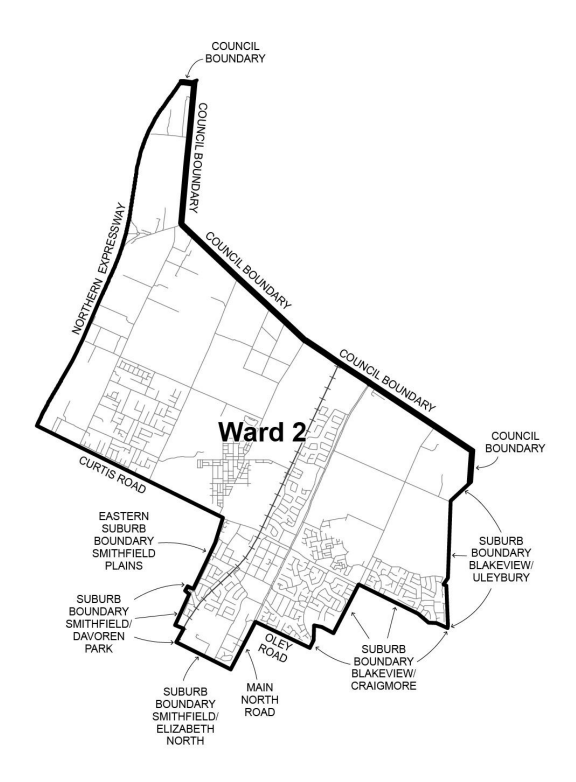
Ward 1

Comprising the entire suburbs of Buckland Park, Virginia, Penfield Gardens, Penfield, MacDonald Park, Andrews Farm, Angle Vale and Smithfield Plains; all parts of the suburbs of Port Gawler, St Kilda and Waterloo Corner which lay within the City of Playford; and part of the suburb of Edinburgh North which lies to the west of the centre line of Stebonheath Road.



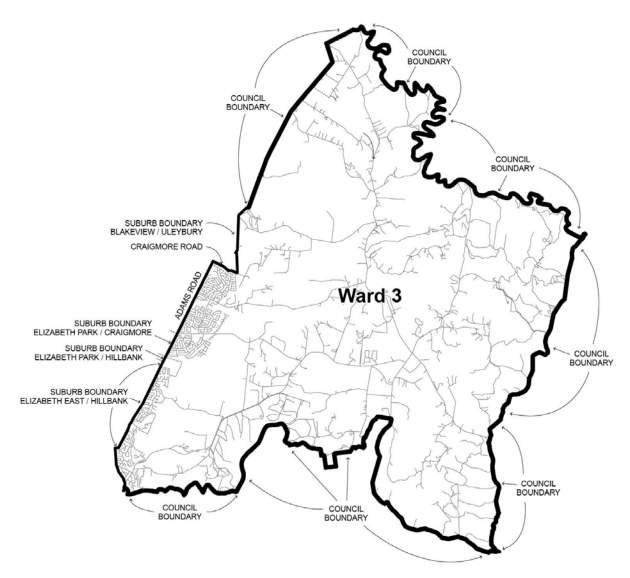
Ward 2

Comprising the entire suburbs of Munno Para Downs, Munno Para West, Munno Para, Smithfield and Blakeview; and part of the suburb of Hillier which lies within the City of Playford.



Ward 3

Comprising the entire suburbs of Hillbank, One Tree Hill, Sampson Flat and Yattalunga; all parts of the suburbs of Gould Creek, Humbug Scrub, Uleybury, Bibaringa and Evanston Park which lay within the City of Playford; and part of the suburb of Craigmore which lies to the east of the centre line of Adams Road.



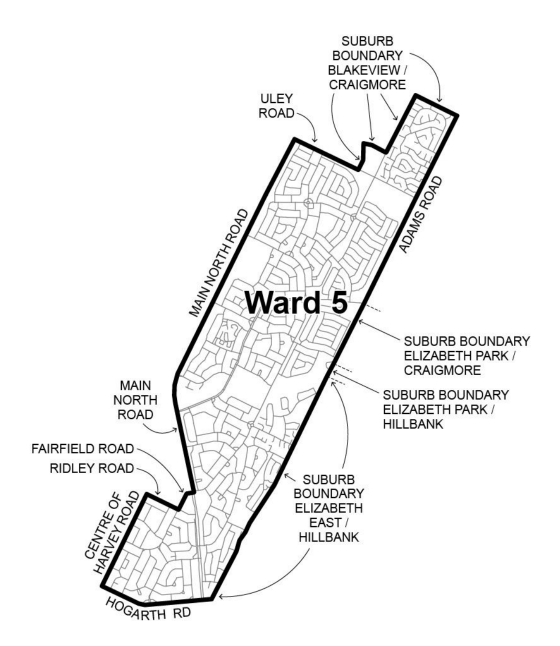
Ward 4

Comprising the entire suburbs of Davoren Park, Elizabeth North, Elizabeth and Elizabeth South; all parts of the suburb of Elizabeth Vale which lies within the City of Playford; and part of the suburb of Edinburgh North to the east of the centre line of Stebonheath Road.



Ward 5

Comprising the entire suburbs of Elizabeth Downs, Elizabeth Park, Elizabeth East and Elizabeth Grove; and part of the suburb of Craigmore which lies to the west of the centre line of Adams Road.



CITY OF PORT ADELAIDE ENFIELD

Assignment of a Name for a New Road

NOTICE is hereby given that the Council of the City of Port Adelaide Enfield at its meeting held on 14 November 2017 resolved pursuant to Section 219(1) of the Local Government Act 1999 that a certain new road located in the suburb of Gilles Plains be assigned the street name, as detailed below:

 The new road marked Allotment 201 in Deposited Plan 116526 be assigned the name Dawbarn Road along with its eventual continuation

A plan that delineates the new road that has been assigned a 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 Cres, Enfield and Greenacres Library Council Office, 2 Fosters Rd, Greenacres during their normal business hours and on the Council's website http://www.portenf.sa.gov.au/publicnotices.

MARK WITHERS Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

Elector Representation Review

Notice is hereby given that the City of Port Adelaide Enfield has completed a review of its composition and elector representation arrangements in accordance with the requirements of section 12(4) of the Local Government Act 1999 (the Act).

Pursuant to section 12(13)(a) of the Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of section 12 and may be put into effect from the day of the first periodic election held after the publication of this notice.

The revised representation arrangements are as follows:

- The principal member of Council will be a Mayor, elected by the community.
- Seventeen [17] Ward Councillors elected from seven [7] wards.

The existing ward structure, which divides the Council area into seven wards, is to be retained with only minor boundary adjustments. The wards will continue to be titled as follows and the number of Council members for each ward will be:

- 1. 1 Outer Harbor Ward 2 Councillors
- 2. 2 Semaphore Ward 2 Councillors
- 3. 3 Port Adelaide Ward 2 Councillors
- 4. 4 Parks Ward 3 Councillors
- 5. 5 Enfield Ward 3 Councillors
- 6. 6 Klemzig Ward 2 Councillors
- 7. 7 Northfield Ward 3 Councillors

The First Schedule

Outer Harbor Ward - The existing Outer Harbor Ward comprising the suburbs of Outer Harbor, Osborne, North Haven, Taperoo and portion of the suburb of Largs North.

The Second Schedule

Semaphore Ward - Maintaining the ward name of Semaphore, comprising portion of the suburb of Largs North and the suburbs of Largs Bay, Peterhead, Birkenhead, Semaphore and Exeter, more particularly delineated on the plan published herewith.

The Third Schedule

Port Adelaide Ward - Maintaining the ward name of Port Adelaide, comprising the suburbs of Glanville, New Port, Semaphore South, Ethelton, Port Adelaide, Queenstown and Alberton; a portion of the suburb of Rosewater; a portion of the suburb Dry Creek, and a portion of the suburb of Gillman, more particularly delineated on the plan published herewith.

The Fourth Schedule

Parks Ward - Maintaining the ward name of Parks, comprising a portion of the suburb of Gillman; a portion of the suburb of Devon Park and a portion of the suburb of Dry Creek; and the suburbs of Ottoway, Wingfield, Mansfield Park, Angle Park, Regency Park, Woodville Gardens, Ferryden Park, Croydon Park, Dudley Park and Gepps Cross, more particularly delineated on the plan published herewith.

The Fifth Schedule

Enfield Ward – The existing Enfield Ward comprising the suburbs of Kilburn, Blair Athol, Enfield, Clearview and Manningham; a portion of the suburb of Sefton Park; a portion of the suburb of Prospect; and a portion of Broadview.

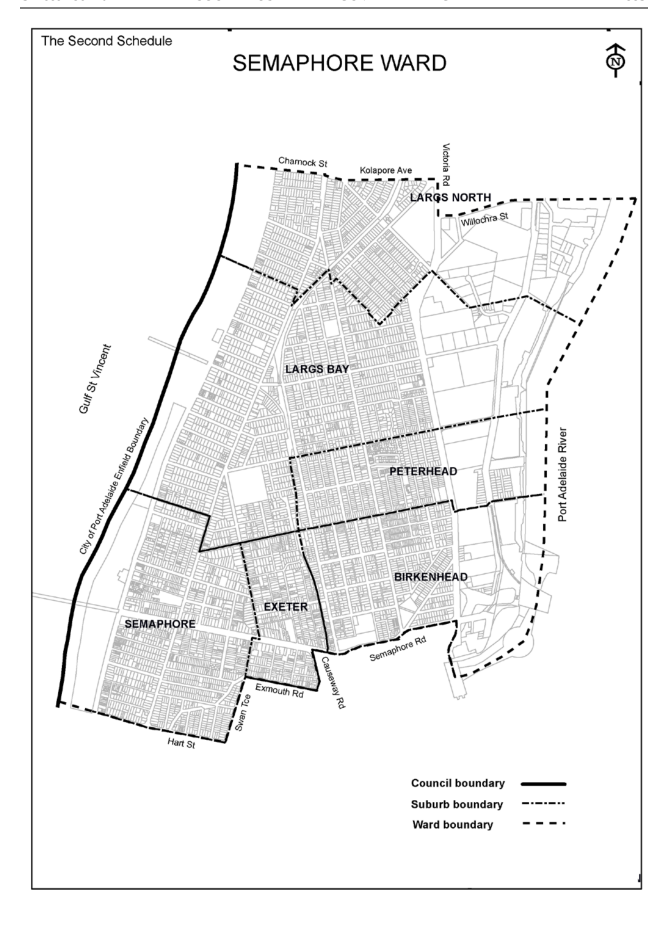
The Sixth Schedule

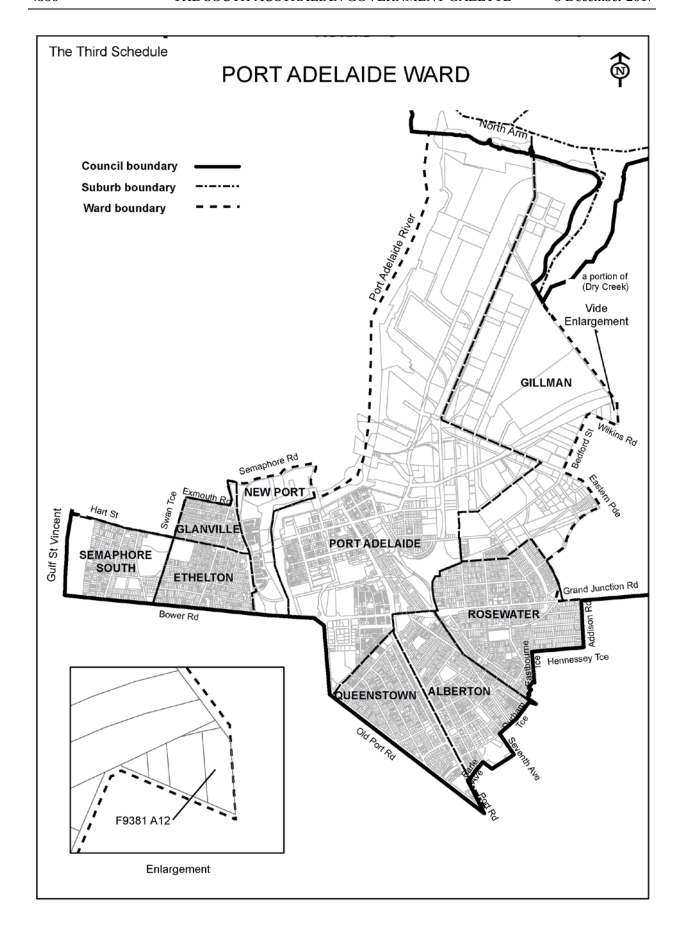
Klemzig Ward – The existing Klemzig Ward comprising the suburbs of Klemzig and Windsor Gardens; a portion of the suburb of Gilles Plains, a portion of the suburb of Dernancourt; and a portion of the suburb of Holden Hill.

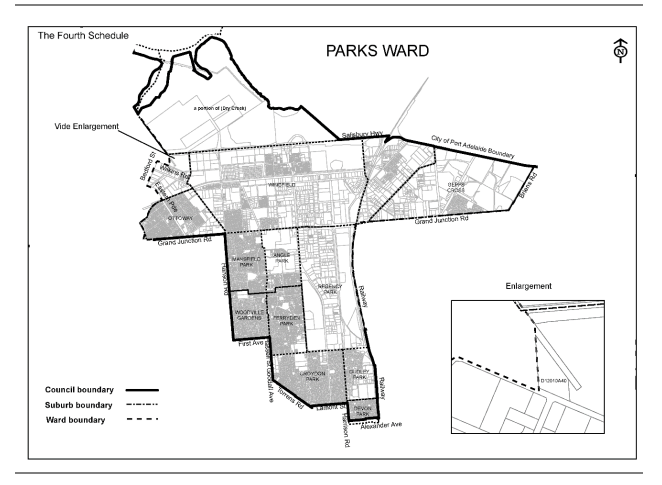
The Seventh Schedule

Northfield Ward - The existing Northfield Ward comprising a portion of the suburb of Valley View; a portion of the suburb of Walkley Heights and the suburbs of Northfield, Northgate, Oakden, Lightsview, Hillcrest, Greenacres and Hampstead Gardens.

MARK WITHERS Chief Executive Officer







CITY OF TEA TREE GULLY

Elector Representation Review

Final Recommendation

NOTICE is hereby given that the City of Tea Tree Gully has completed a review of its elector representation arrangements, including its composition and ward structure, in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

Certification

Pursuant to Section 12 (13)(a) of the Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of Section 12 of the Act. As such, the following structure will be put into effect as from the day of the first periodic election held after the publication of this notice.

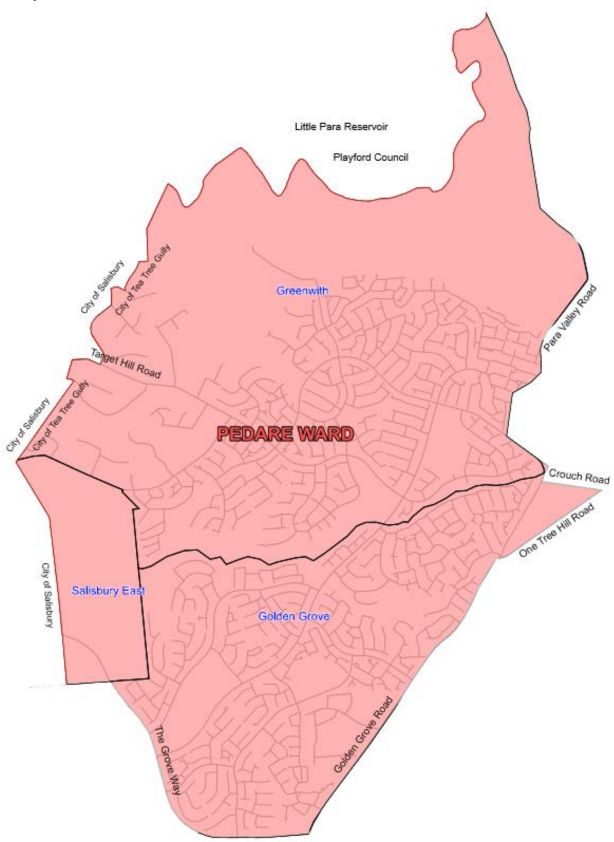
- The principal member of Council will continue to be a Mayor elected by the community
- The elected body of Council will continue to comprise of twelve (12) ward councillors.
- The Council area will continue to be divided into six (6) wards, as defined in Schedules One to Six inclusive, with each of the wards represented by two (2) Ward Councillors
- The wards will be identified as Pedare (Ward 1), Drumminor (Ward 2), Hillcott (Ward 3), Balmoral (Ward 4), Steventon (Ward 5) and Water Gully (Ward 6).

JOHN MOYLE Chief Executive Officer

SCHEDULE ONE

Pedare Ward (Ward 1)

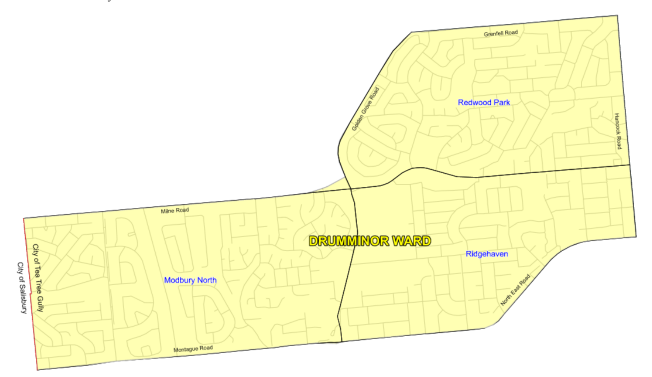
The existing Pedare Ward minus a portion of Golden Grove south-west of the Grove Way plus a portion east of Golden Grove Road bounded by One Tree Hill Road and Crouch Road. Includes the suburbs of Greenwith, portions of Salisbury East and Golden Grove northeast of the Grove Way and west of Golden Grove Road, north of One Tree Hill Road and south of Crouch Road within the Council boundary.



SCHEDULE TWO

Drumminor Ward (Ward 2)

The existing Drumminor Ward (no change to existing). Includes the suburbs of Modbury North, Redwood Park and Ridgehaven within the Council boundary.



SCHEDULE THREE

Hillcott Ward (Ward 3)

The existing Hillcott Ward plus a portion of Golden Grove south-west of the Grove Way.

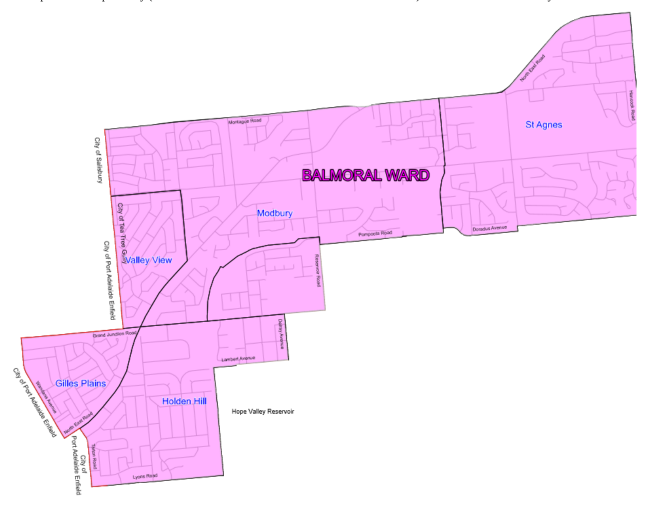
Also includes the suburbs of Modbury Heights, Wynn Vale and Gulfview Heights within the Council boundary.



SCHEDULE FOUR

Balmoral Ward (Ward 4)

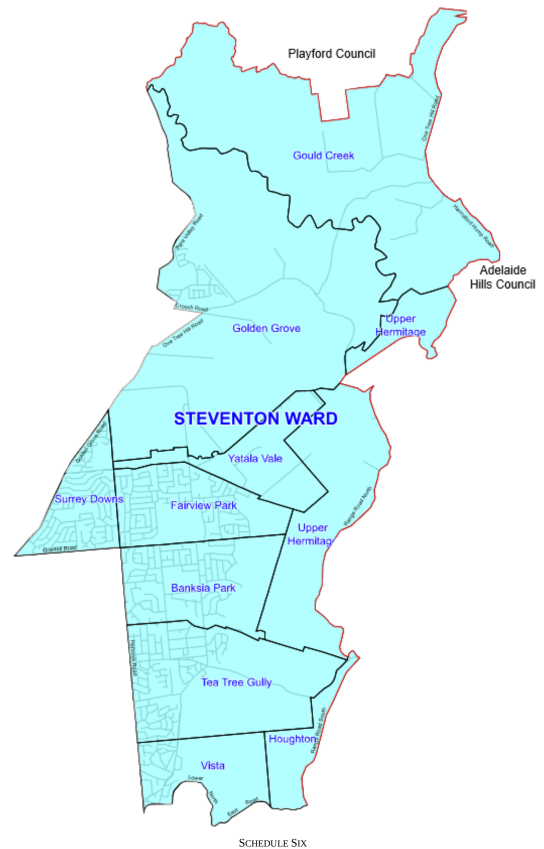
The existing Balmoral Ward (no change to existing). Includes the suburbs of Gilles Plains, Holden Hill, Modbury, St Agnes, Valley View and a portion of Hope Valley (north of Grand Junction Road and west of Reservoir Road) within the Council boundary.



SCHEDULE FIVE

Steventon Ward (Ward 5)

The existing Steventon Ward minus a portion east of Golden Grove Road bounded by One Tree Hill Road and Crouch Road. Includes the suburbs of Banksia Park, Fairview Park, Surrey Downs, Tea Tree Gully, Vista, Yatala Vale and portions of Gould Creek, Houghton, Upper Hermitage, and the portion of Golden Grove east of Golden Grove Road, south of One Tree Hill Road and north of Crouch Road within the Council boundary.



Water Gully Ward (Ward 6)

The existing Water Gully Ward (no change to existing). Includes the suburbs of Dernancourt, Highbury, a portion of Paracombe and a portion of Hope Valley (south of Grand Junction Road and east of Reservoir Road) within the Council boundary.



THE FLINDERS RANGES COUNCIL

Change of December 2017 Ordinary Council Meeting Date

Notice is hereby given pursuant to Section 81 of the Local Government Act 1999 that the Ordinary Council Meeting of The Flinders Ranges Council scheduled for Tuesday 19 December 2017 has been changed to Tuesday 12 December 2017 commencing at 6:30pm.

> COLIN DAVIES Chief Executive Officer

THE FLINDERS RANGES COUNCIL

Change of Ordinary Council Meeting Dates for 2018

Notice is hereby given pursuant to Section 81 of the Local Government Act 1999 that the Ordinary Council Meeting of The Flinders Ranges Council will be held on the second Tuesday of each month commencing from and including the January 2018 Ordinary Meeting. The time and place of meetings remains unchanged.

COLIN DAVIES Chief Executive Officer

TRUSTEE ACT 1936

Estates of Deceased Persons

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

CRAMOND Roger David late of 1 Walter Parade Lightsview Retired Business Proprietor who died 30 September 2017

EDMONDS Gladys Louisa late of 25 Chapman Street Blackwood of no occupation who died 2 September 2017 HAVELBERG Graham Douglas late of 30 South Yunderup Road South Yunderup Western Australia of no occupation who died 17 May 2015

HOLDER Irene Russell late of 53 Austral Terrace Morphettville of no occupation who died 20 August 2017

JENKINS Claire Jeane late of 13 Fitzroy Terrace Fitzroy of no occupation who died 30 January 2017

LEEDHAM John Keith late of 19 Barker Street Loxton of no occupation who died 1 May 2017

McGEE Doris late of 52 Coppleridge Drive Elizabeth Vale of no occupation who died 30 August 2017 MONTESI Clara Maria late of 7 Kelly Avenue Seaton of no occupation who died 29 May 2017

OZOLINS Ernest late of 29 Austral Terrace Morphettville Retired Labourer who died 29 July 2017

PIENING Shirley Jean late of 7 Langhorne Creek Road Strathalbyn of no occupation who died 26 April 2017

RIGLEY Charlotte Elizabeth late of 80 Moseley Street Glenelg South of no occupation who died 26 August 2017

SIMON Otto late of 19 Cochrane Terrace Prospect of no occupation who died 27 September 2016

THOMPSON Leigh Francis late of 1 Weston Street Goodwood of no occupation who died 1 March 2017

WEST Johanna Elsa late of 160 Walkerville Terrace Walkerville Retired School Teacher who died 9 August 2017

WOOLDRIDGE Ronald George late of 1 Steele Street Campbelltown Retired Drop Hammersmith who died 28 September 2017

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 at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 5 January 2018 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: 5 December 2017

D A CONTALA Public Trustee

NOTICE SUBMISSION

The weekly South Australian Government Gazette is issued on Tuesday afternoon, except where Executive Council meets on Wednesday, wherein publishing will occur on that day.

The next scheduled publication date is displayed on the website: www.governmentgazette.sa.gov.au.

Notices for gazettal, along with enquiries, can be directed to:

EMAIL governmentgazettesa@sa.gov.au

PHONE (08) 8207 1025

Gazette notices should be emailed in the following formats:

- Notices as individual Word files
- Maps, images, and diagrams as single, complete objects within the Word files
- Content containing official signatures for authorisation—notices as Word files and the signed documentation as PDF files

Please provide the following information in your email:

- Date the notice is to be gazetted
- Email address and phone number of the person authorising the submission
- Notification of whether a quote is required for chargeable notices
- Name of the person and organisation to be charged for the notice, if applicable
- A purchase order if required
- Details that may impact on publication of the notice

Notices must be submitted before 4 p.m. Friday, the week preceding intended gazettal.

Proofs of formatted content are supplied for all notices, with necessary alterations to be returned before 4 p.m. on the day preceding publication.

Submitted notices will be gazetted unless notification is received before 10 a.m. on the day of publication.