



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, TUESDAY, 20 JUNE 2017

CONTENTS

Aquaculture Act 2001—Notice	2175
Aquaculture Tenure Allocation Board (ATAB)—Notices	2176
Associations Incorporation Act 1985—Notices	2166
Defamation Act 2005—Notice.....	2166
Corporations and District Councils—Notices.....	2194
Development Act 1993—Notices	2166, 2180
Education Regulations 2012—Notice	2166
Firearms Act 1977—Notice.....	2167
Fisheries Management Act 2007—Notice.....	2167
Fisheries Management (Prawn Fisheries) Regulations 2006—Notices	2167
Gaming Machines Act 1992—Notice.....	2191
Housing Improvement Act 2016—Notices	2192
Motor Vehicle Accidents (Lifetime Support Scheme) Act 2013—Notice	2168
Mount Gambier Circuit Court—Notice	2168
National Electricity Law—Notice	2169
National Energy Retail Law—Notice.....	2169
Natural Resources Management Act 2004—Notices.....	2170
Petroleum and Geothermal Energy Act 2000—Notice.....	2193
Public Trustee Office—Administration of Estates	2196
Unclaimed Moneys Act 1891—Notices.....	2197

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

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission ('the Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act') is of the opinion that the undertaking or operations of Orana Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Commonwealth) and whereas the Commission was on 10 May 2017, requested by the Association to transfer its undertaking to Orana Australia Limited (ACN 618 625 175), the Commission pursuant to Section 42 (2) of the Act does hereby order that on 1 July 2017, the Association will be dissolved, the property of the Association becomes the property of Orana Australia Limited and the rights and liabilities of the Association become the rights and liabilities of Orana Australia Limited.

Given under the seal of the Commission at Adelaide, 15 June 2017.

R. ALOI, A delegate of the
Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

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

10th Battalion of A.I.F. Association Incorporated
Aetoloacarnanaon Society of South Australia Mesolongion Incorporated
Chinese Arts & Culture Association Incorporated
Pulteney Old Scholars Club Incorporated
Snowtown Inter Church Council Incorporated
Eyre Peninsula Home Hospice Association Incorporated
Kangaroo Island Animal Support Incorporated
Strathalbyn District Homing Pigeon Club Incorporated
Swimming Pool & Spa Association of S.A. Incorporated
The Hudson Maher Foundation Incorporated
The Ladies Probus Club of Glen Osmond Incorporated

Given at Adelaide, 15 June 2017.

R. ALOI, A delegate of the
Corporate Affairs Commission

DEFAMATION ACT 2005

Declaration under Section 33 (3)

I, JOHN RAU, Attorney-General, being the Minister to whom administration of the Defamation Act 2005 is committed, hereby declare in accordance with sub-section (3) of Section 33 of the Defamation Act 2005, that on and from 1 July 2017 the maximum amount of damages that may be awarded for non-economic loss in defamation proceedings shall be three hundred and eighty nine thousand five hundred dollars (\$389 500).

Dated 14 May 2017.

JOHN RAU, Attorney-General

CSO 13/0433

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF VICTOR HARBOR—BETTER DEVELOPMENT PLAN AND GENERAL DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Better Development Plan and General Development Plan Amendment (the Amendment) by the City of Victor Harbor has been finalised in accordance with the provisions of the Development Act 1993.

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

NOTICE

PURSUANT to Section 25 of the Development Act 1993, I—

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

Dated 14 June 2017.

JOHN RAU, Minister for Planning

EDUCATION REGULATIONS 2012

Notice of Policy by the Minister for Education and Child Development

PURSUANT to Regulation 60 (2)(a) of the Education Regulations 2012, I, the Minister for Education and Child Development publish the following Capacity Management Plan for the purposes of the enrolment of a child at the Felixstow Community School:

CAPACITY MANAGEMENT PLAN*Felixstow Community School*

This Capacity Management Plan sets out the conditions for enrolment at Felixstow Community School ('the school').

Capacity of School

The school has a current estimated built capacity of 110 students.

School Enrolment Limit

The number of students entering at Reception in any given year is limited to 15 students.

Criteria for Enrolment**Year Level: Reception**

Priority consideration will be given to applications for enrolment from parents of prospective Reception students to attend the following school year and whose application is received by the end of week 5, term 3.

If applications for enrolment exceed places available by the end of week 5, term 3, places will be offered based on whether all or a combination of the following applies:

- the child has siblings currently enrolled in the school;
- the distance of the child's residence from the school;
- if the child currently attends an associated program at the school—e.g. playgroup; and
- any other personal needs, such as transportation, curriculum and social/family links.

The school will notify parents of the outcome of this process by the end of week 6, term 3. Unsuccessful applicants will be placed on the enrolment register.

Late applications of students

Families who apply for enrolment after the end of week 5, term 3 will only have their applications considered if or when vacancies exist, with priority consideration afforded to those applicants already on the enrolment register.

If no vacancies exist the applicants will be encouraged to approach a primary school nearby to the child's residence, and upon an applicant's request placed on the school's enrolment register.

Year Levels: 1 to 7

Applications for enrolment from parents of prospective students will be considered if or when vacancies exist, with priority consideration afforded to those applicants already on the enrolment register.

In these cases, places will be offered based on siblings at the school, the distance of the child's residence from the school and other personal needs.

The school will notify parents by the end of week 1, term 4 if a vacancy is available for their child to attend the following school year.

If no vacancies exist the applicants will be encouraged to remain at their current primary school, or referred for enrolment to a primary school nearby to the child's residence, and upon an applicant's request placed on the school's enrolment register.

International Education Program

No new international students will be offered enrolment at the school.

Special Circumstances

Enrolment for special consideration for compelling or unusual reasons, including but not limited to students under the guardianship of the Minister may be given by the Principal, in consultation with the Education Director. These will be assessed on a case by case basis.

School Zone

Felixstow Community School does not operate a school zone, and is considered an alternative schooling choice that is committed to the participation of a community environment, where teachers, parents, students and extended community work together as partners in learning.

Enrolment Register

Parents whose child's name has been placed on the register will only be contacted if or when vacancies become available.

The enrolment register will be reviewed and updated annually by the school.

Where a child's name appears on the register is confidential and will only be disclosed as required by law.

Enrolment Process

All parents are required to complete the school enrolment form and provide the school with a copy of the following:

- proof of the child's identity and date of birth;
- proof of the child's residential address; and
- copies of any family law or other relevant court orders.

Upon receipt of the above to the satisfaction of the school the processing of the parents' enrolment application may begin.

Parents will be invited to attend a pre-enrolment interview or information session with the school once a vacancy becomes available.

Monitoring and enforcement

It is the responsibility of the parents applying for enrolment to be able to verify to the satisfaction of the school that the information provided is true and factual.

The Principal is responsible for the implementation of this Capacity Management Plan and all decisions on enrolments.

This Capacity Management Plan will be reviewed annually.

Dated 8 June 2017.

SUSAN CLOSE, Minister for
Education and Child Development

FIREARMS ACT 1977: SECTION 21C

Recognised Firearms Clubs

PURSUANT to the Firearms Act 1977, I the Honourable Peter Malinauskas, the Minister of the Crown to whom the administration of the Firearms Act 1977, herein after referred to as the 'said Act' is for the time being committed by the Governor, as a result of change to their name and constitution, the club mentioned in the Second Schedule, previously recognised in *Government Gazette* notices referred to in the First Schedule is a Recognised Firearms Club for the purposes of the said Act.

FIRST SCHEDULE

Gazette Reference:

SA Field & Game Association Renmark-Berri Region Incorporated, dated 22 May 1980, on page 1375.

SECOND SCHEDULE

Renmark-Berri Field and Game Association Incorporated.

Dated 9 June 2017.

PETER MALINAUSKAS, Minister for Police

FISHERIES MANAGEMENT ACT 2007: SECTION 79

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

SCHEDULE 1

Taking or an act preparatory to or involved in the taking of Vongole (*Katylisia* species) from the Port River cockle fishing zone.

SCHEDULE 2

1. The Port River cockle fishing zone means the waters of or near Port Gawler contained within and bounded by a line commencing at the line of Mean High Water Springs closest to 34°40'12.26"S, 138°26'35.25"E (end of Port Gawler Road), then beginning easterly following the line of Mean High Water Springs to the location closest to 34°46'59.03"S, 138°28'40.48"E, then north westerly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

2. The co-ordinates specified in this Schedule are based on the Geocentric Datum of Australia (GDA94).

SCHEDULE 3

From 1 July 2017 until 30 June 2018.

Dated 8 June 2017.

S. SLOAN, Director,
Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2006

Surveying in the West Coast Prawn Fishery

TAKE notice that pursuant to Regulation 9A of the Fisheries Management (Prawn Fisheries) Regulations 2006, the notice dated 21 March 2017, prohibiting fishing activities in the West Coast Prawn Fishery, is hereby varied such that it will not apply to the holders of a West Coast Prawn Fishery licence issued, pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2006, listed in Schedule 1 or their register master insofar as they may use prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of undertaking a prawn survey during the period specified in Schedule 2, subject to the conditions contained in Schedule 3 unless this notice is varied or revoked.

SCHEDULE 1

Licence No.	Licence Holder	Boat Name	Trawl Survey Area
D03	Paleologoudias Konstantine	<i>Limnos</i>	Venus Bay

SCHEDULE 2

Commencing at sunset on 17 June 2017 and ending at sunrise on 18 June 2017.

SCHEDULE 3

1. The licence holders listed in Schedule 1 or their register master must operate within the trawl survey area nominated in the table in Schedule 1.

2. For the purposes of this notice the trawl survey areas cannot include any waters of a habitat protection zone or a sanctuary zone of a marine park established under the Marine Parks Act 2007.

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

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

5. The licence holders listed in Schedule 1 or their register master must comply with all regulations and conditions that apply to fishing activities undertaken pursuant to their licence, in addition to the conditions imposed by this exemption.

6. While engaged in fishing activities or unloading the survey catch, the licence holder listed in Schedule 1 or their register master must have a copy of this notice on board the boat or near his person. This notice must be produced to a Fisheries Officer if requested.

7. The licence holders listed in Schedule 1 or their register master 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 notice holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within a marine park.

Dated 15 June 2017.

S. SHANKS, Prawn Fishery Manager

MOTOR VEHICLE ACCIDENTS
(LIFETIME SUPPORT SCHEME) ACT 2013

LIFETIME SUPPORT AUTHORITY

2017–2018 LSS Rates

THE following rates have been set as the maximum the Lifetime Support Authority of South Australia will pay for attendant care services from 1 July 2017:

2017–2018 LSS Rates	
	\$
Monday–Friday 6 a.m.–8 p.m. (per hour)	44.61
Monday–Friday 8 p.m.–12 a.m. (per hour)	48.43
Monday–Friday 12 a.m.–6 a.m. (Active) (per hour).....	49.24
Saturday (per hour)	60.03
Sunday (per hour).....	75.44
Public Holidays (per hour)	90.85
Inactive Sleepover (per 8 hours including one active hour).....	187.26

Dated 16 June 2017.

T. TOMIC, Chief Executive

THE DISTRICT COURT OF SOUTH AUSTRALIA

MOUNT GAMBIER CIRCUIT COURT

Sheriff's Office, Adelaide, 4 July 2017

IN pursuance of a precept from the District Court to me directed, I do hereby give notice that the said Court will sit as a Court of Oyer and Terminer and General Gaol Delivery at the Courthouse at Mount Gambier on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said Court are required to attend the sittings thereof and the order of such business will be unless a Judge otherwise orders as follows:

Tuesday, 4 July 2017 at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio* informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences for all matters listed for disposition by the District Court.

Juries will be summoned for Tuesday, 4 July 2017 and persons will be tried on this and subsequent days of the sittings.

Prisoners in H.M. Gaol and on bail for sentence and for trial at the sittings of the Mount Gambier Courthouse, commencing Tuesday, 4 July 2017.

Ager, Damien Phillip	Aggravated serious criminal trespass/assault	On bail
Aranui, Benjamin Peter Wiggins, Adam Gary	Aggravated kidnapping/ Aggravated robbery (2)/ aggravated assault causing harm/attempting to dissuade a witness	In gaol In gaol
B, M Davis, Simon Maxwell	Arson (6) Rape (2)	In gaol On bail
Doecke, Blake Edwin	Aggravated possess firearm (2)/possess firearm with defaced, altered or removed characters (2)/ fail to keep firearm secure/fail to store ammunition	On bail
Gay, Daniel James Hall, Alicia Joyce	Cultivate more than prescribed number of cannabis plants/traffic in a commercial quantity of a controlled drug	On bail
Geebung, Ethan	Aggravated commit theft using force	In gaol
Giannone, Francesco Donato	Dishonest manipulation of a machine (2)/deception (2)	In gaol
Grieve, Michael Stuart	Persistent sexual exploitation of child - retrospective (7)/indecent assault	On bail
Haggett, Peter John	Unlawful sexual intercourse (3)/ rape (3)	On bail
Hart, Darren Michael Hart, Darren Michael	Rape (2) Aggravated producing child exploitation material (10)/ indecent filming of a minor (9)/ possessing child exploitation material	On bail On bail
Hinchliffe, Clinton Michael	Trafficking in a controlled drug	On bail
Hincksman, Timothy John	Cause serious harm	On bail
Howell, Shannon	Application for enforcement of a breached bond	In gaol

Hutchins, Neville Hamilton	Unlawful sexual intercourse (5)/ aggravated indecent assault (2)	On bail
Ilseley, Gregory Bruce	Aggravated threaten to cause harm	In gaol
Kotua, Samantha L, P H	Trafficking in a controlled drug Persistent sexual intercourse of a child - retrospective	On bail On bail
L, P H	Unlawful sexual intercourse with a person under 12 (2) attempted	On bail
M, B M	unlawful sexual intercourse with a person under 12	On bail
Lindner, Gary Ian	Persistent sexual exploitation of child - retrospective/persistent sexual exploitation of a child	On bail
Millard, Jacob Emmanuel	Aggravated threaten to cause harm to another	In gaol
Mills, Sean Andrew	Fail to comply with bail agreement	On bail
Naughton, Mathew John	Assault (3)/ contravene term of intervention order/ aggravated assault/aggravated threaten to kill or endanger life	On bail
Nyuon, Witchthiel William	Rape	In gaol
O'Brien, James Michael Hibberd, Katherine Ann	Aggravated serious criminal trespass/aggravated assault	On bail On bail
Payne, Damien Ashley	Aggravated threatening to cause harm/aggravated assault	On bail
Peressin, Mark Christian	Aggravated assault (2)/aggravated assault causing harm/aggravated threatening life	On bail
Perry, Shane Alexander	Aggravated serious criminal trespass/dishonestly take property	On bail
Perry, Shane Alexander	Aggravated serious criminal trespass/dishonestly take property	On bail
Ratcliffe, Aaron John	Aggravated serious criminal trespass/dishonestly take property	On bail
Ray, Terence Peter	Possess child exploitation material/possess child exploitation material (aggravated)	On bail
Redman, Adam	Damage property/commit assault/disorderly behaviour/act likely to cause harm/resist police	In gaol
Seniw, Lanya Jane	Make it appear that goods are contaminated	On bail
Smith, Cameron Peter	Misuse motor vehicle/endanger life/fail to stop and give particulars to persons at crash scene	On bail
Steer, Brenton Edward	Persistent sexual exploitation of a child - retrospective	On bail
Sumner, Christopher Granty	Aggravated threatening to cause harm/aggravated assault	In gaol
Tessier, Nicholai	Transferred file	On bail
Tessier, Nicholai/aka Zaytsev, Yeygeni	Application for enforcement	On bail
Tumminello, Mark Vincent	Aggravated serious criminal trespass/committed an assault that causes harm (2) / aggravated assault/damage property	In gaol
Vanderpeer, Wayne Paul	Aggravated serious criminal/dishonestly take property	In goal
Warne, Leigh Geoffrey	Aggravated possess firearm without licence/aggravated threaten to kill/assault/ contravene Intervention Order	In gaol
Waye, Michael Grant	Traffic in a commercial quantity of controlled drug	On bail
Wehl, Clinton John	Rape/aggravated indecent assault/aggravated serious criminal trespass in a place of residence/aggravated assault	In gaol

Whitfield, Michael Robert Aggravated take park in the sale of a controlled drug (2) On bail

Prisoners on bail must surrender at 10 a.m. of the day appointed for their respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant will be issued forthwith.

By order of the Court,

M. STOKES, Sheriff

NATIONAL ELECTRICITY LAW

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

Under s 99, the making of a draft determination and related draft rule on the *Generating System Model Guidelines* proposal (Ref. ERC0219). Written requests for a pre-determination hearing must be received by **27 June 2017**. Submissions must be received by **1 August 2017**.

Under s 99, the making of a draft determination on the Non-scheduled generation and load in central dispatch proposal (Ref. ERC0203). Requests for a pre-determination hearing must be received by **27 June 2017**. Submissions must be received by **1 August 2017**.

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

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

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

Australian Energy Market Commission

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

Telephone: (02) 8296 7800

www.aemc.gov.au

20 June 2017.

NATIONAL ENERGY RETAIL LAW

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

Under s 251, the AER has requested the *Strengthening protections for customers requiring life support equipment* (Ref. RRC0009) proposal. The proposal seeks to modify the obligations of retailers and distributors when a person residing at a customer's premises requires life support equipment. Submissions must be received by **18 July 2017**.

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

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

Australian Energy Market Commission

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

Telephone: (02) 8296 7800

www.aemc.gov.au

20 June 2017.

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies for the Barossa Prescribed Water Resources Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence, to take or hold water from the prescribed surface water resources, wells and watercourses within the Barossa Prescribed Water Resources Area:

- (1) A levy of 0.6 cents per kilolitre of water allocated as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies for the McLaren Vale Prescribed Wells Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take or hold water from prescribed wells within the McLaren Vale Prescribed Wells Area:

- (1) A levy of 0.6 cents per kilolitre of water allocated as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies for the Northern Adelaide Plains Prescribed Wells Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence to take water from prescribed wells within the Northern Adelaide Plains Prescribed Wells Area:

- (1) A levy of 0.6 cents per kilolitre of water allocated as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Western Mount Lofty Ranges Prescribed Water Resources Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare the following water levy, payable by SA Water Corporation which is authorised by a water licence to take surface water in the Western Mount Lofty Ranges Prescribed Water Resources Area for the purpose of providing a public water supply:

- (1) A fixed charge of \$1.2 million.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Western Mount Lofty Ranges Prescribed Water Resources Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take or hold water from prescribed wells or watercourses in the Western Mount Lofty Ranges Prescribed Water Resources Area or to take or hold surface water in the Western Mount Lofty Ranges Prescribed Water Resources Area:

- (1) A levy of 0.6 cents per kilolitre of water allocated as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or by SA Water for the purpose of providing a public water supply.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for Water Authorised Pursuant to Section 128 of the Natural Resources Management Act 2004

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare a levy payable by persons authorised to take source water for the purpose of a managed aquifer recharge and recovery or reuse scheme or aquifer storage and recovery scheme or dewatering from the prescribed water resources of the Western Mount Lofty Ranges Prescribed Water Resources Area, the Barossa Prescribed Water Resources Area, the McLaren Vale Prescribed Wells Area and the Northern Adelaide Plains Prescribed Wells Area:

- (1) A rate of 0.6 cents per kilolitre of water allocated, where the taking of water is authorised under section 128 of the Natural Resources Management Act 2004.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock that are not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies for the Far North Prescribed Wells Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare the following water levies, payable by persons authorised by a water licence to take water from the prescribed wells within the Far North Prescribed Wells Area:

- (1) A levy of 4.20 cents per kilolitre of water allocated for the purpose of providing a public water supply;
- (2) A levy of 6.50 cents per kilolitre of water allocated to the mining, energy, gas and petroleum sector;
- (3) A levy of 4.20 cents per kilolitre of water allocated for the operation of tourist parks and associated irrigation activities;
- (4) A levy of 3.60 cents per kilolitre for water allocated for the co-production of water during gas and oil extraction.

The amount of levy payable is based on the water allocation as endorsed on the water licence.

The levy does not apply where:

- (5) the water is taken for domestic purposes or for the watering of stock not subject to intensive farming; or
- (6) the water is allocated for bore-fed wetlands.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies for the Musgrave and Southern Basins Prescribed Wells Areas

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare the following levies payable by persons authorised by a water licence to take water from prescribed wells within the Musgrave and Southern Basins Prescribed Wells Areas:

- (1) A levy of 4.40 cents per kilolitre of water allocated for the purpose of providing a public water supply.
- (2) A levy of 2.43 cents per kilolitre of water allocated where the water is allocated for Irrigation, Industrial and Recreational purposes.
- (3) A levy of 4.40 cents per kilolitre of water allocated where water is allocated for Mining and Energy sectors.

The amount of levy payable is based on the water allocation as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Angas Bremer Prescribed Wells Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare the following levy payable by persons authorised by a water licence to take water from prescribed wells within the Angas Bremer Prescribed Wells Area:

- (1) A levy of 0.634 cents per kilolitre of water allocated as endorsed on the water licence; or
- (2) A levy of \$200
whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the River Murray Prescribed Watercourse

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare the following levies payable by persons authorised by a water licence to take water from the River Murray Prescribed Watercourse:

- (1) A levy per unit share held by the water licensee as endorsed on the water licence of:
 - (i) 1.974 cents per unit share of class 2 and class 6 water access entitlements;
 - (ii) 0.634 cents per unit share of class 3a, class 4 and class 5 water access entitlements;
 - (iii) 0.604 cents per unit share of class 3b water access entitlements; or
- (2) A levy of \$200;
whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies for the Mallee Prescribed Wells Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare the following levies payable by persons authorised by a water licence to take water from the prescribed wells in the Mallee Prescribed Wells Area:

- (1) A levy per kilolitre of water allocated as endorsed on the water licence of:
 - (i) 1.974 cents per kilolitre of water allocated for the purpose of providing a reticulated water supply; or
 - (ii) 0.634 cents per kilolitre of water allocated where the water allocation on the licence is not for the purpose of providing a reticulated water supply; or
- (2) A levy of \$200;
whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Peake, Roby and Sherlock Prescribed Wells Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take water from the Peake, Roby and Sherlock Prescribed Wells Area:

- (1) A levy of 0.634 cents per kilolitre of water allocated as endorsed on the water licence; or
 - (2) A levy of \$200;
- whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Marne Saunders Prescribed Water Resources Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take or hold water from prescribed wells or watercourses in the Marne Saunders Prescribed Water Resources Area or to take or hold surface water in the Marne Saunders Prescribed Water Resources Area:

- (1) A levy of 0.634 cents per kilolitre of water allocated as endorsed on the water licence; or
 - (2) A levy of \$200;
- whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Eastern Mount Lofty Ranges Prescribed Water Resources Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take water from the Eastern Mount Lofty Ranges Prescribed Water Resources Area:

- (1) Subject to paragraphs (2) and (3), a levy per kilolitre of water of:
 - (i) 0.634 cents per kilolitre where the water allocation endorsed on the licence is specified as an annual volume in kilolitres; or
 - (ii) A levy of \$200;

whichever is the greater (except for a water allocation endorsed on the licence as a Taking Lower Angas Bremer Allocation (LABA) (Flood) in which case paragraph (2) below applies).

- (2) A levy per kilolitre for a water allocation endorsed on the licence of 0.151 cents per kilolitre of water allocated as Taking LABA (Flood).
- (3) No levy will be applied where:
 - (i) the water allocation is endorsed on the licence as Taking LABA (Flood Delivery);

- (ii) water is taken for domestic purposes; or
- (iii) water is taken for the watering of stock not subject to intensive farming.

For the purpose of this Notice:

‘Taking LABA (Flood)’ means an allocation granted to take water sourced from a watercourse in surface water management zones 426AR026 and/or 426BR062, or that flows from these zones, and to be taken by means of a pump or flood gate for the purpose of flood irrigation.

‘Taking LABA (Flood Delivery)’ means an allocation granted to take water sourced from a watercourse in surface water management zones 426AR026 and/or 426BR062, or that flows from these zones, and to be taken by means of a pump or flood gate as a delivery supplement for the purpose of flood irrigation.

‘Eastern Mount Lofty Ranges Prescribed Water Resources Area’ means the watercourses and wells prescribed by the Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Watercourses and Surface Water Prescribed Area) Regulations 2005 and the wells prescribed by the Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Wells Area) Regulations 2005.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Clare Valley Prescribed Water Resources Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare the following water levies payable by persons authorised by a water licence to take or hold water from prescribed wells or watercourses in the Clare Valley Prescribed Water Resources Area or to take or hold surface water in the Clare Valley Prescribed Water Resources Area:

- (1) A levy of \$100 as a fixed amount per water licence; and
- (2) A levy of 3.167 cents per kilolitre of water allocated as endorsed on the water licence.

These levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies in the Lower Limestone Coast, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas

PURSUANT to Section 101 of the Natural Resources Management Act 2004 (the Act), I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare the following water levies payable by persons authorised by a water licence to take water from the prescribed wells in the Lower Limestone Coast, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas:

- (1) A levy of \$201.40 as a fixed charge per water licence; and
- (2) A levy per kilolitre of water allocated as endorsed on the water licence of:
 - (i) 1.526 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway and Tatiara Prescribed Wells Areas where water is allocated for the supply of water by means of reticulated

systems by the South Australian Water Corporation established pursuant to the South Australian Water Corporation Act 1994 or where a water allocation on a water licence is specified as a public water supply;

- (ii) 0.241 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas where the water allocation on a water licence is specified as a water taking allocation (excluding delivery supplements);
- (iii) 0.318 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas where the water allocation on a water licence is specified as an industrial, aquaculture, industrial-dairy, intensive animal keeping, environmental Pulp and Paper mill operations and recreational allocation;
- (iv) 0.241 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation on a water licence is specified as a water (holding) allocation;
- (v) 0.024 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation from the unconfined aquifer is specified as a delivery supplement allocation;
- (vi) 0.241 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation from the confined aquifer on a water licence is specified as a delivery supplement allocation;
- (vii) 0.241 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation on a water licence is specified as a specialised production requirement allocation (excluding Specialised production requirement-frost allocations in the Lower Limestone Coast);
- (viii) 0.080 cents per kilolitre of water allocated in the Lower Limestone Coast Prescribed Wells Areas, where the water allocation is specified as a specialised production requirement frost allocation;
- (ix) 0.241 cents per kilolitre of water allocated in the Lower Limestone Coast Prescribed Wells Areas, where the water allocation on a licence is specified as a forest water allocation.

The levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Morambro Creek and Nyroca Channel Prescribed Water Resources

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, hereby declare the following levies payable by persons authorised by a water licence to take or hold water from the Morambro Creek and Nyroca Channel Prescribed Watercourses including Cockatoo Lake and the Prescribed Surface Water Area:

- (1) A levy as endorsed on the water licence of
 - (i) \$21.00 per percentage share; or
 - (ii) 0.241 cents per kilolitre of water allocated; and
- (2) A levy of \$201.40 as a fixed charge per water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

SECTION 106

Notice of Assessment of Quantity of Water Taken when Meter Readings are Not Used

I, IAN HUNTER, Minister for Sustainability, Environment and Conservation, hereby declare pursuant to Section 106 (3) of the Natural Resources Management Act 2004 (the Act) that, if meter readings are not used, the quantity of water taken during the 2017–2018 water use year will be determined on the basis and the method set out in Schedule 1.

SCHEDULE 1

Basis

1. For the purpose of Section 106 (1) (c) of the Act, the quantity of water taken will be assessed:

- (a) on the basis of crop area;
- (b) if the Minister is satisfied that crop area is not a reasonable basis to determine the quantity of water taken, on the basis of pump capacity;
- (c) if the Minister is satisfied that pump capacity is not a reasonable basis to determine the quantity of water taken, on the basis of historical usage;
- (d) if the Minister is satisfied that historical usage is not a reasonable basis to determine the quantity of water taken, on the basis of usage data; or
- (e) if the Minister is satisfied that usage data is not a reasonable basis to determine the quantity of water taken, on the basis of the water allocation.

2. Where the Minister has granted an exemption from the requirement to install a meter on a water source, the quantity of water taken will be assessed on the basis of the water allocation.

Method

3. The method that will be used in assessing the quantity of water on the basis of crop area will be as follows:

The estimation of water requirements for crops will be based on the methodology in *Crop Evaporation—Guidelines for Computing Crop Water Requirements—Food and Agriculture Organisation of the United Nations Irrigation and Drainage Paper 56* (Allen, Pereira et al, 1998, ISBN No 92-5-104219-5). Local data (including rainfall and evaporation data) will be used in the estimation of the quantity of water taken. Water usage to account for irrigation system efficiency and for specific crop production process will be added where appropriate.

4. The method that will be used in assessing the quantity of water on the basis of pump capacity will be as follows:

Details of the duration of pumping and the normal operating capacity of the pump used to take water will be used to determine the quantity of water taken. The duration of pumping will be multiplied by the normal operating capacity of the pump.

The maximum capacity of the pump will be used if the Minister is satisfied that the normal operating capacity of the pump is not a reasonable basis to determine the quantity of water taken.

5. The method that will be used in assessing the quantity of water on the basis of historical usage will be as follows:

The average of metered usage over the preceding two water use years, providing that the Minister is satisfied that the water was being used during that period for a similar purpose and in a similar manner, and is a reliable estimate of the quantity of water taken.

6. The method that will be used in assessing the quantity of water on the basis of usage data will be as follows:

Details of the usage data (including system operating times and flow rates, and/or the number of transfer tanks or dams filled used to take water) from the infrastructure used.

This notice has effect in relation to the financial year commencing on 1 July 2017.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

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

SCHEDULE A

Prescribed Wells

Well unit numbers 6628-24566 and 6628-24567 located within CR 5943/443.

SCHEDULE B

Purpose

For the irrigation of Adelaide Botanic Gardens and Botanic Park, in association with the Botanic Gardens Managed Aquifer Recharge and Recovery scheme.

SCHEDULE C

Conditions

1. Water may only be taken from the date of publication of this notice until 30 June 2020.

2. A total maximum volume of 200 megalitres of water per water use year (a maximum volume of 100 megalitres per water use year per well) may be taken from the prescribed wells specified in Schedule A during the period referred to in Condition 1 above.

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

4. The authorised water user must take meter readings(s) from each meter through which water is taken pursuant to this authorisation. Meter reading(s) must be taken within the first 14 days of the date of this authorisation, during the first 14 calendar days of July each year and within the first 14 days of the expiry date of this authorisation.

5. The authorised water user must perform monitoring in accordance with an approved Risk Monitoring and Management Plan agreed between the authorised water user and relevant State agencies and supply this information in the form of an annual report.

6. The authorised water user must provide the data collected in accordance with Conditions 4 and 5 to the Minister's representative during July of each water use year.

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

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

9. Any additional injection/extraction wells for the purpose of the Botanic Gardens Managed Aquifer Recharge and Recovery Scheme must be completed in the fractured rock aquifer system only and located on the parcel/s endorsed on this authorisation. Well construction must be in accordance with the General Specifications for Well Construction, Modification and Abandonment in South Australia (or any subsequent or related policy), as provided by the relevant authority. A permit for well construction must be obtained pursuant to Sections 127 and 135 of the Act prior to the installation of the well. The authorised water user must submit a written request to the Minister's representative to amend this notice to include any additional injection/extraction wells.

For the purposes of this authorisation:

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

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

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

This authorisation will commence on the date below and will remain in effect until 30 June 2020 unless earlier varied or revoked.

Dated 15 June 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

South Australia

Aquaculture (Approval of Eastern Spencer Gulf Amendment Policy) Notice 2017

under section 12 of the *Aquaculture Act 2001*

1—Short title

This notice may be cited as the *Aquaculture (Approval of Eastern Spencer Gulf Amendment Policy) Notice 2017*.

2—Approval of aquaculture policy

- (1) The *Aquaculture (Zones-Eastern Spencer Gulf) Amendment Policy 2017* is approved.
- (2) The policy comes into operation on the day on which this notice is published in the Gazette.

Made by the Minister for Agriculture, Food and Fisheries

with the concurrence of the Minister for Sustainability, Environment and Conservation
on 13 June 2017

AQUACULTURE TENURE ALLOCATION BOARD (ATAB)

Public Call on Available Hectares in The Haslam (North Bank) Aquaculture Zone of The Aquaculture (Zones—Streaky Bay) Policy 2011—Open 17 June 2017 to 30 June 2017

ATAB CRITERIA AND MINISTER'S ASSESSMENT GUIDELINES

The Aquaculture Tenure Allocation Board (ATAB) will assess applications and make recommendations to the Minister for Agriculture, Food and Fisheries or delegate as to any applications that should not be granted and as to the order of merit of the other applications. The key objective of the tenure allocation process under the Aquaculture Act 2001 (**Act**) is to ensure an equitable and transparent process is followed to allocate tenure to operators who will use the marine resource at an optimum level (in terms of the quality and quantity of output relative to the capacity of the environment).

ATAB assesses all applications for new leases within aquaculture zones (in State waters), together with the proposed activity to be licensed to ensure fairness in the tenure release process. Under Section 35 (5) the ATAB must assess each of the applications received in accordance with a public call for applications taking into account:

- (a) the objects of the Act; and
- (b) any prescribed criteria or other relevant provisions of the applicable aquaculture policy;
- (c) any applicable criteria and weightings for the public call; and

make a recommendation to the Minister as to whether or not the lease and corresponding licence should be granted.

The Objects of the Act are:

- to promote the ecologically sustainable development of marine and inland aquaculture;
- to maximise the benefits to the community from the State's aquaculture resources; and
- to ensure the efficient and effective regulation of the aquaculture industry.

Part A—ATAB Criteria and Weightings

The ATAB will assess applications and apply the following criteria established in accordance with Section 35 (2) (b) of the Act:

- That the intended purpose is within the objects of the Act.
- That the application is consistent with the applicable zone policy.
- That the lease area to which the application relates must be located within the applicable zone area of the applicable zone policy and be for the farming of the permitted species.
- That the size of the applicant's proposed lease site or sites does not exceed the available hectares within the applicable zone area of the applicable zone policy.
- The previous knowledge and experience of the applicant in the farming of the permitted species including in conditions comparable to those in the applicable zone area.
- That the applicant shows a high level of commitment to ensuring that the proposed aquaculture operations will be managed in an environmentally sustainable manner and operations will be compliant with the requirements of the Act.
- That the applicant has the financial capacity (including the business capacity of the applicant) to establish and operate the proposed site as a viable enterprise.
- That the applicant is ready to develop and commence operations on the site immediately or as soon as possible.
- the applicant shows a high level of commitment to ecologically sustainable development of the site and to the long-term growth and development of the aquaculture industry and its contribution to, and links with, the regional economy.

Part B—Minister's Assessment Guidelines

The assessment of applications received by the ATAB as part of this public call must be carried out in accordance with the Minister's assessment guidelines (Section 35 (6) of the Act). These are as follows:

Capability	Description
Nature of the proposal	<ul style="list-style-type: none"> • ATAB will ensure that the proposed activity is located within the Haslam (north bank) aquaculture zone, is the farming of bivalve molluscs other than mussels and that the proposed site does not exceed 13.3 hectares. • ATAB will evaluate the nature of the proposal including proposed farming practices and processes. • ATAB will evaluate the proposed stages and timeframes of development to ensure they are realistic and achievable.
Technical and Environmental Capacity	<ul style="list-style-type: none"> • ATAB will evaluate the level of previous experience the applicant has in the farming of bivalve molluscs including in conditions comparable to those in the Haslam (north bank) aquaculture zone. • ATAB will evaluate the applicant's level of commitment in relation to ensuring the proposed operations are managed in an environmentally sustainable manner and that the intended farming activity will be compliant with the requirements of, or obligations under, the Act. • ATAB will evaluate the applicant's readiness to develop and commence operations on the site immediately or as soon as possible. • ATAB will evaluate the applicant's level of commitment to ecologically sustainable development of the site and to the long-term growth and development of the aquaculture industry in the region.
Business capacity	<ul style="list-style-type: none"> • ATAB will evaluate the information provided regarding the business capacity of the applicant to undertake the proposed farming activities. • To assist ATAB in evaluating business capacity the applicant should provide information including: <ul style="list-style-type: none"> ◦ Three year financial projections for establishing and operating the site. To better inform ATAB, these projections may include a summary of establishment costs for the site including: ◦ Proof of the applicant's financial capacity to establish and operate the proposed enterprise; ◦ Supporting infrastructure development costs (e.g. processing shed, boats and vehicles, equipment storage site, dive equipment);

Regional and social benefits/ Economic benefits to the state

Preference for growers who suffered damage in the September/October 2016 storm events

- Site development costs (moorings, farming structures);
- Cost of spat/juveniles;
- Cost of feed;
- Labour costs (including the number of staff);
- Processing costs;
- Fuel/Electricity costs;
- Regulatory fees;
- Operational/administrative costs;
- Selling/Distribution costs;
- Costs of ongoing environmental monitoring.
- The applicant should provide the estimated level of capital investment required to establish the site or sites and details of the level of finance required, and proof of the funds available, to establish and operate the enterprise over a three year period. This proof of funds can take the form of a letter or Certification of Financial Adequacy from a financial institution of note, indicating that the applicant has the funds required.
- ATAB will consider whether the applicant has illustrated that they have access to appropriate markets and/or a strategy in place to access those markets.
- ATAB will evaluate information provided by the applicant outlining how the proposal will benefit the region. This information may relate to:
 - Improvements in the infrastructure of the region enhancing its overall capacity in aquaculture, food production or food distribution;
 - Increases in regional employment from aquaculture;
 - Introduction of new technology; and
 - Any specific social and/or regional benefits of the proposal.
- **Where applications are assessed as being of otherwise equal merit**, ATAB may consider giving preference to a proposal if the applicant (1) was farming oysters in Streaky Bay at the time of the 2016 storms, (2) suffered damage as a result of the storm events, and (3) suffered economic loss as a result of the storm events. Where applications are assessed as being of otherwise equal merit, applicants must meet all three criteria to be eligible to receive preference for their proposal.
- Applicants should state in their application whether they intend to claim preference for their proposal and provide evidence that they meet all three of the criteria necessary to receive preference for their proposal.
- Applicants claiming preference for their proposal should provide details of any infrastructure or stock to be relocated from a storm damaged site to the proposed site and evidence of any other relevant linkages to their existing farming operations in Streaky Bay or elsewhere.
- Applicants should also note that PIRSA will conduct its own investigations and provide ATAB with its own evidence as to applicants' eligibility to receive preference, including an evaluation of Production Returns and Environmental Monitoring Program reports for the relevant year.

The ATAB provides a recommendation to the Minister as to successful (and non-successful) applications in accordance with Section 35 (7) of the Act. **Where applications are assessed as being of otherwise equal merit**, the ATAB may also recommend applications to be given preference to assist recovery from storm damage as outlined in the Minister's Assessment Guidelines. One or more applicants may be offered leases provided that the total area granted as a result of this call for applications does not exceed the hectares released within the zone. The period of any lease issued to a successful applicant(s) as a result of this ATAB process will be for a period of one year only.

*For example—Applicants should ensure that they are able to meet conditions of the lease, licence and Aquaculture Regulations 2016. Therefore, applicants should refer to examples of lease and licence conditions which are available on the aquaculture public register www.pir.sa.gov.au/aquaculturepublicregister.

A successful applicant recommended by the ATAB will be eligible to submit a licence application to PIRSA which will be assessed in accordance with the objectives of the Act. A recommendation by the ATAB to grant tenure to an applicant does not guarantee success in obtaining an aquaculture licence. PIRSA and the Environment Protection Authority (EPA) will use additional information to determine any specific licence conditions required. The first renewal period of any lease issued to a successful applicant(s) as a result of this ATAB process will be for a period of one year only thereafter the period of renewal is in the discretion of the Minister in accordance with the Act.

Lease and licence conditions provided on the public register are for guidance only. Conditions may vary between sites, and it is the responsibility of the operator to ensure they are familiar with their lease and licence conditions, once the lease and licence are granted.

In addition, operators are required to comply with the requirements of all statutes, regulations, by-laws, ordinances, rules or other forms of statutory instruments or delegated legislation applicable to the licensed site or to the use of the licensed site by the licensee, including but not limited to the Act, Aquaculture Regulations 2016 and the Livestock Act 1997. It is the responsibility of applicants to understand the relevant pieces of legislation. Further information on South Australian legislation can be found on the South Australian Legislation website (<http://www.legislation.sa.gov.au>).

Lease/licence holders also must make themselves familiar with other policies of PIRSA as they relate to the operations of the aquaculture farm. These policies are available on the PIRSA web site (http://www.pir.sa.gov.au/marine_aquaculture_leases).

AQUACULTURE TENURE ALLOCATION BOARD (ATAB)

Public Call on Available Hectares in The Mount Dutton Bay Aquaculture Zone of The Aquaculture (Zones—Coffin Bay) Policy 2008—Open 17 June 2017 to 30 June 2017

ATAB CRITERIA AND MINISTER'S ASSESSMENT GUIDELINES

The Aquaculture Tenure Allocation Board (ATAB) will assess applications and make recommendations to the Minister for Agriculture, Food and Fisheries or delegate as to any applications that should not be granted and as to the order of merit of the other applications. The key objective of the tenure allocation process under the Aquaculture Act 2001 (Act) is to ensure an equitable and transparent process is followed to allocate tenure to operators who will use the marine resource at an optimum level (in terms of the quality and quantity of output relative to the capacity of the environment).

ATAB assesses all applications for new leases within aquaculture zones (in State waters), together with the proposed activity to be licensed to ensure fairness in the tenure release process. Under Section 35(5) the ATAB must assess each of the applications received in accordance with a public call for applications taking into account:

- (a) the objects of this Act; and
- (b) any prescribed criteria or other relevant provisions of the applicable aquaculture policy;
- (c) any applicable criteria and weightings; and

make a recommendation to the Minister as to whether or not the lease and corresponding licence should be granted.

The Objects of the Act are:

- to promote the ecologically sustainable development of marine and inland aquaculture;
- maximise the benefits to the community from the State's aquaculture resources; and
- to ensure the efficient and effective regulation of the aquaculture industry.

Part A—ATAB Criteria and Weightings

The ATAB will assess applications and apply the following criteria established in accordance with Section 35(2)(b) of the Act:

- That the intended purpose is within the objects of the Act.
- That the application is consistent with the applicable zone policy.
- That the lease area to which the application relates must be located within the applicable zone area of the applicable zone policy and be for the farming of the permitted species.
- The size of the applicant's proposed lease site or sites does not exceed the available hectares within the applicable zone area of the applicable zone policy.
- The previous knowledge and experience of the applicant in the farming of the permitted species including in conditions comparable to those in the applicable zone area.
- That the applicant shows a high level of commitment to ensuring that the proposed aquaculture operations will be managed in an environmentally sustainable manner and operations will be compliant with the requirements of the Act.
- That the applicant has the financial capacity (including the business capacity of the applicant) to establish and operate the proposed site as a viable enterprise.
- That the applicant is ready to develop and commence operations on the site immediately or as soon as possible.
- That the applicant shows a high level of commitment to ecologically sustainable development of the site and to the long-term growth and development of the aquaculture industry and its contribution to, and links with, the regional economy.

Part B—Minister's Assessment Guidelines

The assessment of applications received by the ATAB as part of this public call must be carried out in accordance with the Minister's assessment guidelines (Section 35 (6) of the Act). They are as follows;

Capability	Description
Nature of the proposal	<ul style="list-style-type: none"> • ATAB will ensure that the proposed activity is located within the Mount Dutton Bay aquaculture zone and is the farming of bivalve molluscs other than mussels. • The ATAB will evaluate the nature of the proposal including proposed farming practices and processes. • The ATAB will evaluate the proposed stages and timeframes of development in relation to them being realistic and achievable.
Technical and Environmental Capacity	<ul style="list-style-type: none"> • The ATAB will evaluate the level of previous experience the applicant has in the farming of bivalve molluscs including in conditions comparable to those in the Mount Dutton Bay aquaculture zone. • The ATAB will evaluate the applicant's level of commitment in relation to ensuring the proposed operations are managed in an environmentally sustainable manner and that the intended farming activity will be compliant with the requirements of or obligations under the Act. • The ATAB will evaluate the readiness of the applicant to develop and commence operations on the site immediately or as soon as possible. • ATAB will evaluate the applicant's level of commitment to ecologically sustainable development of the site and to the long-term growth and development of the aquaculture industry in the region.

Business capacity

- The ATAB will evaluate the information provided regarding the business capacity of the applicant to undertake the proposed farming activities.
- To assist the ATAB in evaluating business capacity the applicant should provide the following information:
- The applicant should provide information regarding the business capacity of the applicant to undertake the proposed farming activities including:
 - Three year financial projections for establishing and operating the site. To better inform ATAB, these projections may include a summary of establishment costs for the site including:
 - Proof of the applicant's financial capacity to establish and operate the proposed enterprise.
 - Supporting infrastructure development costs (e.g. processing shed, boats and vehicles, equipment storage site, dive equipment)
 - Site development costs (moorings, farming structures)
 - Cost of spat/juveniles
 - Cost of feed
 - Labour costs (including the number of staff)
 - Processing costs
 - Fuel/Electricity costs
 - Regulatory fees
 - Operational/administrative costs
 - Selling/Distribution costs
 - Costs of ongoing environmental monitoring.
- The applicant should provide the estimated level of capital investment required to establish the site or sites. Details of the level of finance required and proof of the funds available to establish and operate the enterprise over a three year period. This proof of funds can take the form of a letter or Certification of Financial Adequacy from a financial institution of note, indicating that the applicant has the assets/fund required.
- The ATAB will consider whether the applicant has illustrated that they have access to appropriate markets or has a strategy in place to access those markets.

Regional and social benefits/ Economic benefits to the state

- The ATAB will evaluate the information provided by the applicant outlining how the proposal will benefit the region. This may include information relating to:
 - Improvements in the infrastructure of the region which enhances the regions overall capacity in aquaculture, food production and distribution
 - Increases in regional employment brought about through flow-on benefits from aquaculture
 - Introduction of new technology
 - Any specific social and/or regional benefits of the proposal
 - Any other information which may be relevant.

The ATAB provides a recommendation to the Minister as to preferred (and non-preferred) applications in accordance with Section 35 (7) of the Act. One or more applicants may be offered leases provided that the total area granted as a result of this call for applications does not exceed the hectares released within the zone. The period of any lease issued to a successful applicant(s) as a result of this ATAB process will be for a period of one year only.

*For example—Applicants should ensure that they are able to meet conditions of the licence, lease and Aquaculture Regulations 2016. Applicants should refer to examples of lease and licence conditions which are available on the aquaculture public register www.pir.sa.gov.au/aquaculturepublicregister. Applicants should also refer to the Aquaculture Regulations 2016.

A preferred applicant recommended by the ATAB will be eligible to submit a licence application to PIRSA which will be assessed in accordance with the objectives of the Act. A recommendation by the ATAB to grant tenure to an applicant does not guarantee success in obtaining an aquaculture licence. PIRSA and the Environment Protection Authority (EPA) will use additional information to determine any specific licence conditions required. The first renewal period of any lease issued to a preferred applicant(s) as a result of this ATAB process will be for a period of one year only thereafter the period of renewal is in the discretion of the Minister in accordance with the Act.

Licence and lease conditions provided on the public register are for guidance only. Conditions may vary between sites, and it is the responsibility of the operator to ensure they are familiar with their licence and lease conditions, once the licence and lease are granted.

In addition operators are required to comply with the requirements of all statutes, regulations, by-laws, ordinances, rules or other forms of statutory instruments or delegated legislation applicable to the licensed site or to the use of the licensed site by the licensee, including but not limited to the Act, Aquaculture Regulations 2016 and the Livestock Act 1997. It is the responsibility of applicants to understand the relevant pieces of legislation. Further information on South Australian legislation can be found on the South Australian Legislation website (<http://www.legislation.sa.gov.au>).

Licence/lease holders also must make themselves familiar with other policies of PIRSA as they relate to the operations of the aquaculture farm. These policies are available on the PIRSA website (http://www.pir.sa.gov.au/marine_aquaculture_leases).

DEVELOPMENT ACT 1993, SECTION 29: AMENDMENT TO THE
ADELAIDE CITY COUNCIL DEVELOPMENT PLAN*Preamble*

It is necessary to amend the Adelaide City Council Development Plan (the Plan) dated 30 May 2017.

NOTICE

PURSUANT to Section 29 (2) (b) (ii) of the Development Act 1993, I:

1. Amend the Plan as follows:

(a) Replace Archer West Policy Area Concept Plan Fig 15/1 with the contents of 'ATTACHMENT A'

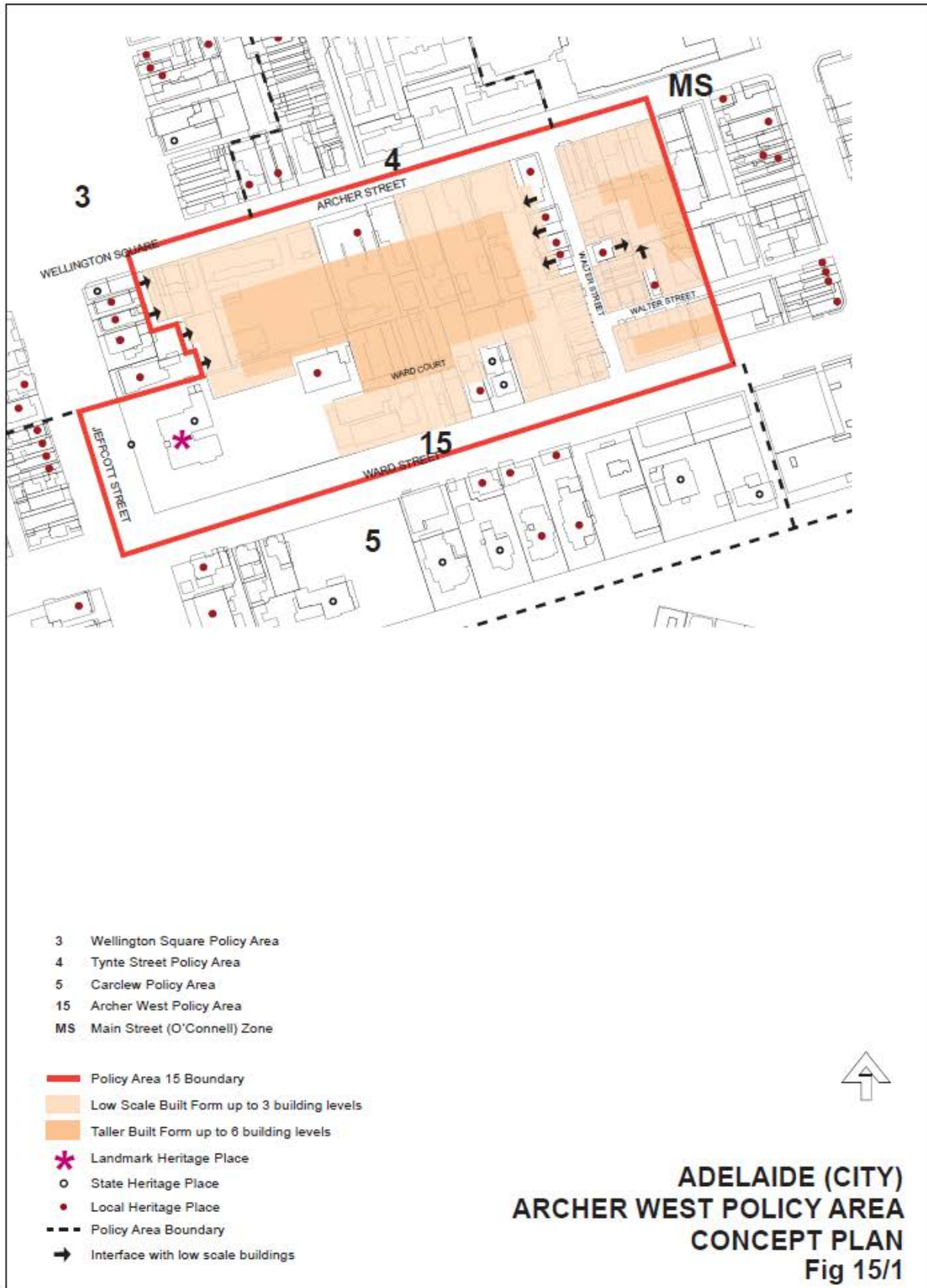
(b) Replace Kathleen Lumley College Concept Plan Fig F/1 with the contents of 'ATTACHMENT B'.

2. Fix the day on which this notice is published in the *Gazette* as the day on which the Section 29 Amendment will come into operation.

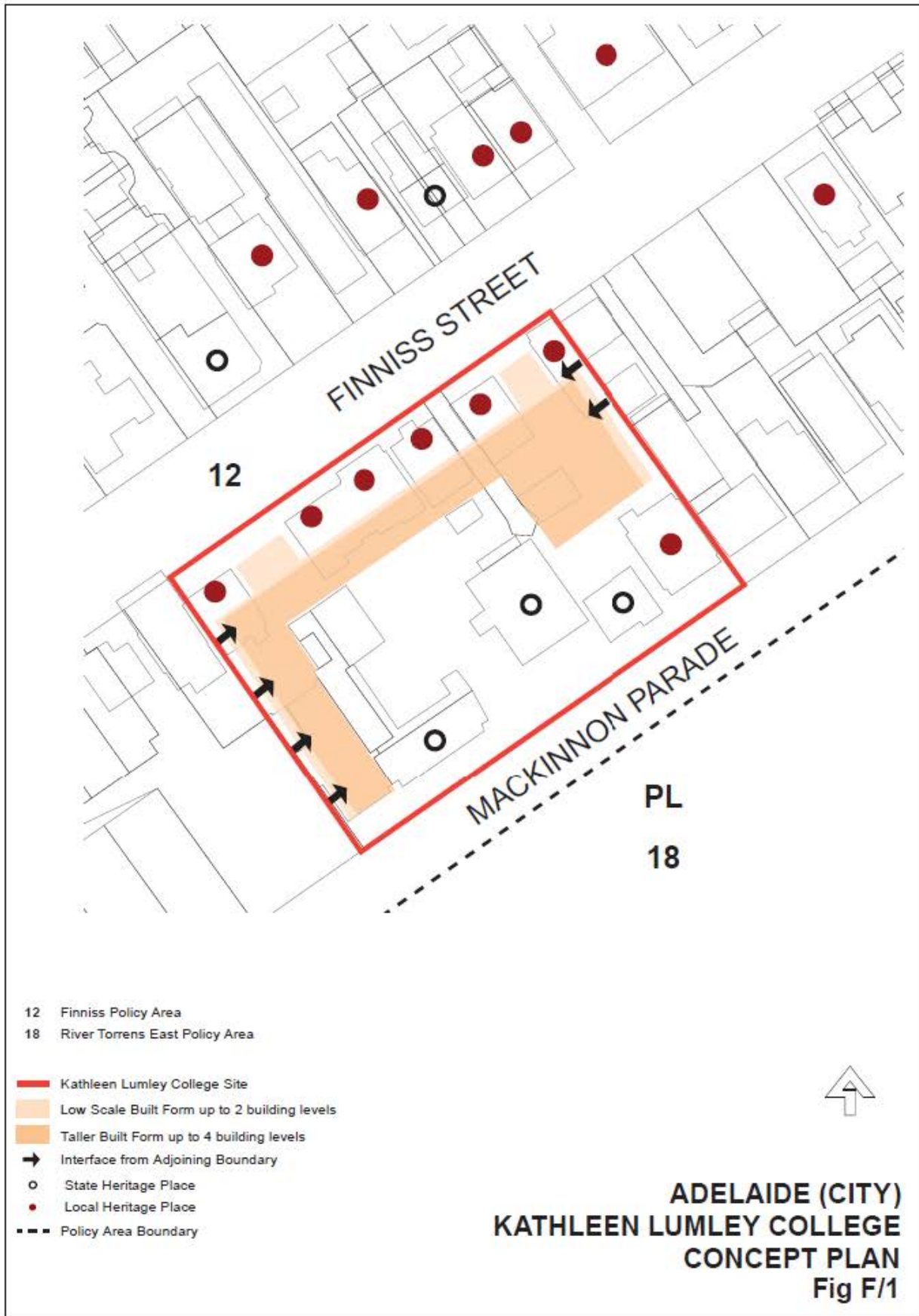
Dated 14 June 2017.

S. SMITH, General Manager,
Planning and Development, Development Division,
Department of Planning, Transport and Infrastructure,
As Delegate of JOHN RAU, Minister for Planning

ATTACHMENT A



ATTACHMENT B



DEVELOPMENT ACT 1993, SECTION 29: AMENDMENT TO
THE MURRAY BRIDGE COUNCIL DEVELOPMENT PLAN

Preamble

It is necessary to amend the Murray Bridge Council Development Plan (the Plan) dated 2 May 2017.

NOTICE

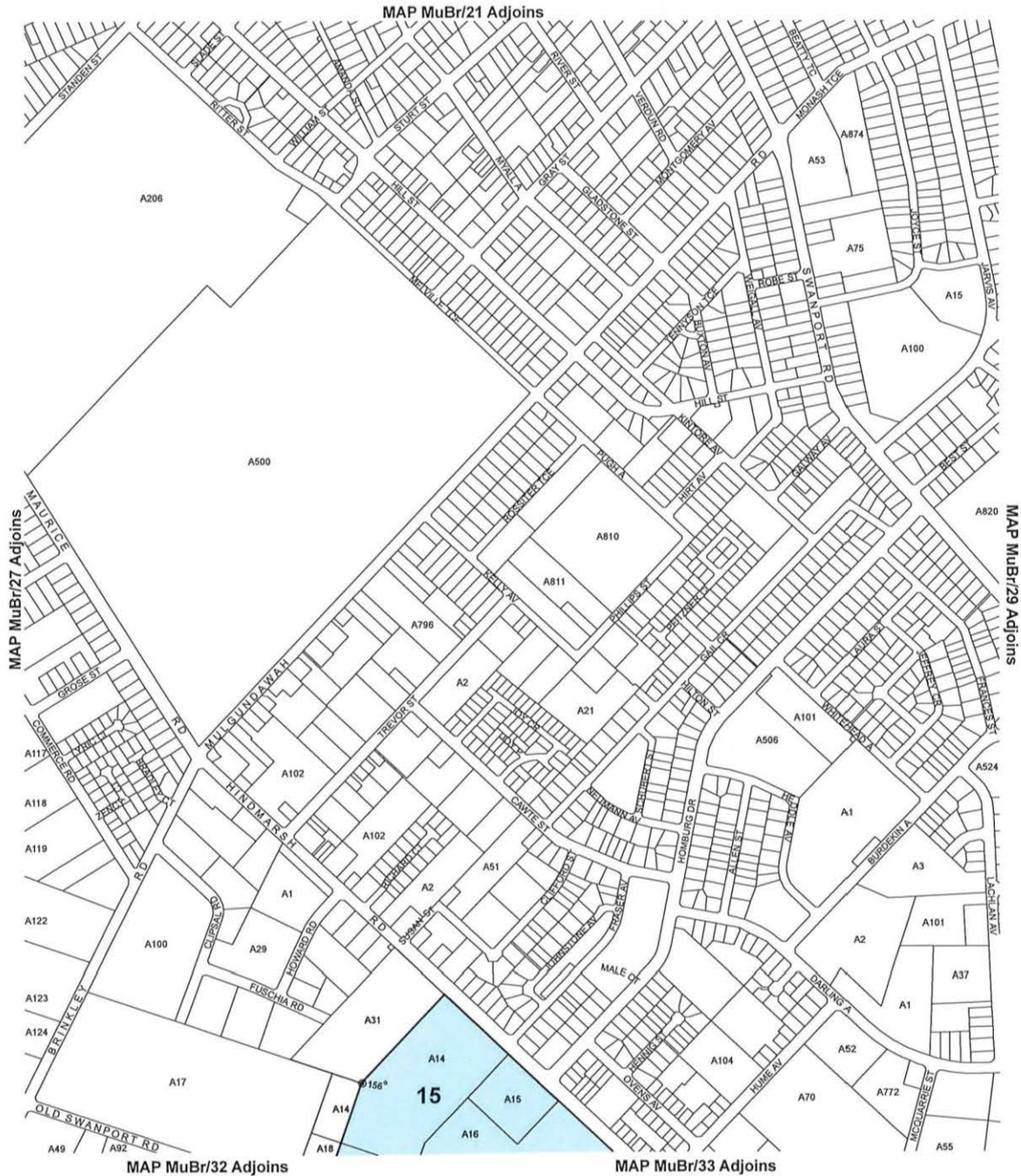
PURSUANT to Section 29 (2) (b) (ii) of the Development Act 1993, I—

1. Amend the Plan as follows:
 - (a) Replace Policy Area Maps MuBr/28, MuBr/32 and MuBr/33 with the contents of ‘Attachment A’;
 - (b) Amend the Map Reference Table as follows:
 - Adding MuBr/32, to Zone Maps-Residential Zone.
 - Adding MuBr/28, MuBr/32 and MuBr/33 to Policy Area Maps, under ‘Hindmarsh Road Policy Area 15’.
 - Changing Concept Plan Title from ‘Bulky Goods Zone’ to ‘Hindmarsh Road’ under Concept Plan Maps;
 - (c) Amend ‘Urban Waterfront Policy Area 14’ under the first Form of Development in the Non-complying list of the Regional Town Centre Zone to ‘Urban Waterfront Policy Area 13’.
2. Fix the day on which this notice is published in the *Gazette* as the day on which the Section 29 Amendment will come into operation.

Dated 11 June 2017.

S. SMITH, General Manager,
Planning and Development, Development Division,
Department of Planning, Transport and Infrastructure,
As Delegate of JOHN RAU, Minister for Planning

ATTACHMENT A



Lamberts Conformal Conic Projection, GDA94

Policy Area
15 Hindmarsh Road

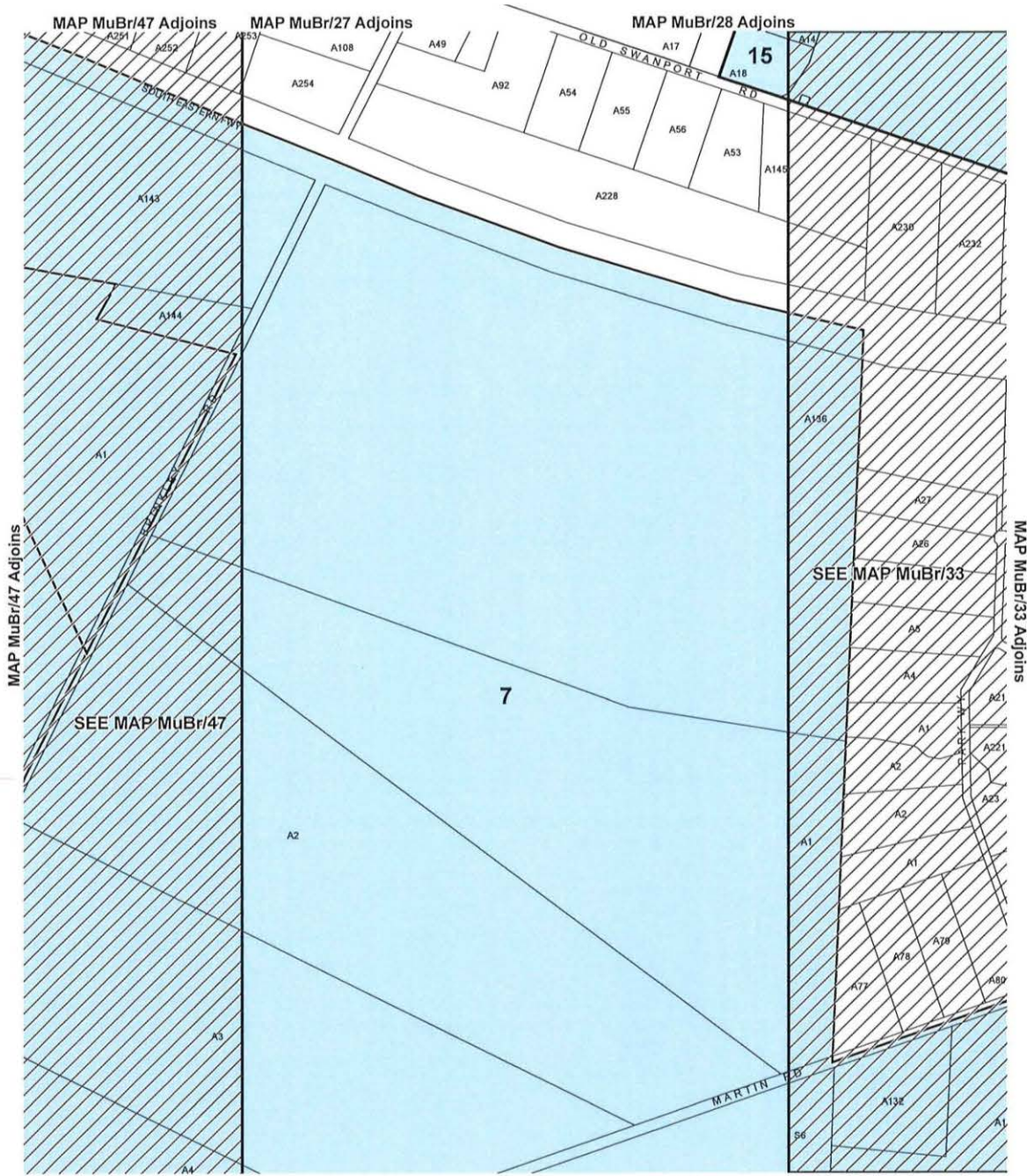


MURRAY BRIDGE TOWNSHIP

Policy Area Map MuBr/28

 Policy Area Boundary

MURRAY BRIDGE COUNCIL



MAP MuBr/47 Adjoins
 See enlargement map for accurate representation.
 Lamberts Conformal Conic Projection, GDA94

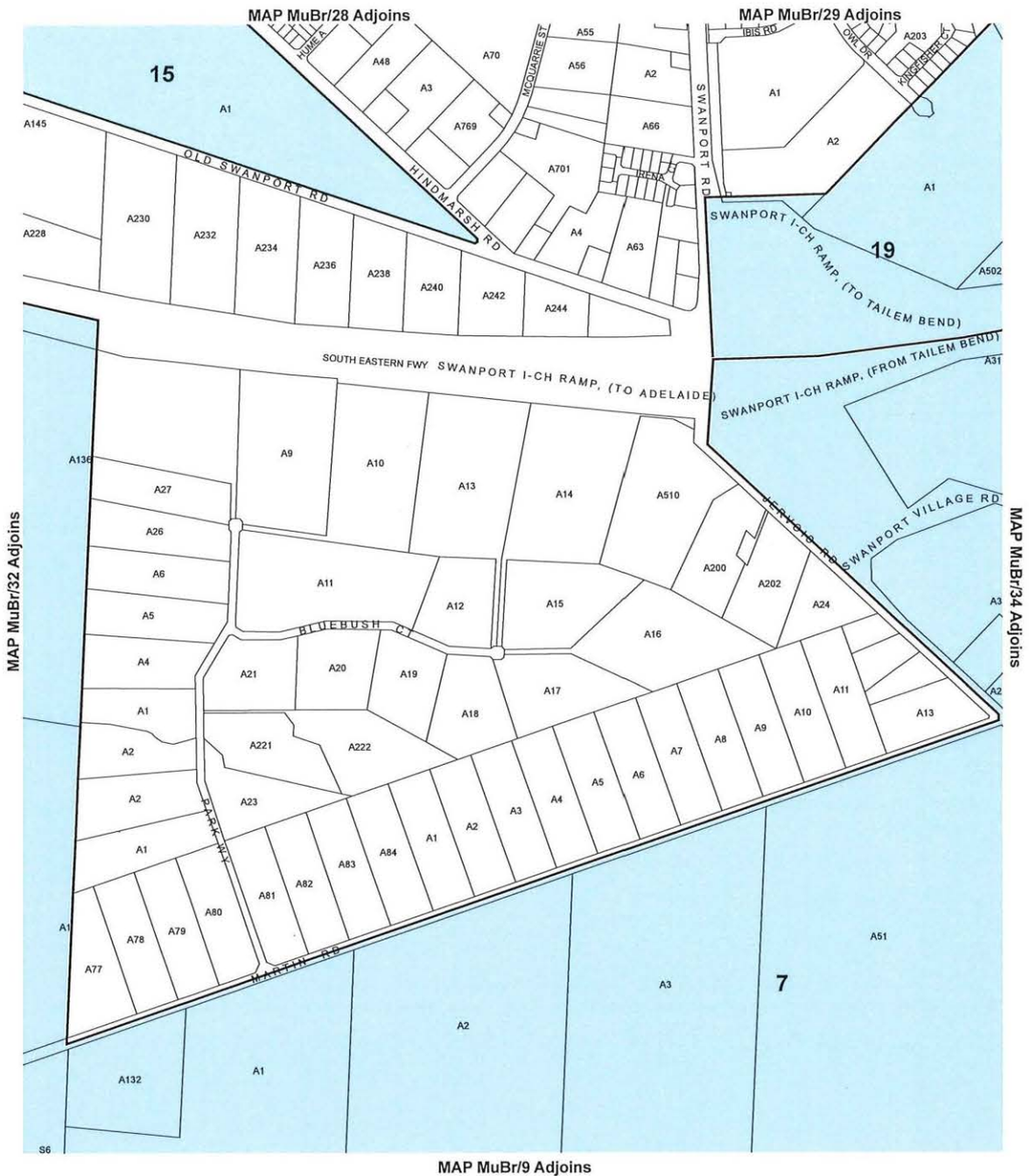
Policy Area
 7 Rural Fringe
 15 Hindmarsh Road



MURRAY BRIDGE TOWNSHIP
Policy Area Map MuBr/32

Policy Area Boundary

MURRAY BRIDGE COUNCIL



Lamberts Conformal Conic Projection, GDA94

Policy Area
 19 Low Density
 15 Hindmarsh Road
 7 Rural Fringe



MURRAY BRIDGE TOWNSHIP

Policy Area Map MuBr/33

 Policy Area Boundary

MURRAY BRIDGE COUNCIL

DEVELOPMENT ACT 1993, SECTION 29: AMENDMENT TO
THE WAKEFIELD REGIONAL COUNCIL DEVELOPMENT PLAN

Preamble

It is necessary to amend the Wakefield Regional Council Development Plan (the Plan) dated 9 February 2017.

PURSUANT to Section 29 (2) (b) (ii) of the Development Act 1993, I:

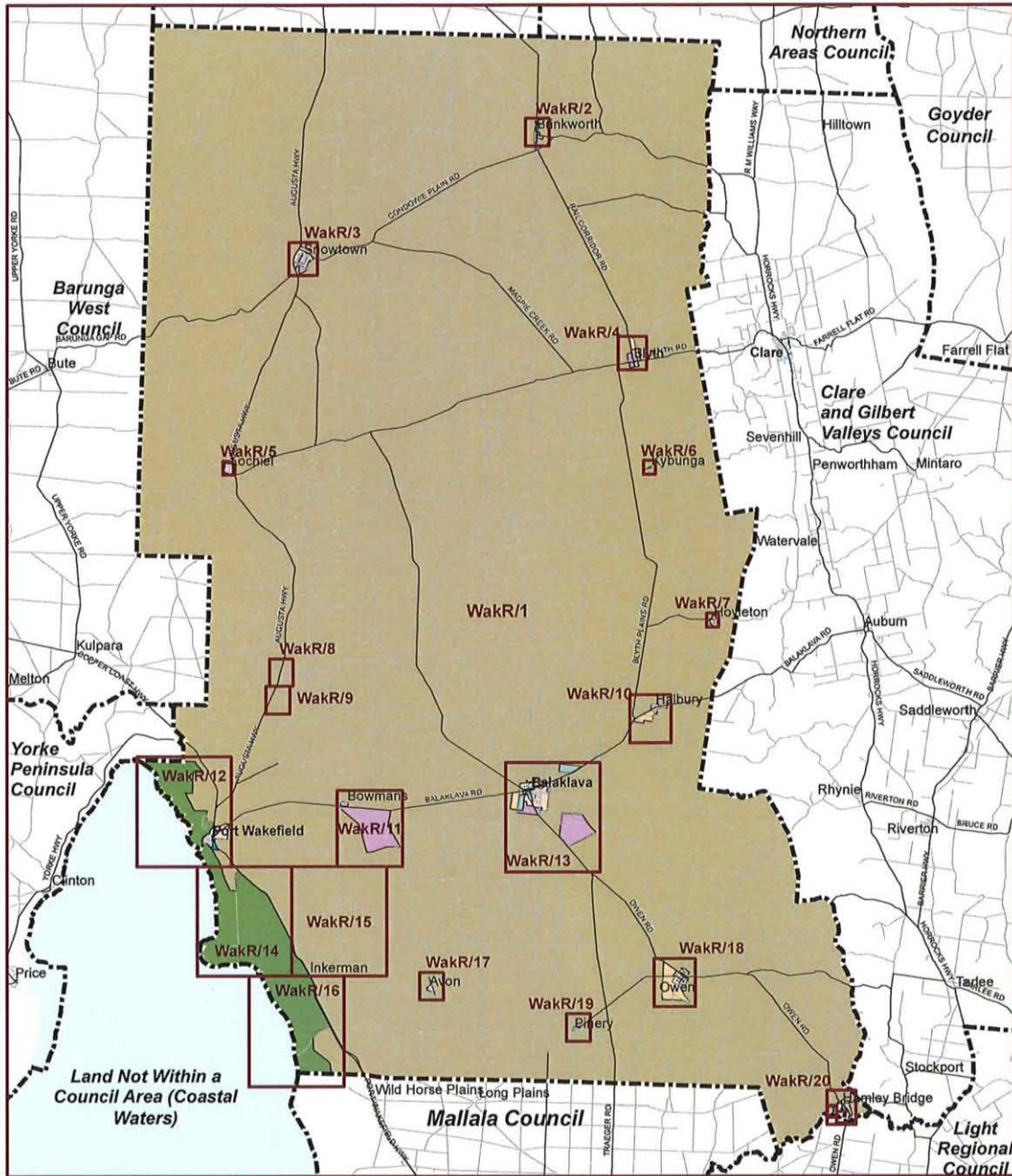
1. Amend the Plan as follows:

- (a) Replacing 'Council Index Map', 'Zone Map WakR/1' and 'Zone Map WakR/14' with the contents of 'ATTACHMENT A'
2. Fix the day on which this notice is published in the *Gazette* as the day on which the Section 29 Amendment will come into operation.

Dated 14 June 2017.

S. SMITH, General Manager,
Planning and Development, Development Division,
Department of Planning, Transport and Infrastructure,
As Delegate of JOHN RAU, Minister for Planning

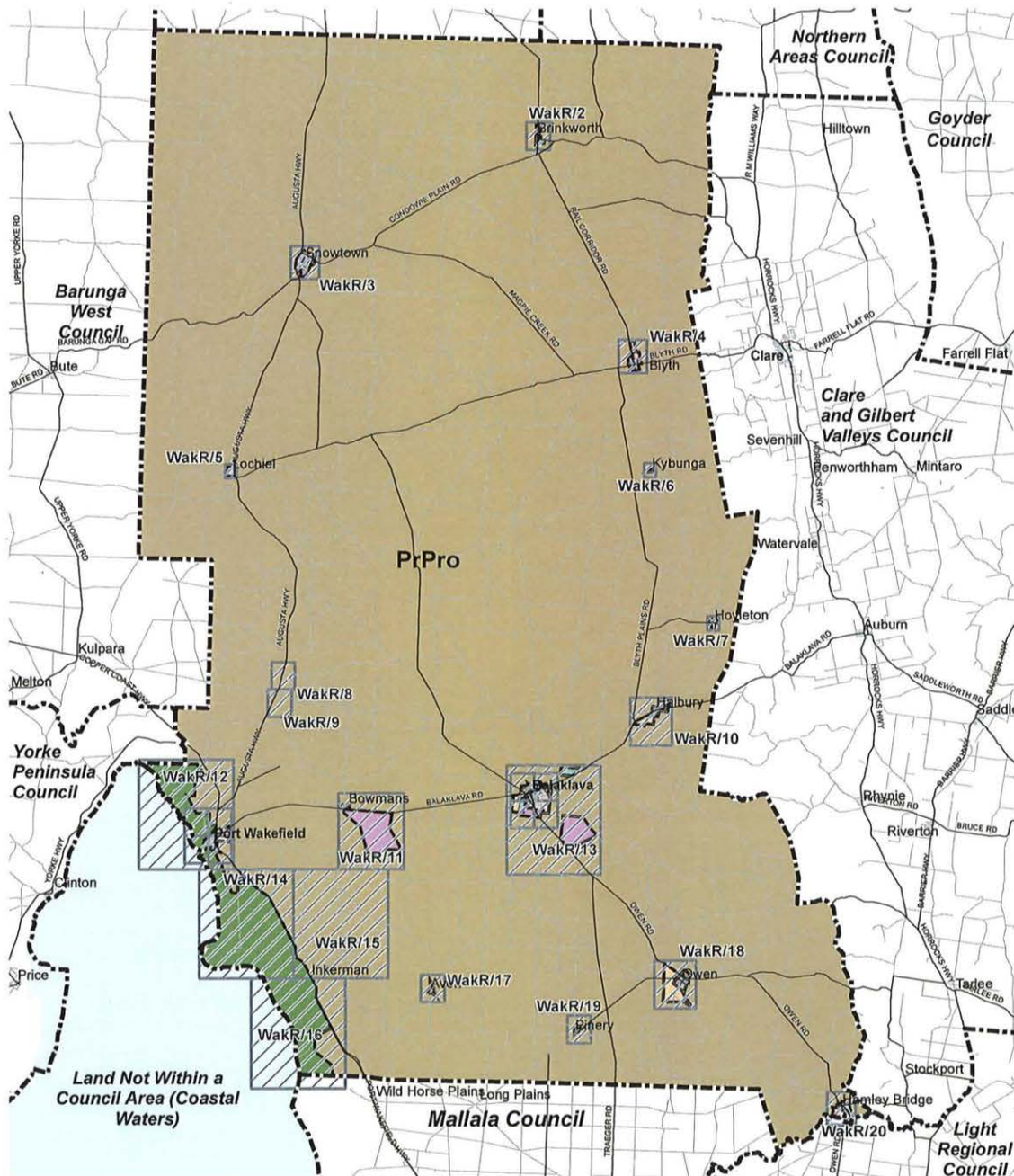
ATTACHMENT A



For the purposes of the Development Plan unless otherwise clearly indicated, the zone/policy area/precinct boundaries depicted on or intended to be fixed by Maps WakR/1 to Map WakR/31 inclusive shall be read as conforming in all respects (as the case may require) to the land division boundaries, to the centre line of roads or drain reserves or to the title boundaries, or to imaginary straight lines joining the positions defined by survey or by the measurements shown on the said maps against which the said zone/policy area/precinct boundaries are shown or otherwise indicated.

Council Index Map

WAKEFIELD REGIONAL COUNCIL



See enlargement map for accurate representation.



- Zones**
- PrPro Primary Production
 - Zone Boundary
 - Development Plan Boundary

Zone Map WakR/1

WAKEFIELD REGIONAL COUNCIL

SOUTH AUSTRALIA**GAMING MACHINES ACT 1992****GR Notice No. 1 of 2017****Gaming Machines—Club Safe and Gaming
Care—Recognition Notice 2017***[20 June 2017]*

The Independent Gambling Authority publishes this notice under section 10B of the *Gaming Machines Act 1992*:

1 Citation, commencement, authorising provisions

- (1) This notice may be cited as the Gaming Machines—Club Safe and Gaming Care—Recognition Notice 2017.
- (2) This notice comes into operation on 1 July 2017.
- (3) This notice is authorised by section 10B(1)(a) of the *Gaming Machines Act 1992*.

2 Recognised industry body—Club Safe

- (1) Club Safe Limited, ACN 120 845 365, is recognised as an industry body with which a licensee may enter into a responsible gambling agreement.
- (2) The recognition granted by this clause continues in force until midnight on 30 June 2018.

3 Recognised industry body—Gaming Care

- (1) Hotels Responsible Gambling Early Intervention Agency Limited (also known as Gaming Care), ACN 117 158 282, is recognised as an industry body with which a licensee may enter into a responsible gambling agreement.
 - (2) The recognition granted by this clause continues in force until midnight on 30 June 2018.
-
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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 House	Allotment, Section, etc.	Certificate of Title		Maximum rental per week payable in respect of each house \$
		Volume	Folio	
3 Princes Road, Mount Barker, S.A. 5251	Allotment 51 in Deposited Plan 9808, Hundred of Macclesfield	5141	883	145.00
19 Brixton Road, Elizabeth North, S.A. 5113	Allotment 881 in Deposited Plan 6449, Hundred of Munno Para	6153	71	130.00

Dated at Adelaide, 20 June 2017. T. BAKER, Director, Property and Contract Management, Housing SA (Delegate SAHT)

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 House	Allotment, Section, etc.	Certificate of Title	
		Volume	Folio
40 Lutterworth Street, Macclesfield, S.A. 5153 (previously known as 31 Luck Street)	Allotment 10 in Deposited Plan 114319, Hundred of Macclesfield	5406	425
12 Westport Road, Edinburgh North, S.A. 5113	Allotment 57 in Deposited Plan 7903, Hundred of Munno Para	6189	931
220 Kelliher Road, Loxton North, S.A. 5333 (GPS co-ordinates S 34.41521, E 140.64713)	Section 588 in Hundred Plan 710300, Hundred of Gordon	5589	922
21 Edith Street, Edithburgh, S.A. 5583 (also known as 41)	Allotment 292 in Filed Plan 195714, Hundred of Melville	1594	5
9 Wright Street, Peterborough, S.A. 5422	Allotment 135 in Deposited Plan 3224, Hundred of Yongala	5940	240
1255 Weavers North Road, Yorketown, S.A. 5576	Section 336 in Hundred Plan 130500, Hundred of Dalrymple	5358	742
93 Young Street, Parkside, S.A. 5063	Allotment 218 in Filed Plan 14671, Hundred of Adelaide	5183	249
350 Gilles Street, Adelaide, S.A. 5000	Allotment 528 in Filed Plan 182180, Hundred of Adelaide	5308	720
87 Thomas Street, Murray Bridge, S.A. 5253	Allotment 70 in Deposited Plan 2627, Hundred of Mobilong	4298	341
42 Edward Street, Port Wakefield, S.A. 5550	Allotment 150 in Town Plan 140602, Hundred of Inkerman	5448	548
21 Kneebone Street, Goodwood, S.A. 5034	Allotment 557 in Filed Plan 10805, Hundred of Adelaide	6104	533
1213 Gomersal Road, Shea-Oak Log, S.A. 5371	Allotment 1 in Filed Plan 155993, Hundred of Nuriootpa	4347	978
44 Carlton Parade, Port Augusta, S.A. 5700	Allotment 10 in Deposited Plan 888, Hundred of Davenport	5400	240
2 Bennett Street, Thebarton, S.A. 5031 (Detached room at rear of Number 2)	Allotment 52 in Filed Plan 14586, Hundred of Adelaide	5818	372
198 Sixteenth Street, Renmark, S.A. 5341	Allotment 123 and 124 in Filed Plan 208189, Hundred of OH (Renmark)	5413	143
9 Russell Street, Kadina, S.A. 5554	Allotment 15 in Filed Plan 102780, Hundred of Wallaroo	5595	831
18 Tomsey Street, Adelaide, S.A. 5000	Allotment 100 in Deposited Plan 73544, Hundred of Adelaide	5595	832
3 Blackburn Drive, Crafers, S.A. 5152	Allotment 10 in Deposited Plan 6616, Hundred of Adelaide	6105	464

Dated at Adelaide, 20 June 2017. T. BAKER, Director, Property and Contract Management, Housing SA (Delegate SAHT)

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Grant of Associated Activities Licence—AAL 246**(Adjunct to Petroleum Exploration Licence PEL 96)*

NOTICE is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 14 June 2017, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 31 March 2017.

No. of Licence	Licensees	Area Km ²	Locality	Reference
AAL 246	Strike Energy 96 Pty Ltd Australian Gasfields Limited	1.86	Cooper Basin	MER-2017/0209

Description of Area

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

413783.30mE, 6797605.34mN
 413358.33mE, 6797393.63mN
 413036.58mE, 6797422.48mN
 412744.42mE, 6797635.41mN
 412463.73mE, 6797253.16mN
 412387.02mE, 6796924.84mN
 411916.89mE, 6796479.93mN
 411086.55mE, 6796258.29mN
 410341.51mE, 6795690.57mN
 410279.36mE, 6795282.92mN
 410054.36mE, 6795159.86mN
 409874.56mE, 6794880.23mN
 409333.88mE, 6793654.71mN
 409109.69mE, 6793376.65mN
 409004.92mE, 6792852.69mN
 408958.94mE, 6791820.46mN
 408958.52mE, 6791811.20mN
 408753.50mE, 6791809.41mN
 408753.96mE, 6791818.84mN
 408805.34mE, 6792870.00mN
 408895.53mE, 6793420.62mN
 409147.64mE, 6793735.84mN
 409687.32mE, 6794973.86mN
 409895.52mE, 6795286.33mN
 410116.39mE, 6795409.67mN
 410170.45mE, 6795795.41mN
 410977.17mE, 6796426.68mN
 411835.81mE, 6796665.26mN
 412207.70mE, 6797014.57mN
 412276.74mE, 6797327.26mN
 412581.59mE, 6797796.91mN
 412868.86mE, 6797834.38mN
 413106.65mE, 6797613.18mN
 413328.77mE, 6797592.33mN
 413642.13mE, 6797747.65mN
 413953.19mE, 6798106.18mN
 414172.07mE, 6798004.69mN
 413783.30mE, 6797605.34mN

All co-ordinates in GDA94, Zone 54.

Area: 1.86 km² approximately.

Dated 14 June 2017.

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

RURAL CITY OF MURRAY BRIDGE

Adoption of Valuations and Declaration of Rates 2017-2018

NOTICE is hereby given that the Rural City of Murray Bridge at a meeting held on 13 June 2017, resolved:

Adopt the Annual Business Plan and Budget 2017-2018

That pursuant to Sections 123 (6) and 123 (7) of the Local Government Act 1999 and Regulations 5A and 5B of the Local Government (Financial Management) Regulations 1999, having considered submissions in accordance with Section 12 (6) of the Local Government Act 1999 and having regard to all relevant information in the possession of the Council, the Council adopts the Annual Business Plan and Budget for 2017-2018.

Adoption of Valuations

That pursuant to Section 167 (2) of the Local Government Act 1999, the most recent valuations of the Valuer-General available to Council of the capital value of land within Council's area totalling \$3 174 855 600 be adopted for rating purposes with the total capital value of rateable land within Council's area for 2017-2018 being \$3 053 960 720.

Declaration of Rates

That, having taken into consideration the general principles of rating contained in Section 150 of the Local Government Act 1999 and having observed the requirements of Section 153 of the Local Government Act 1999, and in accordance with Regulation 10 of the Local Government (General) Regulations 1999, the Council declares, for the year ending 30 June 2018, a rate increase of 2.5% representing the following differential rates in respect of all rateable land within its area—

- (i) 0.67541 cents in the dollar of the Capital Value of rateable land of Categories 1 and 9 uses (residential and 'other' categories);
- (ii) 1.08064 cents in the dollar of the Capital Value of rateable land of Categories 2, 3 and 4 uses (commercial categories);
- (iii) 0.94556 cents in the dollar of the Capital Value of rateable land of Categories 5 and 6 uses (industrial categories);
- (iv) 0.60786 cents in the dollar of the Capital Value of rateable land of Category 7 use (primary production category); and
- (v) 0.87802 cents in the dollar of the Capital Value of rateable land of Category 8 use (vacant land category).

Declaration of Minimum Rates

That pursuant to Section 158 (1) (a) of the Local Government Act 1999, the Council fixes in respect to the year ending 30 June 2018, a minimum amount payable by way of general rates of \$915.

Natural Resource Management Levy

That pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, the Council declares, in respect of the year ending 30 June 2018 a separate rate of 0.0242902 cents in the dollar, based on the capital value of rateable land within the Council's area and within the area of the SA Murray Darling Basin Natural Resources Management Board in order to recover the amount payable by the Board.

Declaration of Annual Service Charges and Services for Services and Water Supply Schemes

Community Waste Water Management and Water Supply Schemes

(1) Riverglen

That pursuant to Section 155 (2) of the Local Government Act 1999, a total of \$95 325 is to be levied against the properties within the area defined as 'Riverglen' to which Council provides the prescribed services of septic tank effluent disposal and water supply. A service charge of \$793 per assessment is imposed on rateable and non rateable land and a service rate of 0.114220 cents in the dollar of the capital value of rateable land is declared on Allotments 1 to 30, 125 and 126 in Deposited Plan DP30450, Allotment 50 in Deposited Plan DP42391 and Units 1 to 73 in Strata Plan No. SP11238, being land which the septic tank effluent disposal and the water supply schemes are provided.

(2) Woodlane

That pursuant to Section 155 (2) of the Local Government Act 1999, a total of \$62 909 is to be levied against the properties within the area defined as 'Woodlane' to which Council provides the prescribed services of septic tank effluent disposal and water supply. A service charge of \$768 per assessment is imposed on rateable and non-rateable land and a service rate of 0.166189 cents in the dollar of the capital value of rateable land is declared on Allotments 1 to 18 in Deposited Plan DP48073, Allotments 191 and 192 in Deposited Plan DP75292, Allotments 1 to 4, 7 to 37 and 40 in Deposited Plan DP51229, Allotment 50 in Deposited Plan DP53034 and Allotment 200 in Deposited Plan DP62423, being land which the septic tank effluent disposal and the water supply schemes are provided.

The metred supply of water to sections of Woodlane commenced from 1 July 2010 with annual readings. The rates for supply of water are charged at \$3.51 per kL for any usage above 130 kL per annum.

Waste Collection

That pursuant to Section 155 (2) of the Local Government Act 1999 the following variable annual service charges are imposed according to the nature of the service as follows:

(1) *New Garbage Collection Service*

For the supply of a mobile garbage bin to land to which the new service is provided, a service charge of \$77 per bin in respect of the year ending 30 June 2018.

(2) *Replacement Bins*

For the replacement of lost, damaged or stolen bins, a service charge of \$77 per bin in respect of the year ending 30 June 2018.

(3) *Additional Garbage Collection Service*

For the supply of additional mobile garbage bin/s to land to which the service is provided, an annual service charge of \$129 per bin in respect of the year ending 30 June 2018.

(4) *Kerbside Recycling and Green Waste Service*

A service charge of \$81 will be applied in 2017-2018 for the provision of a kerbside recycling service. An additional \$52 will be applied to Murray Bridge properties that receive the green waste service.

M. SEDGMAN, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the Council held on Tuesday, 13 June 2017, the Council resolved as follows:

Adoption of Valuations

1. In accordance with Section 167 (2) (a) of the Local Government Act 1999, Council adopted for rating purposes, for the financial year ending 30 June 2018, the most recent valuations of the Valuer-General of the Capital Value of land within the area of the Council, and specifies that the total of the values that are to apply within the area is \$1 194 770 420.

Annual Service Charge—Community Wastewater Management Systems

2. Pursuant to Section 155 of the Local Government Act 1999 and Regulation 12 of the Local Government (General) Regulations 2013, and in accordance with the CWMS Property Units Code, Council adopted an annual service charge based on the level of usage of the service and varying according to whether the land is vacant or occupied on all land to which Council provides or makes available the prescribed service of Community Wastewater Management Systems for the year ending 30 June 2018:

In respect of all land in the area serviced by the Burra CWMS, an annual service charge of:

- (a) \$375 per property unit on occupied rateable and non-rateable land; and
- (b) \$282 per property unit on assessments of vacant rateable and non-rateable land.

In respect of all land in the area serviced by the Eudunda CWMS an annual service charge of:

- (a) \$544 per property unit on occupied rateable and non-rateable land; and
- (b) \$417 per property unit on vacant rateable and non-rateable land.

Annual Service Charge—Waste Collection

3. Pursuant to and in accordance with Section 155 of the Local Government Act 1999, Council adopted an annual service charge on all rateable land in the townships of Terowie, Whyte Yarcowie, Hallett, Mount Bryan, Burra, Robertstown, Point Pass, Eudunda, Farrell Flat and Booborowie to which it provides or makes available the prescribed service of waste collection for the year ending 30 June 2018, of \$200 on the basis that the sliding scale provided for in Regulation 13 of the Local Government (General) Regulations 2013 will be applied to reduce the service charge payable, as prescribed.

Natural Resources Management Levy

4. Pursuant to Section 154 of the Local Government Act 1999 and Section 95 of the Natural Resources Management Act 2004, for the purpose of reimbursing Council amounts contributed to the South Australian Murray-Darling Basin Natural Resources Management Board and the Northern and Yorke Natural Resources Management Board, Council adopted the following separate rates for the year ending 30 June 2018, based on the capital value of the land for:

- (1) all rateable land located within the area of Council and of the South Australian Murray-Darling Basin Natural Resources Management Board, a rate in the dollar of \$0.000242; and
- (2) all rateable land within the area of Council and of the Northern and Yorke Natural Resources Management Board, a rate in the dollar of \$0.000171.

Fixed Charge

5. Pursuant to Section 152 (1) (c) (ii), and in accordance with Section 152 (2), of the Local Government Act 1999, Council declared a fixed charge of \$150 against each separately valued piece of rateable land within the Council area for the year ending 30 June 2018.

Differential General Rates

6. Pursuant to Sections 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, Council determined that the following differential rates for the year ending 30 June 2018 be declared on rateable land within its area, based upon the capital value of the land and varying according to land use:

- (a) 0.2984 cents in the dollar for rateable land within the area with a land use of Primary Production;
- (b) 0.5532 cents in the dollar for all other rateable land in the Council area.

Payment of Rates

7. Pursuant to Section 181 (1) and (2) of the Local Government Act 1999, all rates are payable in four equal or approximately equal instalments (unless otherwise agreed with the principal ratepayer) due by 8 September 2017, 8 December 2017, 9 March 2018 and 8 June 2018.

D. STEVENSON, Chief Executive Officer

LIGHT REGIONAL COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing—Old Kapunda Road, Shea-Oak Log

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the Light Regional Council proposes to make a Road Process Order to close portion of Old Kapunda Road situated adjacent Sturt Highway and merge with adjoining Allotment 66 in Deposited Plan 44025 and Allotment 534 in Deposited Plan 76722, more particularly delineated and lettered 'A' and 'B' respectively on Preliminary Plan 17/0040.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Light Regional Council at 93 Main Street, Kapunda, S.A. 5373 and the Adelaide Office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Light Regional Council, P.O. Box 72, Kapunda, S.A. 5373 within 28 days of this notice and a copy must be forwarded to the Surveyor-General at G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

B. CARR, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

Adoption of Valuations

NOTICE is hereby given that the District Council of Mount Remarkable at an Ordinary Meeting held on 13 June 2017, for the financial year ending 30 June 2018, adopted, the Valuer-General's most recent valuations of land available to the Council, being the capital valuations of land totalling \$654 994 260.

Declaration of Rates

Declared a general rate of 0.3285 cents in the dollar and a fixed charge component of the general rate of \$303.90 on each rateable assessment.

Separate Rates

Natural Resources Management Levy

Declared a separate rate of 0.0269 cents in the dollar on all rateable land in the area of the Council to recover the amount payable to the Northern and Yorke Natural Resources Management Board.

Annual Service Charges

1. Imposed an annual service charge for the collection treatment and disposal of wastewater in respect of all assessments within the townships of Wilmington, Melrose, Booleroo Centre and Wirrabara to which Council makes available a Community Wastewater Management Scheme as follows:

Wilmington:	\$497 per unit on each assessment of land;
Melrose:	\$497 per unit on each assessment of land;
Booleroo Centre:	\$497 per unit on each assessment of land; and
Wirrabara:	\$497 per unit on each assessment of land.

2. Declared an annual service charge of \$231.20 for waste management on:

- (a) all occupied land in the defined townships of Appila, Booleroo Centre, Hammond, Melrose, Murray Town, Port Germein, Weeroona Island, Willowie, Wilmington and Wirrabara; and

- (b) all land outside of the townships abutting the defined collection route on which a habitable dwelling exists.

3. Declared an annual supply charge as set out in the South Australian Water Corporation Fees and Charges Schedule 2017-2018 when released on all rateable and non-rateable land within the township of Weeroona Island to which Council makes available the Weeroona Island Water Supply service, and a service charge as set out in the South Australian Water Corporation Fees and Charges Schedule 2017-2018, Tier 3, when released, the same rate per kilolitre for each kilolitre of water supplied.

W. HART, Chief Executive Officer

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

Adams, Constance Merle, late of 8 Bray Street, Gawler South, retired primary producer, who died on 1 February 2017.

Chalmers, Bruce Sawyers, late of 171 Victoria Road, Largs Bay, retired motor mechanic, who died on 1 March 2017.

Stevens, William George, late of 2 Jelley Street, Woodville, retired meter reader, who died on 29 March 2017.

Trahair, Gillian Aimee, late of 15 Cool Road, Hastings, Victoria, of no occupation, who died on 1 February 2017.

White, Brenda Lois, late of 398 Lasscock Avenue, Lockleys, home duties, who died on 28 February 2017.

Whittle, Phillip Gordon, late of 8 Wellington Street, Kensington, courier, who died on 20 October 2015.

Wilson, Ronald St Clair, late of 100 Seaford Road, Seaford, retired primary school teacher, who died on 5 June 2016.

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 21 July 2017, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated 20 June 2017.

D. A. CONTALA, Public Trustee

UNCLAIMED MONEYS ACT 1891

*Register of Unclaimed Moneys held by MÖDERE Australia Pty Ltd (formerly Newways International (Australia) Pty Ltd)
for the year ended 2007*

Name and Address of Owner	Amount \$	Cheque Number	Date
Holmes, Madonna	16.89	1491315	19.1.07
Ozga, Andrew	317.50	1492561	19.1.07
Mitchell, Sheryl	11.79	1494573	19.1.07
Colyer, Marie-Claire	17.34	1494792	19.1.07
Gomez, Norma	18.96	1497057	19.1.07
McGuire, Gabrielle	14.21	1497272	19.1.07
Mirabella, John	243.07	1501060	19.1.07
De Silva, Jennifer	174.86	1501173	20.2.07
Brown, Dallas	18.90	1506109	20.2.07
Pavlou, Paul	17.37	1507654	20.2.07
Bailey, Nellie	33.64	1509299	20.2.07
Scott, Helen	17.91	1509677	20.2.07
Cemazar, Masa	19.14	1509976	19.3.07
Stewart, Kerri-Lyn	165.14	1510359	19.3.07
Arthy, Matthew	13.09	1510529	19.3.07
Young, Elizabeth	46.02	1510634	19.3.07
Snell, Dayle	13.55	1510705	19.3.07
Bell, Patricia	28.48	1511191	19.3.07
Baldock, Judith	21.53	1511495	19.3.07
Sivaram, Priya	70.43	1515052	19.3.07
Hamid, Shirley	87.66	1516235	19.3.07
Tindall, Margaret	10.49	1516771	19.3.07
Ismail, Nick	17.11	1517834	19.3.07
Wesley, Glendon	11.73	1518157	19.3.07
Wood, Richelle	15.38	1518192	19.3.07
Burton, Elizabeth	40.75	1519283	20.4.07
Bolton, Wendy	25.89	1520438	20.4.07
Lull-Barranco, Pablo	73.70	1522125	20.4.07
Wynhorst, Christine	86.22	1526239	20.4.07
Tobiolo, Silvana	15.51	1527261	20.4.07
Martinez, Rebecca	41.47	1527763	20.4.07
Bailey, Nellie	25.33	1529606	20.4.07
Davidson, Lisa	19.01	1531207	17.5.07
Antunovic, Tony	60.78	1531579	17.5.07
Byrne Family Trust	10.70	1531728	17.5.07
Sullivan, Vera	11.19	1532211	17.5.07
Butler, Toni	80.65	1534642	17.5.07
Mitchell, Sheryl	12.79	1534788	17.5.07
Munro, Desma	21.92	1534927	17.5.07
Vico, Angela	35.70	1535801	17.5.07
Clark, James	38.02	1537867	17.5.07
Williams World	53.30	1539071	17.5.07
Flynn, Fiona	22.18	1540168	19.6.07
Leonard, Steven	25.81	1540583	19.6.07
Burnett, Bob	12.18	1540913	19.6.07
Dorsett, Janita	16.97	1541051	19.6.07
Kropik, Beth	10.29	1541424	19.6.07
Antunovic, Tony	15.09	1541477	19.6.07
Curtis, Virginia	14.12	1541541	19.6.07
Froni, Cristina	121.68	1541673	19.6.07
Vizcaino, Samuel	276.97	1541995	19.6.07
Osborne, Annika	46.68	1542166	19.6.07
Kos, Fadila	33.62	1542376	19.6.07
Kassem, Sabrina	60.17	1542425	19.6.07
Gordin, Jeff	37.00	1542700	19.6.07
Osman, Stuart	15.44	1545008	19.6.07
Treagus, Kristin	14.04	1545452	19.6.07
Savic, Isabella	21.16	1545586	19.6.07
Bold, Tracy	46.85	1546587	19.6.07
Hamid, Shirley	96.21	1547589	19.6.07
Lunn, Mark	23.12	1548296	19.6.07
Della-Bona, Jeanette	16.46	1548730	19.6.07
Werfel, Katherine	102.41	1548946	19.6.07
Nunes, Andre	12.44	1550022	19.6.07
Gilmour, Jennifer	11.64	1550544	19.6.07
Curtis, Virginia	11.83	1552059	19.7.07
Nicholson, Lee	10.87	1552418	19.7.07
Corsaro, Silvana	194.81	1553203	19.7.07
Bannister, Michael	68.54	1553772	19.7.07
Cossill, Fiona	25.61	1556268	19.7.07
O'Reilly, Maxine	28.34	1558402	19.7.07

Name and Address of Owner	Amount \$	Cheque Number	Date
Jones, Keith	12.24	1559580	19.7.07
Lowery, Karen	28.38	1560712	17.8.07
Ward, Kay	13.52	1561592	17.8.07
Murgadas-Davis, Nuria	17.20	1561797	17.8.07
Antunovic, Tony	23.30	1562113	17.8.07
Kollmeyer, Christof	47.33	1562383	17.8.07
Schneider, Grant	32.50	1562675	17.8.07
Rayner, Jason	49.91	1563431	17.8.07
Veloz, Yenny	40.98	1563564	17.8.07
Seeto, Dianne	78.83	1564167	17.8.07
Harty, Leo	19.21	1568412	17.8.07
Wedmaier, Peter	15.20	1569970	17.8.07
Draper, Lisa	53.02	1571138	19.9.07
Williamson, Naomi	13.02	1571293	19.9.07
Ward, Kay	22.72	1571754	19.9.07
Ferguson, Elizabeth	66.80	1572034	19.9.07
Antunovic, Tony	125.98	1572182	19.9.07
Catavittello, Zoe	21.81	1572487	19.9.07
Wells, Mary	34.54	1573151	19.9.07
Van Veen, Raylene	11.38	1573300	19.9.07
de Livera, Lisa	60.08	1573312	19.9.07
Ellis, Tara	21.27	1575057	19.9.07
Cole, Francis	12.12	1575815	19.9.07
M & I Pope Developments Pty Ltd	29.43	1576214	19.9.07
Grant, Liz	17.56	1577454	19.9.07
Hume, Janet	19.12	1578547	19.9.07
Lee, Dianne	64.27	1579228	19.9.07
Murray, Teresa	16.59	1579650	19.9.07
Draper, Maria	92.79	1580760	19.9.07
Draper, Lisa	74.88	1581015	18.10.07
Snell, Dayle	54.64	1581513	18.10.07
Antunovic, Tony	28.73	1581906	18.10.07
Grant, Rayne	12.25	1582318	18.10.07
Park, Maxine	17.97	1585833	18.10.07
Bailey, Elizabeth	14.92	1587298	18.10.07
Benson, Lucy	152.46	1587525	18.10.07
Grallon, Robyn	21.69	1588513	18.10.07
Draper, Maria	208.55	1589262	18.10.07
Harman, Nicole	80.04	1589363	18.10.07
Draper, Lisa	73.20	1589535	19.11.07
Riel, Rebecca	17.81	1589547	19.11.07
Antunovic, Tony	12.44	1590287	19.11.07
Schneider, Grant	20.77	1590597	19.11.07
Zemljic, Colette	37.86	1590670	19.11.07
Montana, Lissa	15.81	1590904	19.11.07
Corsaro, Silvana	60.02	1591017	19.11.07
Hamilton, Evelyn	72.80	1591561	19.11.07
Dewar, Denise	37.83	1592746	19.11.07
Sheppard-Barton, Julia	24.25	1594317	19.11.07
Prowse, Miia	78.41	1595285	19.11.07
Pellew, Rebecca	19.46	1595546	19.11.07
Morrison, Yvonne	32.70	1595755	19.11.07
Deguara, Joanne	57.42	1596013	19.11.07
Purvis, Mark	20.89	1596362	19.11.07
Rybak, Stasia	187.17	1597160	19.11.07
Draper, Maria	38.31	1597175	19.11.07
Smith, Lesley	15.98	1597806	13.12.07
De Francesca, Emilia	10.01	1598151	13.12.07
Jones, Sandra	10.08	1598662	13.12.07
Cemazar, Peter	37.12	1598951	13.12.07
Grundy, Emma	30.70	1599469	13.12.07
Dower, Julia	320.01	1601271	13.12.07
Hewton, Deborah	10.52	1601653	13.12.07

UNCLAIMED MONEYS ACT 1891

*Register of Unclaimed Moneys held by MÖDERE Australia Pty Ltd (formerly Neways International (Australia) Pty Ltd)
for the year ended 2008*

Name and Address of Owner	Amount \$	Cheque Number	Date	
Imin, Rabiya	8 Rowe Circuit Walkley Heights SA 5098	10.62	1605701	17.1.08
Garib, Jocelyn	45 Koola Street Wishart Qld 4122	21.26	1605787	17.1.08
Coram, Wendy	5 Bonville Glen Jandakot WA 6164	19.43	1606019	17.1.08
Snell, Dayle	4 Strickland Court Greensborough Vic 3088	42.45	1606204	17.1.08
Cemazar, Peter	172/7 Land Street Toowong Qld 4066	217.72	1606994	17.1.08
Crawford, Josephine	52 Vinall Street Dover Gardens SA 5048	24.50	1608276	17.1.08
Krzys, Gayle	13 Heron Court Modbury Heights SA 5092	36.16	1608747	17.1.08
Cook, Jackie	6 Peggotty Court Bracken Ridge Qld 4017	48.38	1608753	17.1.08
Wombat International	6 Daly Way Worongary Qld 4213	90.12	1609375	17.1.08
Brudenell, Niki	PO Box 155 Drysdale Vic 3222	827.62	1609554	17.1.08
Leishman, Adam	3 Dicameron Court Thornlands Qld 4164	39.11	1609705	17.1.08
Wyatt, Pauline	89 Waterline Crescent Bulimba Qld 4171	21.73	1610266	17.1.08
Giles, Cheryl	19 Riddle Street Bentleigh Vic 3204	16.82	1610284	17.1.08
Dawney, Harold	435 Tomewin Road Currumbin Valley Qld 4223	14.85	1610890	17.1.08
Shorter, Melanie	33 Elinor Bell Road Leschenault WA 6233	64.98	1611220	17.1.08
Tam, Viola Yuk Ping	20 Norwood Avenue Beecroft NSW 2119	24.45	1612847	17.1.08
Marr, John	9 Walmer Place Windsor Hills Orelia WA 6167	30.48	1613752	19.2.08
Hallett, Courtney	33 Grandview Drive Coolool Beach Qld 4573	18.34	1613896	19.2.08
Briody, Mark	13/22-26 Garfield Street Carlton NSW 2218	40.98	1614147	19.2.08
Romeo, Mario	81 Edwin Street North Croydon NSW 2132	17.01	1614832	19.2.08
Broadhurst, Owen	23 Dawson Highway Moura Qld 4718	22.76	1614950	19.2.08
Batticciotto, Daniella	10 Yolla Place Lyons ACT 2606	36.50	1614966	19.2.08
Achievement Systems Pty Ltd	130 Noaki Street Pearcedale Vic 3912	89.96	1615098	19.2.08
Postans, Margaret	8 Somerset Close Gladstone Qld 4680	13.66	1615902	19.2.08
Wundersitz, Paul	14 Anzac Terrace Bassendean WA 6052	61.85	1617795	19.2.08
Brown, Kelly	717 Tallegalla Road Minden Qld 4311	14.91	1618010	19.2.08
Loxton, Kirsty	11 Coolbart Court Greenbank Qld 4124	15.92	1618719	19.2.08
Bourke, Karen	14 Masthead Way Werribee South Vic 3030	83.02	1620679	19.3.08
Manderson, Catherine	10 English Street Gin Gin Qld 4671	22.58	1620811	19.3.08
Antunovic, Tony	11 House Circuit Banks ACT 2906	263.70	1620819	19.3.08
McFadyen, Agnes	43 Fenimore Avenue Munster WA 6166	13.73	1620907	19.3.08
Pembrey, Taren	311 MacDonnell Road Clontarf Qld 4019	59.04	1621386	19.3.08
Collins, Vicky	50 Tamborine Circuit Kallangur Qld 4503	11.91	1621622	19.3.08
Hamilton, Evelyn	29 Bellevue Avenue Highton Vic 3216	38.65	1621956	19.3.08
Ayres, Julie	132A Sussex Street East Victoria Park WA 6101	12.82	1622775	19.3.08
Kraeuter, Riccarda	24 Collins Street Brighton Vic 3186	10.07	1624449	19.3.08
Mack, April	7/35 Edie Payne Close Nicholls ACT 2913	30.71	1625407	19.3.08
Pritchard, Karlyn	PO Box 3266 Bracken Ridge Qld 4017	16.66	1625565	19.3.08
Tracy, Alexis	299 Prenzlau Road Prenzlau Qld 4311	39.79	1625875	19.3.08
T'Hart, Nicole	22 Gordon Street Albany WA 6330	14.67	1626517	19.3.08
Hallett, Courtney	33 Grandview Drive Coolool Beach Qld 4573	33.57	1628031	17.4.08
Antunovic, Tony	11 House Circuit Banks ACT 2906	14.67	1628135	17.4.08
Fallon, Michael	279 Pierre Point Road Hamilton Vic 3300	107.73	1628592	17.4.08
Jackson, Judith	153 Childers Road Bundaberg Qld 4670	83.31	1628700	17.4.08
Archer, Peter	1 Wilclarke Street Mount Gravatt Qld 4122	37.27	1629446	17.4.08
Postans, Margaret	8 Somerset Close Gladstone Qld 4680	91.94	1630283	17.4.08
Palumbieri, Filippa	56 Mendora Crescent Wantirna South Vic 3152	36.35	1631067	17.4.08
Lee, Melinda	5 Belair Court Caroline Springs Vic 3023	35.49	1632838	17.4.08
Rybak, Anita	80 Born Road Casuarina WA 6167	23.98	1633782	17.4.08
Carter, Paul	109 Apple Blossom Drive Mirrabooka WA 6061	21.89	1634470	17.4.08
Annals, Grant	39 Rayleigh Parade Ashgrove Qld 4060	35.15	1634657	17.4.08
Cusumano, Julianne	40 Cedar Road Prestons NSW 2170	115.59	1635340	19.5.08
Corneby, Julie	7498 Great Ocean Road Princetown Vic 3269	19.49	1635521	19.5.08
Bruzzese, Franco	69 Tournament Drive Sanctuary Lakes Vic 3030	13.90	1636267	19.5.08
Hewson, Marie	Box 74 Hopetoun WA 6348	22.55	1636597	19.5.08
Simons, Robert	7 Pike Street Karrinyup WA 6018	49.69	1637449	19.5.08
Postans, Margaret	8 Somerset Close Gladstone Qld 4680	141.51	1637801	19.5.08
Brewer, Heather	21 Orchid Drive Bunbury WA 6230	152.81	1638362	19.5.08
Metcalf, Marcia	PO Box 177 Dowerin WA 6461	33.09	1639853	19.5.08
Wong, Hiu Tong	Unit 10/6 Manning Terrace South Perth WA 6151	19.49	1639916	19.5.08
O'Neill, Kristy	27 Bishop Lane Bellmere Qld 4510	65.56	1641896	19.5.08
Allan, Sue	11 Huxtable Avenue Lane Cove NSW 2066	45.09	1642035	19.5.08
Poole, Steven	PO Box 43 Bluff Post Office Bluff Qld 4702	25.23	1642219	19.5.08
Cusumano, Julianne	40 Cedar Road Prestons NSW 2170	11.90	1642817	19.6.08
Venter, Juliane	28/82-86 Limetree Parade Runaway Bay Qld 4216	11.24	1643098	19.6.08
Austin, Joann	7 Twin Ridges Road Buderim Qld 4556	49.78	1643135	19.6.08
Quenby, Adrienne	6 Union Street Subiaco WA 6008	17.30	1643821	19.6.08
Williams, Deidre	2 Dalaroo Court Rockingham WA 6168	53.54	1644220	19.6.08
Postans, Margaret	8 Somerset Close Gladstone Qld 4680	124.7	1645299	19.6.08
Chan, Suet Hung	39 Candlebark Lane Nunawading Vic 3131	10.52	1645496	19.6.08
Reynolds, Peta	22 Chestnut Street Esperance WA 6450	14.31	1647210	19.6.08
Egel, Phil	10 Aragon Street Fullarton SA 5063	17.96	1647852	19.6.08

Name and Address of Owner	Amount \$	Cheque Number	Date	
Rose, Rachel	14 Elanora Drive Burleigh Heads Qld 4220	55.39	1648604	19.6.08
T'Hart, Nicole	22 Gordon Street Albany WA 6330	10.95	1648825	19.6.08
Palmer, Emma	44 Valepark Drive Donvale Vic 3111	54.40	1649394	19.6.08
Gersch, Marlise	1 Burrupa Avenue Glenelg North SA 5045	66.47	1650422	17.7.08
Venter, Juliane	28/82-86 Limetree Parade Runaway Bay Qld 4216	29.00	1650479	17.7.08
Liggins, Karin	7 Crest Street Kallangur Qld 4503	16.77	1651011	17.7.08
Bacsik, Mathew	PO Box 23 Glenside SA 5065	17.29	1651440	17.7.08
Lowery, Karen	PO Box 807 Humpty Doo NT 0836	75.16	1656534	19.8.08
Latimer-Pilgrim, Bogan	1 Meadow Street Coffs Harbour NSW 2542	26.54	1656689	19.8.08
Carrigg, David	25 Chardonnay Court Thornlands Qld 4164	20.88	1657436	19.8.08
Williams, James	11A Clifton Avenue Burwood NSW 2134	41.90	1658673	19.8.08
Seeto, Dennis	5/12-14 Kulgoa Street Leumeah NSW 2560	33.90	1658805	19.8.08
Postans, Margaret	8 Somerset Close Gladstone Qld 4680	251.38	1659490	19.8.08
Cook, Jackie	6 Peggotty Court Bracken Ridge Qld 4017	42.65	1659680	19.8.08
Bruzzese, Catherine	Farm 280 Robinson Road Leeton NSW 2705	10.44	1660066	19.8.08
Graeber, Suzannah	2/52 Penkivil Street Bondi NSW 2026	36.26	1660379	19.8.08
Harding, Ella	15 Woodgate Court Ferny Hills Qld 4055	31.89	1661529	19.8.08
Bassett, Mark	964 John Allan Road Kyabram Vic 3620	14.06	1661809	19.8.08
Gray, Peter	375 Camp Mount Road Camp Mount Qld 4520	55.00	1662103	19.8.08
Kwik, Patricia	20 Fulton Street Wishart Qld 4122	12.64	1662835	19.8.08
Selever, Stan	232 Green Valley Road Green Valley NSW 2168	66.42	1663397	19.8.08
Smyth, Amanda	Lot 102 Joadja Crescent Bowral NSW 2576	58.97	1663425	19.8.08
Poole, Steven	PO Box 43 Bluff Post Office Bluff Qld 4702	28.99	1663499	19.8.08
Childs, Cameron	4/7 Coolullah Avenue South Yarra Vic 3141	65.21	1663763	19.8.08
Coram, Wendy	5 Bonville Glen Jandakot WA 6164	46.38	1664206	18.9.08
Tully, Robert	Unit 83 Lincoln Green 175 Fryar Road Eagleby Qld 4207	13.95	1664241	18.9.08
Wallace, Rosemary	PO Box 95 Calwell ACT 2905	12.19	1664363	18.9.08
Snell, Dayle	4 Strickland Court Greensborough Vic 3088	19.65	1664400	18.9.08
Oakley, Jenny	36A Newlands Road Wamuran Qld 4512	108.93	1664473	18.9.08
Corneby, Julie	7498 Great Ocean Road Princetown Vic 3269	53.73	1664616	18.9.08
Carrigg, David	25 Chardonnay Court Thornlands Qld 4164	12.15	1664849	18.9.08
Kim, Rosa Young Ae	27 Mount Street Glen Waverley Vic 3150	43.96	1665313	18.9.08
Hollingworth, Emma	1/45 Durham Road Surrey Hills Vic 3127	61.67	1665388	18.9.08
Barnett, Elly	PO Box 419 Gembrook Vic 3783	30.14	1665479	18.9.08
Kraeuter, Riccarda	24 Collins Street Brighton Vic 3186	32.63	1668207	18.9.08
Miller, Gregory	47 Brookland Valley Drive Woodcroft SA 5162	32.31	1669081	18.9.08
Gray, Peter	375 Camp Mount Road Camp Mount Qld 4520	27.41	1669434	18.9.08
Rybak, Anita	80 Born Road Casuarina WA 6167	25.21	1670114	18.9.08
Vanderdonk, Louise	PO Box 319 Huonville Tas 7109	18.06	1670868	18.9.08
Sutherland, Emily	16/18 Whitley Street Mount Gravatt East Qld 4122	36.67	1670987	18.9.08
Wilson, Jacqui	16 Midland Road Doreen Vic 3754	21.90	1672174	16.10.08
Camilleri, Henry	38 Watson Rise Keilor Vic 3036	17.60	1672998	16.10.08
Hamilton, Evelyn	29 Bellevue Avenue Highton Vic 3216	43.75	1673073	16.10.08
Wambeek, Noella	13 Cobby Drive Modbury Heights SA 5092	34.66	1675129	16.10.08
Hocking, Antony	Unit 4 9211 Barnsbury Street South Yarra Vic 3141	21.82	1675751	16.10.08
Robb, Alice Helen	PO Box 198 Welshpool DC WA 6986	17.78	1676077	16.10.08
Alexander, Lynne	PO Box 497 Highlands Qld 4352	325.15	1677514	16.10.08
Jiglands Pty Ltd	189 Herries Street Toowoomba Qld 4350	60.30	1677600	16.10.08
Wylie, Lorraine Beverley	Lot 115 Portland Head Road Ebenezer NSW 2756	81.83	1677707	16.10.08
Sonza-Rubio, Alicia	2 Paroo Court Eagleby Qld 4207	10.39	1677748	16.10.08
Walker, Pauline	55 Silvan Road Wattle Glen Vic 3096	15.11	1677787	16.10.08
Rossiter, Melinda	43 Cedar Avenue Warradale SA 5046	12.89	1678009	16.10.08
Klason, Michelle	13 Hawke Street Whyalla Stuart SA 5608	13.57	1678028	16.10.08
Lowery, Karen	PO Box 807 Humpty Doo NT 836	28.02	1678110	19.11.08
Wearn, Christopher	36 Mackie Road Roleystone WA 6111	23.31	1678334	19.11.08
Bamford, Trudy	Battlers Supermarket 12 Norah Street Crestmead Qld 4132	28.60	1678811	19.11.08
Thomas, Maureen	'Paradise Park' Rolleston Qld 4702	16.34	1679158	19.11.08
Monks, Joan	1/69 Bimbadeen Avenue Banora Point NSW 2486	36.37	1680340	19.11.08
Postans, Margaret	8 Somerset Close Gladstone Qld 4680	138.04	1680944	19.11.08
Treagus, Kristin	7/26 Barnsbury Road Balwyn Vic 3103	24.39	1681614	19.11.08
Crisan, Alina	30 Tyndall Circuit Alexander Heights WA 6064	26.21	1681929	19.11.08
Lang, Louisa	26 Derinton Way Hamilton Hill WA 6163	76.83	1682144	19.11.08
Polendakis, Anna	13 McKinnon Road Hepburne Vic 3461	60.42	1682453	19.11.08
Wong, Hiu Tong	Unit 10/6 Manning Terrace South Perth WA 6151	15.58	1682834	19.11.08
Geraldo De-Lima, Denise	7 Bernard Street Spotswood Vic 3015	44.90	1683325	19.11.08
Shape Station	59E Station Street Burwood Vic 3125	111.86	1683653	19.11.08
Dapal, Sandra	5005/5 Parkland Boulevard Brisbane Qld 4000	57.16	1684736	19.11.08
Burge, Stephenie	Vard's Hair Salon Shop 4 Arcadia Street Noosa Junction Qld 4567	10.15	1684963	19.11.08
Wright, Allan	285 The Esplanade Wynnum Qld 4178	11.5	1685062	17.12.08
Collins, David	86 Hogg Street Toowoomba Qld 4350	46.29	1685210	17.12.08
Starceovich, Peta	PO Box 1318 Esperance WA 6450	84.3	1685253	17.12.08
Wallace, Chad	1008 Teviot Road Jimboomba Qld 4280	135.03	1686187	17.12.08
Bacsik, Mathew	PO Box 23 Glenside SA 5065	43.70	1686476	17.12.08
Tompson, Christopher	1040 Groomsville Road Geham Qld 4352	75.52	1686608	17.12.08
Dixon, Sharon	24 Harraden Street Oxley Qld 4075	29.07	1686620	17.12.08
King, Jennifer	1/29-31 Churchill Avenue Kirrawee NSW 2232	15.19	1686650	17.12.08
Williams, James	11A Clifton Avenue Burwood NSW 2134	18.09	1686860	17.12.08
DDCANTOO Worldwide	PO Box 888 Inglewood WA 6932	43.33	1688659	17.12.08

Name and Address of Owner	Amount \$	Cheque Number	Date
Kraeuter, Riccarda	36.53	1688964	17.12.08
Soper, Dorothy	34.02	1689282	17.12.08
Alderman, Julie	15.92	1689503	17.12.08
Jory, Steven	14.94	1689562	17.12.08
Williams, Alexander	10.59	1690254	17.12.08
Wright, Raymond	46.00	1691169	17.12.08
Dapal, Sandra	59.73	1691516	17.12.08
Panozzo, Louise	19.84	1691542	17.12.08
Rossiter, Melinda	25.59	1691559	17.12.08
Amenta, Vivyan	28.87	1691665	17.12.08

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 1045

Notices for gazettal are to be emailed in the following formats:

- Notices as individual Word files (.doc)
- Maps, images, and diagrams as separate PDF files (.pdf)
- Content requiring official signature for authorisation—notices as Word files as well as signed documentation as PDF files

Please provide the following information in your email:

- Date the notice is to be gazetted
- Notification of whether a proof, quote, or return email confirmation is required
- Email address and phone number of the person authorising the submission
- Name of the person and organisation to be charged for the notice, if applicable, and 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 upon request, with necessary alterations to be returned before 4 p.m. the day preceding publication.

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