



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, TUESDAY, 28 MARCH, 2017

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

Department of the Premier and Cabinet
Adelaide, 21 March 2017

Erratum

IN *Government Gazette* No. 17 dated 21 March 2017 on page 898, concerning the Teachers Registration Board of South Australia, the appointment of Lynda Maree Macleod *should* read Lynda Maree MacLeod.

By command,

JAY WILSON WEATHERILL, Premier

MHES17/003

Department of the Premier and Cabinet
Adelaide, 28 March 2017

HIS Excellency the Governor in Executive Council has been pleased to appoint Professor Brenda Wilson as Governor's Deputy of South Australia for the period from 5 p.m. on Sunday, 2 April 2017 until 7 a.m. on Thursday, 6 April 2017.

By command,

JAY WILSON WEATHERILL, Premier

Department of the Premier and Cabinet
Adelaide, 28 March 2017

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable the Chief Justice Christopher John Kourakis as Governor's Deputy of South Australia for the period from 7 a.m. on Thursday, 6 April 2017 until 7.30 p.m. on Thursday, 6 April 2017.

By command,

JAY WILSON WEATHERILL, Premier

Department of the Premier and Cabinet
Adelaide, 28 March 2017

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable John Robert Rau, MP, Deputy Premier, Attorney-General, Minister for Justice Reform, Minister for Planning, Minister for Industrial Relations, Minister for Child Protection Reform, Minister for the Public Sector, Minister for Consumer and Business Services and Minister for the City of Adelaide to be also Acting Premier for the period from 15 April 2017 to 19 April 2017 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

By command,

JAY WILSON WEATHERILL, Premier

DPC17/020CS

Department of the Premier and Cabinet
Adelaide, 28 March 2017

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Kyam Joseph Maher, MLC, Minister for Employment, Minister for Aboriginal Affairs and Reconciliation, Minister for Manufacturing and Innovation, Minister for Automotive Transformation and Minister for Science and Information Economy to be also Acting Premier for the period from 20 April 2017 to 30 April 2017 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

By command,

JAY WILSON WEATHERILL, Premier

DPC17/020CS

Department of the Premier and Cabinet
Adelaide, 28 March 2017

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Leesa Anne Vlahos, MP, Minister for Disabilities and Minister for Mental Health and Substance Abuse to be also Acting Minister for Health, Acting Minister for the Arts and Acting Minister for Health Industries for the period from 17 April 2017 to 28 April 2017 inclusive, during the absence of the Honourable John James Snelling, MP.

By command,

JAY WILSON WEATHERILL, Premier

HEAC-2017-00021

Department of the Premier and Cabinet
Adelaide, 28 March 2017

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Stephen Campbell Mullighan, MP, Minister for Transport and Infrastructure and Minister for Housing and Urban Development to be also Acting Minister for Investment and Trade, Acting Minister for Small Business, Acting Minister for Defence Industries and Acting Minister for Veterans' Affairs for the period from 1 April 2017 to 8 April 2017 inclusive, during the absence of the Honourable Martin Leslie James Hamilton-Smith, MP.

By command,

JAY WILSON WEATHERILL, Premier

17MINT/109CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation of Power to the Minister for Investment and Trade

I, JOHN ROBERT RAU, Minister for Planning, delegate all of my functions and powers under the Development Act 1993 and Development Regulation 2008, in respect of any decision, process or act to be made or performed under that Act and/or Regulations in connection with the Peregrine Corporation Head Office Major Development proposal specified in the declaration made by M. Deegan, Chief Executive Officer, delegate of the Minister for Planning on 19 November 2015 and published in the *Government Gazette* of 26 November 2015 at pages 5036-5037, to Martin Leslie James Hamilton-Smith, Minister for Investment and Trade.

Dated 27 March 2017.

JOHN ROBERT RAU, Minister for Planning

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation Under Section 9

I, JOHN ROBERT RAU, as Attorney-General, hereby delegate, pursuant to Section 9 of the Administrative Arrangements Act 1994, my power to authorise community corrections officers under Section 11 (7a) of the Bail Act 1985, to the Minister for Correctional Services in respect of community corrections officers who are officers or employees of the Department for Correctional Services.

The instrument of delegation has effect from the day on which it is published in the *Government Gazette*.

Dated 7 March 2017.

JOHN ROBERT RAU, Attorney-General

FISHERIES MANAGEMENT ACT 2007: SECTION 90 (2)

*Department of Primary Industries and
Regions SA—Fisheries Division*

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture:

- Drop net with green cord attached to a small piece of foam (as a float).

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Portee Creek Blanchetown on 22 January 2017.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Largs North office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated 20 March 2017.

B. BALMER, Prosecutions Co-ordinator

FISHERIES MANAGEMENT ACT 2007: SECTION 90 (2)

*Department of Primary Industries and
Regions SA—Fisheries Division*

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture:

- Opera House Yabby pot, green mesh with white cord attached to a 3 litre milk container.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Monoman Creek on 26 February 2017.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Largs North office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated 20 March 2017.

B. BALMER, Prosecutions Co-ordinator

FISHERIES MANAGEMENT ACT 2007: SECTION 90 (2)

*Department of Primary Industries and
Regions SA—Fisheries Division*

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

- Opera House Yabby pot with black mesh and white cord attached to a foam float.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at 640 km Mark, River Murray on 27 February 2017.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Largs North office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated 20 March 2017.

B. BALMER, Prosecutions Co-ordinator

FISHERIES MANAGEMENT (PRAWN FISHERIES)
REGULATIONS 2006*Temporary Prohibition on Fishing Activities in the
Spencer Gulf Prawn Fisheries*

TAKE notice that pursuant to Regulation 9A of the Fisheries Management (Prawn Fisheries) Regulations 2006, the activities of the class specified in Schedule 1 are prohibited in the waters of the Spencer Gulf Prawn Fishery during the period specified in Schedule 2 unless this notice is varied or revoked.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of King Prawns (*Melicertus latisulcatus*) pursuant to a Spencer Gulf Prawn Fishery Licence.

SCHEDULE 2

From 1800 hours on 21 March 2017 to 1800 hours on 21 March 2018.

Dated 21 March 2017.

S. SHANKS, Prawn Fishery Manager

FISHERIES MANAGEMENT (PRAWN FISHERIES)
REGULATIONS 2006*Temporary Prohibition on Fishing Activities in the
West Coast Prawn Fisheries*

TAKE notice that pursuant to Regulation 9A of the Fisheries Management (Prawn Fisheries) Regulations 2006, the activities of the class specified in Schedule 1 are prohibited in the waters of the West Coast Prawn Fishery during the period specified in Schedule 2 unless this notice is varied or revoked.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of King Prawns (*Melicertus latisulcatus*) pursuant to a West Coast Prawn Fishery Licence.

SCHEDULE 2

From 1800 hours on 21 March 2017 to 1800 hours on 21 March 2018.

Dated 21 March 2017.

S. SHANKS, Prawn Fishery Manager

LIVESTOCK ACT 1997: SECTION 37

*Declaration of a Livestock Standstill in Relation to Pacific Oysters
(Crassostrea gigas)*

PURSUANT to Section 33 of the Livestock Act 1997, I, Leon Bignell MP, Minister for Agriculture, Food and Fisheries, revoke the notice made by the Minister for Agriculture, Food and Fisheries on 23 June 2016 and published on 30 June 2016.

Notice under the Livestock Act 1997 for the purpose of Controlling or Eradicating Pacific Oyster Mortality Syndrome (Ostreid herpesvirus-1 μ variant (OshV-1 μ var)).

Notice by the Minister for Agriculture, Food and Fisheries

By virtue of the provisions of the Livestock Act 1997, and for the purpose of controlling or eradicating the declared exotic disease Ostreid herpesvirus-1 μ variant (OshV-1 μ var) within the State of South Australia, I do hereby:

- (1) Prohibit the introduction of Pacific Oysters or Pacific Oyster spat sourced from the State of Tasmania into the State of South Australia, other than non-living Pacific Oysters for the purposes of human consumption, and except as provided in any written approval given by the Chief Inspector of Stock duly appointed under the Livestock Act 1997; and
- (2) Prohibit the introduction of equipment that has been used in the State of Tasmania in the farming or production of Pacific Oysters or Pacific Oyster spat into the State of South Australia, and except as provided in any written approval given by the Chief Inspector of Stock duly appointed under the Livestock Act 1997; and
- (3) Require that any consignments of Pacific Oysters or Pacific Oyster spat sourced from the State of Tasmania that are received in the State of South Australia, other than for the purposes of human consumption, while this Notice is in force, to be disposed of by their immediate surrender to an inspector duly appointed under the Livestock Act 1997.

This Notice shall remain in force until 31 March 2018, unless amended or revoked by subsequent Notice.

Dated 24 March 2017.

LEON BIGNELL,
Minister for Agriculture, Food and Fisheries

MINING ACT 1971

NOTICE is hereby given in accordance with Section 35A (1) of the Mining Act 1971, that an application for an extractive minerals lease over the undermentioned mineral claims has been received:

Applicant: Clare Quarry Pty Ltd

Claim Numbers: 4397 and 4398

Location: Allotments 8 and 9, Filed Plan 32534. Sections 302 and 303, Hundred of Andrews. (Broughton River area, approximately 3 km south-west of Spalding).

Area: 445.84 hectares approximately

Purpose: Construction Materials (Dolomite)

Reference: T03011

Details of the proposal may be inspected at the Department of State Development, Mineral Resources Division, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000.

A copy of the proposal has been provided to the Northern Areas Council and an electronic copy of the proposal can be found on the Department of State Development website: http://minerals.statedevelopment.sa.gov.au/mining/public_notices_mining.

Written submissions in relation to this application are invited to be received at the Department of State Development, Mining Regulation, Attention: Business Support Officer, G.P.O. Box 320, Adelaide, S.A. 5001, by no later than 27 April 2017.

The delegate of the Minister for Mineral Resources and Energy is required to have regard to these submissions in determining whether to grant or refuse the application and, if so, the terms and conditions on which it should be granted.

When you make a written submission, that submission becomes a public record. Your submission will be provided to the applicant and may be made available for public inspection unless confidentiality is requested.

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Southern Exploration Pty Ltd

Location: Commonwealth Hill area—Approximately 100 km north-north-west of Tarcoola.

Pastoral Leases: Commonwealth Hill

Term: 2 years

Area in km²: 166

Reference: 2017/00019

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

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Alliance Craton Explorer Pty Ltd, Trafford Resources Limited

Location: Pinkawillinie area—Approximately 140 km west of Whyalla.

Pastoral Leases: Bungeroo

Term: 2 years

Area in km²: 40

Reference: 2017/00020

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

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Challenger Gold Operations Pty Ltd, Coombedown Resources Pty Ltd.

Location: Campfire Bore area—Approximately 100 km south-west of Coober Pedy.

Pastoral Leases: Commonwealth Hill

Term: 2 years

Area in km²: 33

Reference: 2017/00025

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

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

J. MARTIN, Mining Registrar

IN *Government Gazette* No. 15 dated 15 March 2017 on page 857, fourth notice appearing on that page, the date of the Regulation read '2001', it *should* have read '2016'. Please replace this notice with the previous one printed in error:

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS)
REGULATIONS 2016

*Closure of Murray River National Park—
Main Katarapko Section*

CORRIGENDUM

PURSUANT to Regulation 7 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2016, 1, Grant Anthony Pelton, as Director, Regional Programs, Parks and Regions Group, authorised delegate of the Director of National Parks and Wildlife, close to the public, the Main Katarapko Section of Murray River National Park from 12 p.m. on Monday, 27 March 2017 until 12 p.m. on Thursday, 30 March 2017.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the park area during the period indicated.

Dated 28 March 2017.

G. A. PELTON, Director,
Regional Programs, Parks and Regions,
Department of Environment, Water and Natural Resources

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 6628-27437, 6628-15439, 6628-26033 and the well to be constructed under permit number 258221, located within Certificate of Titles 5471/360, 5749/386, 5068/625 and 5471/360, respectively.

SCHEDULE B

Purpose

For the irrigation of reserves, ovals and schools within the Town of Walkerville, City of Norwood, Payneham & St Peters and the City of Burnside and surrounding suburbs, in association with the Waterproofing Eastern Adelaide 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 2018.

2. A total maximum volume of 500 mega litres of water per annum (a maximum volume of 125 mega litres per annum per well) may be taken from each of the prescribed wells specified in Schedule A during the period referred to in Condition 1 above.

3. The water user must not take water except through a meter(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. Meter readings must be used to determine the quantity of water taken.

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

- (a) meter readings for each of the wells in Schedule A;
- (b) extraction volumes; and
- (c) water salinity levels.

6. The water user must provide the data collected in accordance with Condition 5 to the Minister's representative during the first 14 calendar days of July 2018.

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

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

For the purposes of this authorisation:

'Water 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 2018 unless earlier varied or revoked.

Dated 23 March 2017.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation.

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Temporary Cessation of Suspension of Petroleum Exploration Licence PEL 494

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the suspension of PEL 494 dated 16 March 2016, has been temporarily ceased under the provisions of the Petroleum and Geothermal Energy Act 2000, for the period 27 March 2017 to 30 March 2017 inclusive, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 494 remains as 23 March 2021.

Dated 21 March 2017.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licence PEL 95

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended under the provisions of the Petroleum and Geothermal Energy Act 2000, for the period from and including 11 March 2017 until 10 March 2018, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 95 is now determined to be 29 October 2019.

Dated 22 March 2017.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licence—PEL 94 Associated Facilities Licence—AAL 200

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence and Associated Activities Licence have been suspended under the provisions of the Petroleum and Geothermal Energy Act 2000, for the period from and including 25 March 2017 until 24 March 2018, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 94 and AAL 200 is now determined to be 4 November 2019.

Dated 22 March 2017.

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

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 31 March 2017

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT**CITY OF BURNSIDE**

Austral Avenue, Linden Park. p23

CITY OF CHARLES STURT

Cedar Avenue, Croydon. p59

TOWN OF GAWLER

Hamilton Boulevard, Evanston Gardens. p38 and 39
Wood Street, Evanston Gardens. p38 and 39

DISTRICT COUNCIL OF MOUNT BARKER

Fiora Court, Littlehampton. p19

Fiora Court, Littlehampton. p37

Rise Court, Littlehampton. p37

CITY OF PLAYFORD

Burnlea Parade, Blakeview. p12-15

Charleston Crescent, Blakeview. p12-15

Lorikeet Place, Blakeview. p12 and 13

Pedlar Close, Blakeview. p14-17

Elly Drive, Munno Para West. p48 and 49

Isla Court, Munno Para West. p48 and 49

Sasha Drive, Munno Para West. p48 and 49

Stacey Court, Munno Para West. p48 and 49

CITY OF PORT ADELAIDE ENFIELD

Dragon Street, Hillcrest. p25

Easements in Lot 4003 in LTRO DO 94136 (proposed roads Richardson Road and Heysen Lane in Land Division number 040/D047/14), East Parkway, Lightview. p50

BAROSSA COUNTRY LANDS WATER DISTRICT**TOWN OF GAWLER**

Easements in Lots 310 and 308 in LTRO DP 113572 (proposed roads Filsell Terrace, Mackintosh Street and Squires Place in Land Division number 490/D068/12), Gawler South. p7 and 8

BORDERTOWN WATER DISTRICT**TATIARA DISTRICT COUNCIL**

Easement in Lot 100 in LTRO DP 22506 (proposed road Gum Avenue in Land Division number 400/D004/15), Green Avenue, Bordertown. p62

MANNUM WATER DISTRICT**MID MURRAY COUNCIL**

Easements in Lot 51 in LTRO DP 113055 (proposed road Marina Way in Land Division number 711/D010/09), Mannum. p41 and 42

MOUNT GAMBIER WATER DISTRICT**CITY OF MOUNT GAMBIER**

Easements in Lot 403 in LTRO DP 93348 (proposed roads Matthew Flinders Way, Wills Court, Woodlands Drive and Burke Circuit in Land Division number 381/D026/15), Matthew Flinders Way, Mount Gambier. p46 and 47

SEWERS LAID

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

ADELAIDE DRAINAGE AREA**CAMPBELLTOWN CITY COUNCIL**

Easement in Lot 82 in LTRO DP6678 and Lot 831 in LTRO DP 114973, Silvermere Avenue, Paradise. FB 1265 p31

CITY OF CHARLES STURT

Osborne Avenue, Woodville Park. FB 1265 p28

TOWN OF GAWLER

Across and in Wood Street, Evanston Gardens. FB 1263 p40-42

In and across Hamilton Boulevard, Evanston Gardens. FB 1263 p40-42

Easements in Lot 2001 in LTRO DP 114137, Hamilton Boulevard (proposed roads yet to be named in Land Division number 490/D036/11), Evanston Gardens. FB 1263 p40-42

CITY OF MARION

Waratah Square, Seacombe Gardens. FB 1265 p23

Robert Street, Edwardstown. FB 1265 p25

Adelaide Terrace, Edwardstown. FB 1265 p33

CITY OF MITCHAM

Rosella Avenue, Glenalta. FB 1265 p19

Alpha Crescent, Panorama. FB 1265 p26

CITY OF NORWOOD PAYNEHAM AND ST PETERS

Castres Street, Glynde. FB 1265 p34

CITY OF PLAYFORD

In and across Charleston Crescent, Blakeview. FB 1263 p19-21

Easement in Lot 12 in LTRO DP 114157, Charleston Crescent, Blakeview. FB 1263 p19-21

In and across Burnlea Parade, Blakeview. FB 1263 p19-24

Lorikeet Place, Blakeview. FB 1263 p19-21

Pedlar Close, Blakeview. FB 1263 p25-27

In and across Peerless Road, Munno Para West. FB 1263 p43-45

In and across Elly Drive, Munno Para West. FB 1263 p43-45

Isla Court, Munno Para West. FB 1263 p43-45

Stacey Court, Munno Para West. FB 1263 p43-45

CITY OF PORT ADELAIDE ENFIELD

McLauchlan Road, Windsor Gardens. FB 1265 p15

Dragon Street, Hillcrest. FB 1265 p16

Across Pellew Street, Windsor Gardens. FB 1265 p30

Munster Street, Windsor Gardens. FB 1265 p31

Stroud Street, Clearview. FB 1265 p32

Easements in Lot 4003 in LTRO DP 94136, East Parkway (proposed roads Richardson Road and Heysen Lane in Land Division number 040/D047/14), Lightview. FB 1263 p46 and 47

CITY OF SALISBURY

Scott Street, Pooraka. FB 1265 p20

Telowie Avenue, Ingle Farm. FB 1265 p24

Header Avenue, Salisbury North. FB 1263 p38 and 39

CITY OF UNLEY

Baulderstone Road, Myrtle Bank. FB 1265 p27

MANNUM COUNTRY DRAINAGE AREA**MID MURRAY COUNCIL**

Marina Way, Mannum. FB 1263 p35-37

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

Easements in Lot 403 in LTRO DP 93348, Matthew Flinders Way (proposed roads Woodlands Drive, Burke Drive, Matthew Flinders Way and Wills Court in Land Division number 381/D026/15), Mount Gambier. FB 1254 p12-14

OUTSIDE ADELAIDE DRAINAGE AREA**TOWN OF GAWLER**

Easements in Lot 310 in LTRO DP 113572, Filsell Terrace and Lot 308 in LTRO DP 113572, Miller Road (proposed roads Filsell Terrace, MacKintosh Street and Squires Place in Land Division number 490/D068/12), Gawler South. FB 1263 p28-30

CITY OF PLAYFORD

Fern Close, Virginia. FB 1263p31-34

Peridot Loop, Virginia. FB 1263 p31-34

Across and in Castleton Street, Virginia. FB 1263 p31-34

Easements in Lot 610 in LTRO DP 112891, Bevan Road (proposed road Emerald Circuit in Land Division number 292/D102/14), Virginia. FB 1263 p31-34

Reed Lane, Virginia. FB 1263 p31-34

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

HOUSING IMPROVEMENT ACT 1940

Rent Control

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table, the South Australian Housing Trust Board Delegate did declare the houses described in the said table to be sub-standard for the purposes of Part 7 of the Housing Improvement Act 1940, the South Australian Housing Trust Board Delegate in the exercise of the powers conferred by the said Part, does hereby fix as 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 opposite the description of such house and this notice shall come into force on the date of this publication in the *Gazette*.

Address of House	Allotment, Section, etc.	Certificate of Title		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
		Volume	Folio		
Lot 60, North Terrace, Paruna, S.A. 5311	Allotment 60, Town of Paruna, Hundred of Kekwick	5186	518	12.1.17, page 48	119.00
20 Woodcutts Road, Davoren Park, S.A. 5113	Allotment 202 in Deposited Plan 7275, Hundred of Munno Para	5277	404	12.1.17, page 48	120.00
19 Jenkins Terrace, Naracoorte, S.A. 5271	Allotment 61 in Deposited Plan 231, Hundred of Naracoorte	5598	971	27.1.17, page 199	77.00
54 Lewis Road, Carrickalinga, S.A. 5204	Allotment 543 in Deposited Plan 6399, Hundred of Myponga	5628	8	27.1.17, page 199	189.00
12 Railway Terrace, Gulnare, S.A. 5471	Allotment 7 in Deposited Plan 1605, Hundred of Bundaleer	6151	865	27.1.17, page 199	50.00

Dated 28 March 2017.

T. BAKER, Director, Property and Contract Management, Housing SA (Delegate SAHT)

South Australia

Liquor Licensing (Dry Areas) Notice 2017

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

1—Short title

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

2—Commencement

This notice comes into operation on 21 April 2017.

3—Interpretation

(1) In this notice—

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

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

4—Consumption etc of liquor prohibited in dry areas

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

Schedule—Goolwa Area 3

1—Extent of prohibition

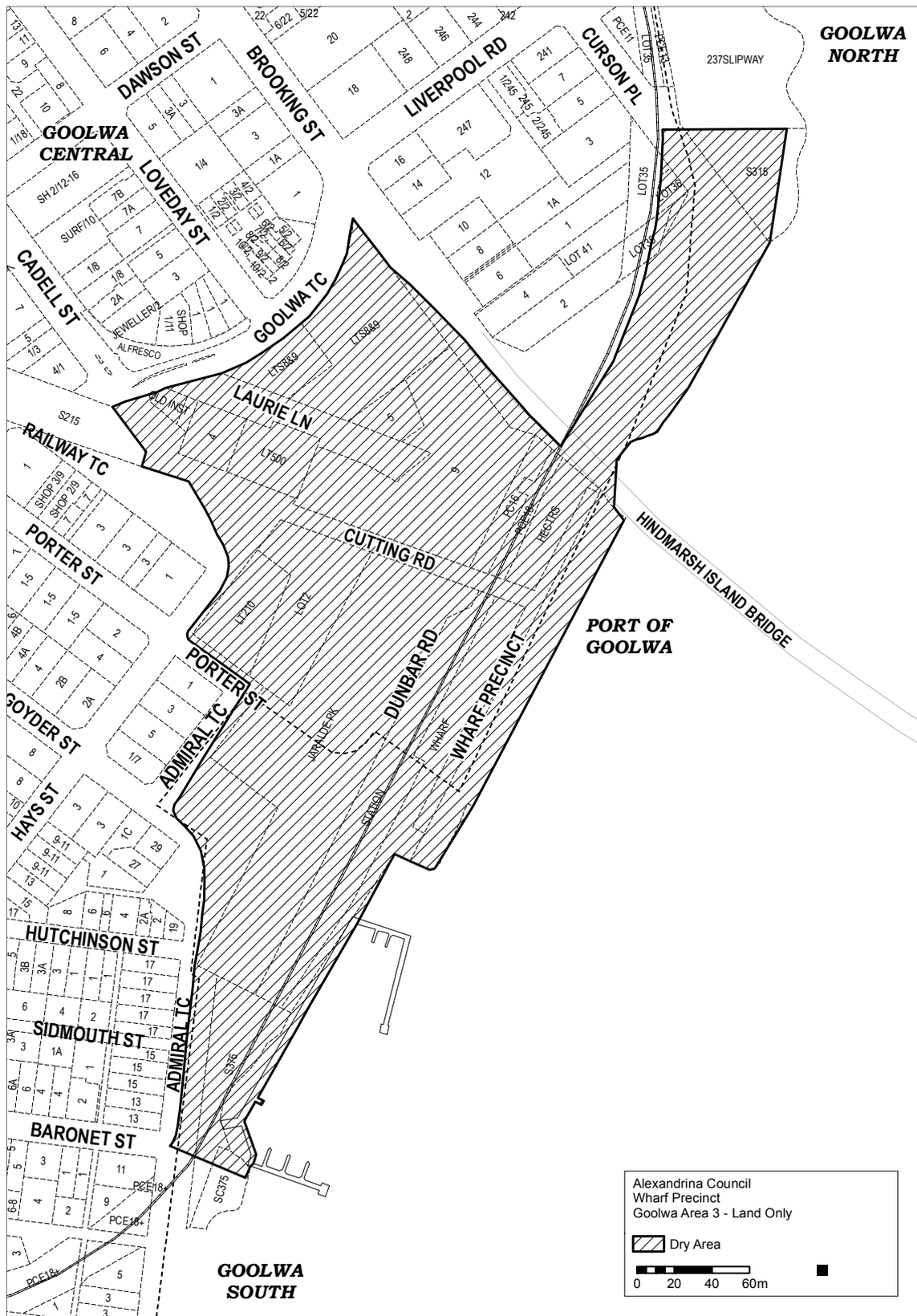
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 5 pm on 21 April 2017 to 9 am on 24 April 2017.

3—Description of area

The area in Goolwa Central and Port of Goolwa (generally known as the Wharf Precinct) and to be known as Goolwa Area 3 bounded as follows: commencing at the north eastern corner of Section 315, Hundred of Goolwa, and then due west to the eastern side of the railway reserve. Then follow the easterly side of the railway reserve until reaching the south western underside of the Goolwa and Hindmarsh Island Bridge. Head in a north westerly direction, along the south western side of Brooking Street, until the round-about intersection of Brooking Street, Liverpool Road and Goolwa Terrace. Follow the south eastern side of Goolwa Terrace until the intersection of Cadell Street and Goolwa Terrace. Traversing the north eastern side of Cadell Street, past the Cadell Street and Cutting Road intersection. Continue along Cadell Street and enter Hayes Street then to the Hayes Street and Porter Street intersection. Head south east to the Porter Street and Admiral Terrace intersection. Then head south west and continue along the eastern side of Admiral Terrace past the intersections of Goyder Street, Hutchinson Street, Sidmouth Street until the Admiral Terrace and Baronet Street intersection. Head east south east to the eastern side of the boardwalk. Head north east along the eastern side of the boardwalk then a straight line, by the shortest route, to the southern side of the jetty. Then in a straight line by the shortest route to the south eastern side of the Goolwa Wharf. Traverse the south eastern side of the Goolwa Wharf under the Goolwa and Hindmarsh Island Bridge along the River Murray bank to the south south eastern side of Section 315 returning to the point of commencement.



Made by the Liquor and Gambling Commissioner
On 21 March 2017.

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Notice of Invitation of Applications for a Petroleum Exploration Licence

I, BARRY ALAN GOLDSTEIN, Executive Director, Energy Resources Division, Department of State Development in the State of South Australia, pursuant to the provisions of the Petroleum and Geothermal Energy Act 2000, and delegated powers dated 21 March 2012, and in accordance with Section 22 (1) of the Petroleum and Geothermal Energy Act 2000, on behalf of the Minister for Mineral Resources and Energy (Minister) hereby invite applications for the grant of a Petroleum Exploration Licence (PEL) in respect of the areas described below:

OTWAY BASIN BLOCK: OT 2017-A

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

Area 1

Commencing at a point being the intersection of latitude 37°22'00"S GDA94 and longitude 140°28'50"E GDA94, thence west to longitude 140°27'30"E GDA94, south to latitude 37°24'50"S GDA94, west to longitude 140°22'30"E GDA94, south to latitude 37°30'00"S GDA94, east to longitude 140°37'30"E GDA94, north to latitude 37°28'00"S GDA94, west to longitude 140°36'40"E GDA94, north to latitude 37°27'20"S GDA94, west to longitude 140°35'50"E GDA94, north to latitude 37°26'20"S GDA94, west to longitude 140°35'00"E GDA94, north to latitude 37°25'20"S GDA94, west to longitude 140°34'00"E GDA94, north to latitude 37°24'40"S GDA94, west to longitude 140°33'00"E GDA94, north to latitude 37°24'00"S GDA94, west to longitude 140°31'30"E GDA94, north to latitude 37°23'20"S GDA94, west to longitude 140°30'00"E GDA94, north to latitude 37°22'40"S GDA94, west to longitude 140°28'50"E GDA94 and north to the point of commencement.

Area 2

Commencing at a point being the intersection of latitude 37°22'00"S GDA94 and longitude 140°09'00"E GDA94, thence west to longitude 140°03'30"E GDA94, north to latitude 37°20'00"S GDA94, west to longitude 140°01'00"E GDA94, north to latitude 37°17'00"S GDA94, east to longitude 140°10'00"E GDA94, north to latitude 37°14'00"S GDA94, east to longitude 140°15'00"E GDA94, south to latitude 37°17'30"S GDA94, east to longitude 140°27'30"E GDA94, south to latitude 37°22'00"S GDA94, west to longitude 140°25'00"E GDA94, north to latitude 37°20'00"S GDA94, west to longitude 140°23'00"E GDA94, north to latitude 37°19'00"S GDA94, west to the eastern boundary of the Reedy Creek Conservation Park, thence beginning north-westerly along the boundary of the said Conservation Park to latitude 37°19'00"S GDA94, west to longitude 140°13'00"E GDA94, south to latitude 37°23'00"S GDA94, east to longitude 140°15'00"E GDA94, south to latitude 37°24'00"S GDA94, east to longitude 140°17'00"E GDA94, south to latitude 37°25'00"S GDA94, east to longitude 140°19'00"E GDA94, south to latitude 37°26'00"S GDA94, west to longitude 140°09'00"E GDA94 and north to the point of commencement.

Area 3

Commencing at a point being the intersection of latitude 37°05'00"S GDA94 and longitude 139°48'00"E GDA94, thence east to longitude 140°04'00"E GDA94, south to latitude 37°11'00"S GDA94, east to longitude 140°05'00"E GDA94, south to latitude 37°13'00"S GDA94, west to longitude 139°50'00"E GDA94, north to latitude 37°12'00"S GDA94, west to the northern boundary of the Lake Robe Game Reserve, thence beginning north-westerly along the boundary of the said Game Reserve to longitude 139°48'00"E GDA94, north to latitude 37°11'00"S GDA94, west to longitude 139°47'30"E GDA94, north to the Territorial Sea Baseline at low water mark, Southern Ocean, thence generally northerly along the said baseline to latitude 37°07'00"S GDA94, east to longitude 139°48'00"E GDA94 and north to the point of commencement.

Area 4

Commencing at a point being the intersection of latitude 37°17'40"S GDA94 and longitude 140°45'00"E GDA94, thence north to latitude 37°15'30"S GDA94, west to longitude 140°43'40"E GDA94, north to latitude 37°15'10"S GDA94, west to longitude 140°43'20"E GDA94, north to latitude 37°14'50"S GDA94, west to longitude 140°43'00"E GDA94, north to latitude 37°14'30"S GDA94, west to longitude 140°42'40"E GDA94, north to latitude 37°14'20"S GDA94, west to longitude 140°42'35"E GDA94, north to latitude 37°14'05"S GDA94, west to longitude 140°42'25"E GDA94, north to latitude 37°13'50"S GDA94, west to longitude 140°42'10"E GDA94, north to latitude 37°13'40"S GDA94, west to longitude 140°42'00"E GDA94, north to latitude 37°13'30"S GDA94, west to longitude 140°41'45"E GDA94, north to latitude 37°13'15"S GDA94, west to longitude 140°41'35"E GDA94, north to latitude 37°13'05"S GDA94, west to longitude 140°41'25"E GDA94, north to latitude 37°12'55"S GDA94, west to longitude 140°41'15"E GDA94, north to latitude 37°12'45"S GDA94, west to longitude 140°41'00"E GDA94, north to latitude 37°12'35"S GDA94, west to longitude 140°40'40"E GDA94, north to latitude 37°12'25"S GDA94, west to longitude 140°40'25"E GDA94, north to latitude 37°12'15"S GDA94, west to longitude 140°40'00"E GDA94, north to latitude 37°12'05"S GDA94, west to longitude 140°39'35"E GDA94, north to latitude 37°12'00"S AGD66, west to longitude 140°37'15"E GDA94, south to latitude 37°12'00"S GDA94, west to longitude 140°30'50"E GDA94, north to latitude 37°10'50"S GDA94, west to longitude 140°28'30"E GDA94, north to latitude 37°10'20"S GDA94, west to longitude 140°21'40"E GDA94, south to latitude 37°11'50"S GDA94, west to longitude 140°15'00"E GDA94, north to latitude 37°10'00"S GDA94, east to longitude 140°20'00"E GDA94, north to latitude 37°05'00"S GDA94, east to longitude 140°25'00"E GDA94, north to latitude 37°00'00"S GDA94, east to longitude 140°40'00"E GDA94, south to latitude 37°05'00"S GDA94, east to longitude 140°50'00"E GDA94, south to northern boundary of the Naracoorte Caves National Park, thence beginning westerly along the boundary of the said National Park to longitude 140°50'00"E GDA94, south to northern boundary of Coonawarra Geographical Indication, thence beginning north westerly along the boundary of the said Geographical Indication to latitude 37°17'40"S GDA94 and west to the point of commencement.

Area 5

Commencing at a point being the intersection of latitude 37°10'00"S GDA94 and the northern boundary of Coonawarra Geographical Indication, thence east to the eastern border of the State of South Australia, thence southerly along the border of the said State to northern boundary of Coonawarra Geographical Indication, thence beginning north westerly along the boundary of the said Geographical Indication to the point of commencement.

But excluding:

Big Heath Conservation Park, Bool Lagoon Game Reserve, Glen Roy Conservation Park, Hacks Lagoon Conservation Park and Mary Seymour Conservation Park.

Area: 1 734.08 km² approximately.

Applicants should also note that in the event that additional Parks or Reserves are proclaimed under the National Parks and Wildlife Act 1972 prior to the grant of a PEL, and where such Parks or Reserves prohibit the exploration for and production of petroleum, then the area of any such Parks or Reserves shall be excised from the area to be granted as a PEL.

*Special Conditions**Licence Term*

The PEL will be offered for a five-year term with a right of renewal for two further five-year terms at the end of the initial term, with compulsory relinquishment of 33.3% of the original area at each renewal, subject to prevailing Petroleum and Geothermal Energy Act 2000 provisions.

Security

A minimum \$50 000 security (amount subject to review) will be required to be lodged by the licensee prior to entering a year of the licence term in which seismic or well activities are planned, or prior to undertaking earlier seismic or well activities.

Land Access

A PEL application area which includes any parks or reserves proclaimed under the National Parks and Wildlife Act 1972 will be referred to the Minister for Sustainability, Environment and Conservation, and the views of such Minister are required to be taken into account when granting any PEL in respect of those parks or reserves.

Applications

Applications lodged under Section 65 (1) of the Petroleum and Geothermal Energy Act 2000 are required to be made in the approved form as identified on the Petroleum website www.petroleum.statedevelopment.sa.gov.au/licensing_and_land_access/acreage_releases/ot2017_otway_acreage_release_onshore.

Applications:

- must satisfy the requirements of Regulations 4 and 6 of the Regulations under the Petroleum and Geothermal Energy Act 2000;
- must be accompanied by a proposed work program for the first five year term of the licence;
- must be accompanied by a statement of the financial and technical resources available to the applicant; and
- must be accompanied by the scheduled application fee (currently \$4 254 per PEL application, however applicants are asked to please refer to the Department's website www.petroleum.statedevelopment.sa.gov.au/licensing_and_land_access/applications to confirm the applicable prescribed fee and payment methods at the time of application).

Applications close at 4 p.m., on Friday, 29 September 2017 (Australian Central Standard Time).

The following special instructions for lodgement of applications should be observed:

- the application and supporting data, together with the scheduled application fee should be sealed in a plain envelope or package and clearly marked as 'Application for Area OT 2017-A—Commercial-in-Confidence'; and
- the envelope or package should then be enclosed in another envelope and posted, or delivered by hand to:

Executive Director,
Energy Resources Division,
Department of State Development,
Level 7, 101 Grenfell Street,
Adelaide, S.A. 5000.

Copies of the basic exploration data pertaining to the release area are available from the Energy Resources Division of the Department of State Development. Enquiries may be directed to Barry Alan Goldstein, Executive Director, Energy Resources Division (Telephone (08) 8463 3204; email: barry.goldstein@sa.gov.au).

Criteria for Assessment of Applications

The winning bidder will be selected on the basis of the five-year work program. The work program must include a statement of exploratory operations the applicant proposes to carry out in each year of the first five-year licence term. The aim of the work program is to evaluate the prospectivity of the licence area and discover regulated resources. It is expected that at least one petroleum exploration well would be included in the five-year work program.

Bids will be assessed taking account of the criteria listed below. It is important to note that the timing of well drilling and seismic acquisition will be taken into account. Key criteria for assessment of OT 2017-A applications include but are not necessarily limited to:

- the number of exploration wells to be drilled in the licence area (development wells are not considered);
- the number of years the applicant is prepared to guarantee the work program;
- the extent to which proposed wells are supported by seismic data;
- the amount and nature of seismic surveying to be carried out and its timing;
- other data acquisition (e.g. gravity, aeromagnetic or geochemical surveys);
- seismic reprocessing to be carried out; and
- the adequacy of the applicant's financial resources and technical expertise to satisfactorily undertake the proposed work program and overall regulatory compliance.

In addition to the above criteria, where bids are similar, the benefits of the introduction of new explorers into the area may be taken into account. In the case of cascading bids (i.e. multiple or hybrid bids by one applicant or joint venture), only the highest bid will be considered.

The Minister is expected to announce the winning bidder, together with details of the work program in late October 2017.

Dated 24 March 2017.

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

South Australia

Public Sector (Reorganisation of Public Sector Operations) Notice 2017

under section 9(1) of the *Public Sector Act 2009*

1—Short title

This notice may be cited as the *Public Sector (Reorganisation of Public Sector Operations) Notice 2017*.

2—Commencement

This notice will come into operation on 1 April 2017.

3—Transfer of employees

The employees of the Department of State Development specified in Schedule 1 are transferred to the Department of the Premier and Cabinet on the same basis of engagement as applied before the transfer.

Schedule 1—Employees being transferred

Paul Heithersay

Bianca de Blasio

All employees of the business units known as:

- (a) the Mineral Resources Division;
- (b) the Energy Resources Division;
- (c) the Energy Markets and Programs Division;
- (d) the Resource Infrastructure and Investment Task Force, with the exception of the Case Management Function;
- (e) the Strategy and Governance Unit; and
- (f) the Office of the Economic Development Board,

including those employees who:

- are currently working on a term basis in another public sector agency and who have a right of return to duties pursuant to regulation 6 of the Public Sector Regulations 2010; and/or
- are absent from their substantive duties on any form of paid or unpaid leave and who has a right at the conclusion of such leave to return to duties.

Made by the Premier

On 16 March 2017

DPC17/010CS

South Australia

Planning, Development and Infrastructure Act (Commencement) Proclamation 2017

1—Short title

This proclamation may be cited as the *Planning, Development and Infrastructure Act (Commencement) Proclamation 2017*.

2—Commencement of Act and suspension of certain provisions

- (1) The *Planning, Development and Infrastructure Act 2016* (No 14 of 2016) will come into operation on 1 April 2017.
- (2) The operation of the following provisions of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
 - (a) section 4;
 - (b) section 11;
 - (c) sections 49 and 50;
 - (d) section 51(1)(b) and (c);
 - (e) section 53;
 - (f) sections 58 to 161 (inclusive);
 - (g) Part 13 Division 1 Subdivision 3;
 - (h) sections 192 to 232 (inclusive);
 - (i) sections 234 and 235;
 - (j) section 237;
 - (k) sections 239 and 240;
 - (l) Schedule 6.

Made by the Governor

with the advice and consent of the Executive Council
on 28 March 2017

PLN0005/17CS

South Australia

Planning, Development and Infrastructure (Section 7 Commencement) Proclamation 2017

under Schedule 8 clause 5(3)(d) and (4)(c) of the *Planning, Development and Infrastructure Act 2016*

1—Short title

This proclamation may be cited as the *Planning, Development and Infrastructure (Section 7 Commencement) Proclamation 2017*.

2—Commencement

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

3—Interpretation

In this proclamation—

Act means the *Planning, Development and Infrastructure Act 2016*;

repealed Act means the *Development Act 1993*.

4—Commencement of section 7 of Act

In accordance with clause 5(3)(d) and (4)(c) of Schedule 8 of the Act, section 7 of the Act—

- (a) is specified as a provision to which clause 5(3)(d) of Schedule 8 applies; and
- (b) will apply as if it formed part of the repealed Act.

Note—

Clause 5(4)(a) of Schedule 8 of the Act provides that a provision to which clause 5(3)(d) of that Schedule applies will commence on the day on which the State Planning Commission is established under clause 5(1) or (2) of Schedule 8.

Made by the Governor

with the advice and consent of the Executive Council
on 28 March 2017

PLN0005/17CS

South Australia

Statutes Amendment (Budget 2016) Act (Commencement) Proclamation 2017

1—Short title

This proclamation may be cited as the *Statutes Amendment (Budget 2016) Act (Commencement) Proclamation 2017*.

2—Commencement of suspended provisions

Part 8 of the *Statutes Amendment (Budget 2016) Act 2016* (No 57 of 2016) will come into operation on 3 April 2017.

Made by the Governor

with the advice and consent of the Executive Council
on 28 March 2017

MTS/17/002

South Australia

Statutes Amendment (Planning, Development and Infrastructure) Act (Commencement) Proclamation 2017

1—Short title

This proclamation may be cited as the *Statutes Amendment (Planning, Development and Infrastructure) Act (Commencement) Proclamation 2017*.

2—Commencement of Act and suspension of certain provisions

- (1) Subject to subclause (2), the *Statutes Amendment (Planning, Development and Infrastructure) Act 2017* (No 5 of 2017) (the **Statutes Amendment Act**) will come into operation on 1 April 2017 immediately after the commencement of the *Planning, Development and Infrastructure Act 2016*.
- (2) The operation—
 - (a) of the following provisions of the Statutes Amendment Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
 - (i) sections 4 to 9 (inclusive);
 - (ii) Parts 3 to 27 (inclusive); and
 - (b) of the following provisions of Schedule 8 of the *Planning, Development and Infrastructure Act 2016* (inserted into that Act by section 10 of the Statutes Amendment Act) is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
 - (i) clause 4;
 - (ii) clauses 10 to 29 (inclusive);
 - (iii) clauses 32 to 35 (inclusive);
 - (iv) clauses 37 to 40 (inclusive).

Made by the Governor

with the advice and consent of the Executive Council
on 28 March 2017

PLN0005/17CS

South Australia

Administrative Arrangements (Administration of Planning, Development and Infrastructure Act) Proclamation 2017

under section 5 of the *Administrative Arrangements Act 1994*

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Planning, Development and Infrastructure Act) Proclamation 2017*.

2—Commencement

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

3—Administration of Act committed to Minister for Planning

The administration of the *Planning, Development and Infrastructure Act 2016* is committed to the Minister for Planning.

Made by the Governor

with the advice and consent of the Executive Council
on 28 March 2017

PLN0005/17CS

South Australia

Planning, Development and Infrastructure (Designated Day) Proclamation 2017

under Schedule 8 clause 1 of the *Planning, Development and Infrastructure Act 2016*

1—Short title

This proclamation may be cited as the *Planning, Development and Infrastructure (Designated Day) Proclamation 2017*.

2—Commencement

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

3—Designated day

In accordance with the definition of *designated day* in Schedule 8 clause 1 of the *Planning, Development and Infrastructure Act 2016*, 1 April 2017 is appointed as the designated day for the purposes of clause 8 of that Schedule.

Made by the Governor

with the advice and consent of the Executive Council
on 28 March 2017

PLN0005/17CS

South Australia

Animal Welfare (Dehorning of Cattle) Variation Regulations 2017

under the *Animal Welfare Act 1985*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Animal Welfare Regulations 2012*

- 4 Substitution of regulation 68
 - 68 Dehorning and disbudding of cattle
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Animal Welfare (Dehorning of Cattle) Variation Regulations 2017*.

2—Commencement

These regulations will come into operation on 15 April 2017, immediately after the *Animal Welfare Variation Regulations 2016* come into operation.

3—Variation provisions

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

Part 2—Variation of *Animal Welfare Regulations 2012*

4—Substitution of regulation 68

Regulation 68—delete regulation 68 and substitute:

68—Dehorning and disbudding of cattle

- (1) Subject to subregulation (2), a person who has the care, control and management of cattle must ensure that dehorning is not carried out on an animal 6 months of age or older unless the animal is given a suitable analgesic or is anaesthetised.

Maximum penalty: \$2 500.

Expiation fee: \$210.

- (2) If the first yarding of an animal does not occur before the animal is 6 months of age, dehorning may be carried out on that animal without it being given a suitable analgesic or anaesthetic despite the fact that it is 6 months of age or older provided that—

- (a) dehorning is carried out at the first yarding of the animal; and
- (b) the animal is less than 12 months of age.

- (3) A person who has the care, control and management of cattle must ensure that disbudding is not carried out on cattle by the use of caustic chemicals unless—

- (a) the animal is a calf that is less than 14 days of age; and
- (b) the skin on the head of the calf is dry immediately before the commencement of the procedure and the skin is kept dry for at least 12 hours immediately after the procedure; and
- (c) the calf is segregated from its mother for at least 4 hours immediately after the procedure.

Maximum penalty: \$2 500.

Expiation fee: \$210.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 28 March 2017

No 23 of March 2017

17MSECCS014

South Australia

Planning, Development and Infrastructure (General) Regulations 2017

under the *Planning, Development and Infrastructure Act 2016*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Interpretation

Part 2—Initial regulations

- 4 Definition of public notice
- 5 Annual report—Commission
- 6 Annual reports—joint planning boards
- 7 SA planning portal—certification and verification of information
- 8 Disclosure of financial interests
- 9 Compliance with code of conduct—Commission
- 10 Compliance with code of conduct—joint planning boards

Schedule 1—Register of interest—primary return

Schedule 2—Register of interest—ordinary return

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Planning, Development and Infrastructure (General) Regulations 2017*.

2—Commencement

These regulations will come into operation on 1 April 2017.

3—Interpretation

In these regulations—

Act means the *Planning, Development and Infrastructure Act 2016*.

Part 2—Initial regulations

4—Definition of public notice

For the purposes of the definition of *public notice* in section 3 of the Act, a notice that—

- (a) is published on the SA planning portal; or
- (b) is published—
 - (i) in a newspaper circulating generally in the State; or
 - (ii) in relation to a notice that relates to a particular place, in a newspaper circulating in the area where the place is situated,

complies with these regulations.

5—Annual report—Commission

For the purposes of section 32(2) of the Act, an annual report of the Commission must also contain the following information:

- (a) information about any strategic or other similar objective adopted by the Commission for the coming year or years;
- (b) information about the extent to which the principles referred to in section 14 of the Act are being reflected in the planning system established under the Act;
- (c) information about—
 - (i) any performance targets set under Schedule 4 of the Act during the relevant financial year; and
 - (ii) the work of the Commission under clause 1 of Schedule 4 of the Act during the relevant financial year; and
- (d) information about any review under clause 3 of Schedule 4 of the Act concluded during the relevant financial year.

6—Annual reports—joint planning boards

- (1) For the purposes of section 36(2)(e) of the Act, a joint planning board must, on or before 30 September in every year, forward to the Minister and to the Commission a report on the joint planning board's operations for the preceding financial year.
- (2) An annual report must also contain the following information:
 - (a) information about the membership of the joint planning board during the relevant financial year;
 - (b) the audited annual financial statements of the joint planning board for the relevant financial year;
 - (c) information about the activities of the joint planning board's committees during the relevant financial year;

- (d) information about the implementation and operation of the joint planning board's regional plan under section 64 of the Act during the relevant financial year.
- (3) The Minister must, within 6 sitting days after receiving a report under this regulation, cause copies of the report to be laid before both Houses of Parliament.

7—SA planning portal—certification and verification of information

For the purposes of section 52(1) of the Act, a prescribed requirement is—

- (a) that the instrument is published on a part of the SA planning portal that states that instruments published on that part are certified by the Chief Executive under section 52(1) of the Act; or
- (b) that the instrument has a statement appearing as a heading to the instrument, or at the foot of each page of the instrument, to the effect that it is certified by the Chief Executive under section 52(1) of the Act.

8—Disclosure of financial interests

- (1) In this regulation—

financial benefit, in relation to a person, means—

- (a) any remuneration, fee or other pecuniary sum exceeding \$1 000 received by the person in respect of a contract of service entered into, or paid office held by, the person; and
- (b) any remuneration, fee or other pecuniary sum received by the person in respect of a trade, vocation, business or profession engaged in by the person where the total exceeds \$1 000,

but does not include an allowance, fee or other sum payable to the person under the Act;

income source, in relation to a person, means—

- (a) any person or body of persons with whom the person entered into a contract of service or held any paid office; and
- (b) any trade, vocation, business or profession engaged in by the person;

ordinary return means a return under clause 2(1)(b) of Schedule 1 of the Act;

primary return means a return under clause 2(1)(a) of Schedule 1 of the Act;

return period, in relation to the ordinary return of a prescribed member, means—

- (a) in the case of a prescribed member whose last return was a primary return—the period between the date of the primary return and 30 June next following;
 - (b) in any other case—the period of 12 months expiring on 30 June on or within 60 days after which the ordinary return is required to be submitted.
- (2) A word or expression used in this regulation that is referred to in clause 1 of Schedule 1 of the Act has the same meaning in this regulation as in that clause.

- (3) For the purposes of this regulation, a person is an investor in a body if—
- (a) the person has deposited money with, or lent money to, the body that has not been repaid and the amount not repaid equals or exceeds \$10 000; or
 - (b) the person holds, or has a beneficial interest in, shares in, or debentures of, the body or a policy of insurance issued by the body.
- (4) For the purposes of clause 2(1)(a) of Schedule 1 of the Act, a primary return must be in the form set out in Schedule 1 of these regulations and contain the following information:
- (a) a statement of any income source that the prescribed member required to submit the return or a person related to the prescribed member has or expects to have in the period of 12 months after the date of the primary return;
 - (b) the name of any company, or other body, corporate or unincorporate, in which the prescribed member or a member of the prescribed member's family holds office whether as a director or otherwise, for the purposes of obtaining financial gain (including at sometime in the future);
 - (c) the information required by subregulation (7).
- (5) For the purposes of clause 2(1)(b) of Schedule 1 of the Act, an ordinary return must be submitted within 60 days after 30 June in each year.
- (6) For the purposes of clause 2(1)(b) of Schedule 1 of the Act, an ordinary return must be in the form set out in Schedule 2 and contain the following information:
- (a) if the prescribed member required to submit the return or a person related to the prescribed member received, or was entitled to receive, a financial benefit during any part of the return period—the income source of the financial benefit;
 - (b) if the prescribed member or a member of the prescribed member's family held an office whether as a director or otherwise in any company or other body, corporate or unincorporate, during the return period for the purposes of obtaining financial gain (including at some time in the future)—the name of the company or other body;
 - (c) the information required by subregulation (7).
- (7) For the purposes of this regulation, a return (whether primary or ordinary) must contain the following information:
- (a) the name or description of any company, partnership, association or other body in which the prescribed member required to submit the return or a person related to the prescribed member is an investor;
 - (b) a concise description of any trust (other than a testamentary trust) of which the prescribed member or a person related to the prescribed member is a beneficiary or trustee (including the name and address of each trustee);
 - (c) the address or description of any land in which the prescribed member or a person related to the prescribed member has a beneficial interest other than by way of security for any debt;

- (d) any fund in which the prescribed member or a person related to the prescribed member has an actual or prospective interest to which contributions are made by a person other than the prescribed member or a person related to the prescribed member;
 - (e) if the prescribed member or a person related to the prescribed member is indebted to another person (not being related to the prescribed member or to a member of the prescribed member's family by blood or marriage) in an amount equal to or exceeding \$10 000—the name and address of that person;
 - (f) if the prescribed member or a person related to the prescribed member is owed money by a natural person (not being related to the prescribed member or to a member of the prescribed member's family by blood or marriage) in an amount equal to or exceeding \$10 000—the name and address of that person;
 - (g) any other substantial interest of a pecuniary nature of the prescribed member or of a person related to the prescribed member of which the prescribed member is aware and which the prescribed member considers might appear to raise a material conflict between the prescribed member's private interest and the duty that the prescribed member has or may subsequently have as a member of a designated entity.
- (8) A prescribed member is required by this regulation only to disclose information that is known to the prescribed member or ascertainable by the prescribed member by the exercise of reasonable diligence.
- (9) Nothing in this regulation requires a prescribed member to disclose information relating to a person as trustee of a trust unless the information relates to the person in the person's capacity as trustee of a trust by reason of which the person is related to the prescribed member.
- (10) A prescribed member may include in a return such additional information as the prescribed member thinks fit.
- (11) Nothing in this regulation will be taken to prevent a prescribed member from disclosing information required by this regulation in such a way that no distinction is made between information relating to the prescribed member personally and information relating to a person related to the prescribed member.
- (12) Nothing in this regulation requires disclosure of the actual amount or extent of a financial benefit or interest.

9—Compliance with code of conduct—Commission

- (1) In this regulation—
- code of conduct* means the code of conduct to be observed by members of the Commission adopted by the Minister under clause 1(1)(a) of Schedule 3 of the Act.
- (2) A person may make a complaint to the Minister if the person believes that a member of the Commission has acted in contravention of the code of conduct.
- (3) A complaint must—
- (a) be in writing; and
 - (b) contain particulars of the allegations on which the complaint is based; and
 - (c) be verified by statutory declaration.

- (4) Except with the approval of the Minister, a complaint must not be lodged with the Minister more than 6 months after the day on which the complainant first had notice of the matters alleged in the complaint.
- (5) The Minister may require the complainant to give further particulars of the complaint (verified, if the Minister so requires, by statutory declaration).
- (6) The Minister may refuse to entertain a complaint or, having accepted a complaint for investigation, may refuse to continue to entertain a complaint, if it appears to the Minister—
 - (a) that the complainant does not have a sufficient interest in the matter to which the complaint relates; or
 - (b) that the matter raised in the complaint is trivial; or
 - (c) that the complaint is frivolous or vexatious or is not made in good faith; or
 - (d) that there is some other good reason not to proceed (or to proceed further) with the matter under this regulation.
- (7) The Minister may, as the Minister's first step in dealing with a complaint—
 - (a) refer the matter to the member of the Commission to whom the complaint relates for a response; or
 - (b) refer the matter to the presiding member of the Commission for consideration and report; or
 - (c) if the complaint relates to the member of the Commission who holds office under section 18(1)(b) of the Act—refer the matter to the Chief Executive.
- (8) The Minister may take such other action as the Minister thinks fit (including by deciding not to proceed further with the matter).
- (9) The Minister may, whether or not the Minister has acted under subregulation (7), appoint a person to investigate the complaint.
- (10) If the Minister appoints an investigator—
 - (a) the Minister must inform the member of the Commission to whom the complaint relates of the appointment of the investigator and furnish formal notification about the nature of the complaint; and
 - (b) the investigator must conduct an investigation into the complaint as soon as practicable after the appointment has been made; and
 - (c) the investigator must give the member of the Commission to whom the complaint relates a reasonable opportunity to make representations to the investigator about the complaint; and
 - (d) the investigator may require—
 - (i) the complainant; and
 - (ii) the member of the Commission to whom the complaint relates; and
 - (iii) the presiding member of the Commission; and
 - (iv) if the complaint relates to the member of the Commission who holds office under section 18(1)(b) of the Act—the Chief Executive,

- to provide to the investigator any document or other information relevant to the investigation of the complaint (verified, if the investigator so requires, by statutory declaration); and
- (e) the investigator—
- (i) must otherwise comply with the rules of natural justice; and
 - (ii) subject to subparagraph (i), may conduct the investigation in such manner as the investigator thinks fit (including by undertaking such other consultations and undertaking such other inquiries as the investigator thinks fit).
- (11) If during an investigation the investigator is satisfied that there is a matter about which another complaint could have been made against the member of the Commission, the investigator may, after consultation with the Minister, deal with the matter as part of the investigation as if a complaint had been made about the matter.
- (12) The investigator—
- (a) may report to the Minister at any stage of an investigation; and
 - (b) must present a written report to the Minister at the conclusion of the investigation.
- (13) The Minister must provide the person to whom the complaint relates with a copy of a report presented under subregulation (12)(b) (and the Minister may, if the Minister thinks fit, invite a response from the person).
- (14) The Minister may, on the receipt of a report under subregulation (12)(b), or at the conclusion of any other process that the Minister has adopted in the alternative—
- (a) decide to take no further action on the complaint; or
 - (b) refer the matter to the presiding member of the Commission for further consideration and, if appropriate, further action or response; or
 - (c) undertake any consultation or further inquiry as the Minister thinks fit; or
 - (d) if the complaint relates to an appointed member of the Commission—decide to make a recommendation to the Governor that the member be removed from office; or
 - (e) if the complaint relates to the member of the Commission who holds office under section 18(1)(b) of the Act—replace the person under that section of the Act; or
 - (f) take any other action as the Minister thinks fit.
- (15) The Minister must inform the complainant of the outcome of the complaint under subregulation (14).

10—Compliance with code of conduct—joint planning boards

- (1) In this regulation—
- code of conduct* means the code of conduct to be observed by members of a joint planning board adopted by the Minister under clause 1(1)(b) of Schedule 3 of the Act.
- (2) A person may make a complaint to the Minister if the person believes that a member of a joint planning board has acted in contravention of the code of conduct.

- (3) A complaint must—
 - (a) be in writing; and
 - (b) contain particulars of the allegation on which the complaint is based; and
 - (c) be verified by statutory declaration.
- (4) Except with the approval of the Minister, a complaint must not be lodged with the Minister more than 6 months after the day on which the complainant first had notice of the matters alleged in the complaint.
- (5) The Minister may require the complainant to give further particulars of the complaint (verified, if the Minister so requires, by statutory declaration).
- (6) The Minister may refuse to entertain a complaint or, having accepted a complaint for investigation, may refuse to continue to entertain a complaint, if it appears to the Minister—
 - (a) that the complainant does not have a sufficient interest in the matter to which the complaint relates; or
 - (b) that the matter raised by the complaint is trivial; or
 - (c) that the complaint is frivolous or vexatious or is not made in good faith; or
 - (d) that there is some other good reason not to proceed (or further proceed) with the matter under this regulation.
- (7) The Minister may, as the Minister's first step in dealing with a complaint, refer the matter to the member of the joint planning board to whom the complaint relates for a response.
- (8) The Minister may take such other action as the Minister thinks fit (including deciding not to proceed further with the matter).
- (9) The Minister may, whether or not the Minister has acted under subregulation (7), appoint a person to investigate a complaint.
- (10) If the Minister appoints an investigator—
 - (a) the Minister must inform the member of the joint planning board to whom the complaint relates of the appointment of an investigator and furnish formal notification about the nature of the complaint; and
 - (b) the investigator must conduct an investigation into the complaint as soon as practicable after the appointment has been made; and
 - (c) the investigator must give the member of the joint planning board to whom the complaint relates a reasonable opportunity to make representations to the investigator about the complaint; and
 - (d) the investigator may require—
 - (i) the complainant; and
 - (ii) the member of the joint planning board to whom the complaint relates, to provide to the investigator any document or other information relevant to the investigation of the complaint (verified, if the investigator so requires, by statutory declaration); and

- (e) the investigator—
- (i) must otherwise comply with the rules of natural justice; and
 - (ii) subject to subparagraph (i), may conduct the investigation in such manner as the investigator thinks fit (including by undertaking such other consultations and undertaking such other inquiries as the investigator thinks fit).
- (11) If during an investigation the investigator is satisfied that there is a matter about which another complaint could have been made against the member of the joint planning board, the investigator may, after consultation with the Minister, deal with the matter as if a complaint had been made about the matter.
- (12) The investigator—
- (a) may report to the Minister at any stage of the investigation; and
 - (b) must present a report to the Minister at the conclusion of the investigation.
- (13) The Minister must provide the person to whom the complaint relates with a copy of a report presented under subregulation (12)(b) (and the Minister may, if the Minister thinks fit, invite a response from the person).
- (14) The Minister may, on the receipt of a report under subregulation (12)(b), or at the conclusion of any other process that the Minister has adopted in the alternative—
- (a) decide to take no further action on the complaint; or
 - (b) undertake any consultation or further inquiry as the Minister thinks fit; or
 - (c) take action to have the member of the joint planning board to whom the complaint relates removed from office; or
 - (d) take any other action as the Minister thinks fit.
- (15) The Minister must inform the complainant of the outcome of a complaint under subregulation (14).

Schedule 1—Register of interest—primary return

Please read instructions and notes below before completing this return.

SURNAME

OTHER NAMES

OFFICE HELD

Registrable interests	Details
1	Provide a statement of any income source ² that you have or a person related to you ³ has or expects to have in the period of 12 months after the date of the primary return.
2	State the name of any company or other body, corporate or unincorporate, in which you hold, or a member of your family ⁴ holds, any office whether as director or otherwise, for the purpose of obtaining financial gain (including at some time in the future).
3	State the name or description of any company, partnership, association or other body in which you or a person related to you ³ is an investor ⁵ .

Registrable interests	Details
4	Provide a concise description of any trust (other than a testamentary trust) of which you or a person related to you ³ is a beneficiary or trustee, and the name and address of each trustee.
5	Provide the address or description of any land in which you have or a person related to you ³ has any beneficial interest ⁶ other than by way of security for any debt.
6	Provide details of any fund in which you or a person related to you ³ has an actual or prospective interest to which contributions are made by a person other than you or a person related to you ³ .
7	If you are or a person related to you ³ is indebted to another person (not being related by blood or marriage) in an amount of or exceeding \$7 500—state the name and address of that other person.
8	If you are or a person related to you ³ is owed money by a natural person (not being related by blood or marriage) in an amount of or exceeding \$10 000—state the name and address of that person.
9	Declare any other substantial interest of yours or of a person related to you whether of a pecuniary nature or not, of which you are aware and which you consider might appear to raise a material conflict between your private interest and the duty that you have or may subsequently have as a member of a designated entity.
10	Provide any other additional information which you think fit.

Signature

Date

Instructions/notes

- 1 This return is to be completed in block letters except for signatures. If there is not sufficient space on this return for all of the information you are required to provide, you may attach additional papers for that purpose. Each such paper must be signed and dated.
- 2 Under the regulations—

income source, in relation to a person, means—

 - (a) any person or body of persons with whom the person entered into a contract of service or held any paid office; and
 - (b) any trade, vocation, business or profession engaged in by the person.
- 3.1 A *person related to a member* means—
 - (a) a member of the member's family;
 - (b) a family company of the member;
 - (c) a trustee of a family trust of the member.
- 3.2 A *family company* of a member means a proprietary company—
 - (a) in which the member or a member of the member's family is a shareholder; and
 - (b) in respect of which the member or a member of the member's family, or any such persons together, are in a position to cast, or control the casting or, more than one-half of the maximum number of votes that might be cast at a general meeting of the company.

- 3.3 A **family trust** of a member means a trust (other than a testamentary trust)—
- (a) of which the member or a member of the member's family is a beneficiary; and
 - (b) which is established or administered wholly or substantially in the interests of the member or a member of the member's family, or any such persons together.
- 4 Under the Act—
- family**, in relation to a member, means—
- (a) a spouse or domestic partner of the member; and
 - (b) a child of the member who is under the age of 18 years and normally resides with the member.
- 5 For the purpose of this return, a person is an investor in a body if—
- (a) the person has deposited money with, or lent money to, the body that has not been repaid and the amount not repaid equals or exceeds \$10 000; or
 - (b) the person holds, or has a beneficial interest in, shares in, or debentures of, the body or a policy of life insurance issued by the body.
- 6 A **beneficial interest** in property includes a right to re-acquire the property.

Note—

- 1 A member is required only to disclose information that is known to the member or ascertainable by the member by the exercise of reasonable diligence.
- 2 A member is not required to disclose information relating to a person as trustee of a trust unless the information relates to the person in the person's capacity as trustee of a trust by reason of which the person is related to the member.
- 3 A member may include in a return such additional information as the member thinks fit.
- 4 Nothing in this return will be taken to prevent a member from disclosing information in such a way that no distinction is made between information relating to the member personally and information relating to a person related to the member.
- 5 A member is not required to disclose the actual amount or extent of a financial benefit or interest.

Schedule 2—Register of interest—ordinary return

Please read instructions and notes below before completing this return.

SURNAME

OTHER NAMES

OFFICE HELD

Registrable interests	Details
1	Provide a statement of any income source of a financial benefit ² that you have or a person related to you ³ has received, or was entitled to receive, during the return period.
2	State the name of any company or other body, corporate or unincorporate, in which you held, or a member of your family ⁴ held, any office during the return period whether as director or otherwise, for the purpose of obtaining financial gain (including at some time in the future).
3	State the name or description of any company, partnership, association or other body in which you or a person related to you ³ is an investor ⁵ .
4	Provide a concise description of any trust (other than a testamentary trust) of which you or a person related to you ³ is a beneficiary or trustee, and the name and address of each trustee.
5	Provide the address or description of any land in which you have or a person related to you ³ has any beneficial interest ⁶ other than by way of security for any debt.
6	Provide details of any fund in which you or a person related to you ³ has an actual or prospective interest to which contributions are made by a person other than you or a person related to you ³ .
7	If you are or a person related to you ³ is indebted to another person (not being related by blood or marriage) in an amount of or exceeding \$7 500—state the name and address of that other person.
8	If you are or a person related to you ³ is owed money by a natural person (not being related by blood or marriage) in an amount of or exceeding \$10 000—state the name and address of that person.
9	Declare any other substantial interest of yours or of a person related to you whether of a pecuniary nature or not, of which you are aware and which you consider might appear to raise a material conflict between your private interest and the duty that you have or may subsequently have as a member of a designated entity.
10	Provide any other additional information which you think fit.

Signature

Date

Instructions/notes

- 1.1 This return is to be completed in block letters except for signatures. If there is not sufficient space on this return for all of the information you are required to provide, you may attach additional papers for that purpose. Each such paper must be signed and dated.

- 1.2 The **return period** for the purposes of this return is as follows:
- (a) if your last return was a **primary return** under the Act—the period between the date of the primary return and 30 June next following;
 - (b) in any other case—the period of 12 months expiring on 30 June, or within 60 days after 30 June in any year.
- 2.1 Under the regulations—
- income source**, in relation to a person, means—
- (a) any person or body of persons with whom the person entered into a contract of service or held any paid office; and
 - (b) any trade, vocation, business or profession engaged in by the person.
- 2.2 Under the regulations—
- financial benefit**, in relation to a person, means—
- (a) any remuneration, fee or other pecuniary sum exceeding \$1 000 received by the person in respect of a contract of service entered into, or paid office held by, the person; and
 - (b) the total of all remuneration, fees or other pecuniary sums received by the person in respect of a trade, profession, business or vocation engaged in by the person where the total exceeds \$1 000,
- but does not include an annual allowance, fees, expenses or other financial benefit payable to the person under the Act.
- 3.1 A **person related to a member** means—
- (a) a member of the member's family;
 - (b) a family company of the member;
 - (c) a trustee of a family trust of the member.
- 3.2 A **family company** of a member means a proprietary company—
- (a) in which the member or a member of the member's family is a shareholder; and
 - (b) in respect of which the member or a member of the member's family, or any such persons together, are in a position to cast, or control the casting or, more than one-half of the maximum number of votes that might be cast at a general meeting of the company.
- 3.3 A **family trust** of a member means a trust (other than a testamentary trust)—
- (a) of which the member or a member of the member's family is a beneficiary; and
 - (b) which is established or administered wholly or substantially in the interests of the member or a member of the member's family, or any such persons together.
- 4 Under the Act—
- family**, in relation to a member, means—
- (a) a spouse or domestic partner of the member; and
 - (b) a child of the member who is under the age of 18 years and normally resides with the member.
- 5 For the purpose of this return, a person is an investor in a body if—
- (a) the person has deposited money with, or lent money to, the body that has not been repaid and the amount not repaid equals or exceeds \$10 000; or
 - (b) the person holds, or has a beneficial interest in, shares in, or debentures of, the body or a policy of life insurance issued by the body.
- 6 A **beneficial interest** in property includes a right to re-acquire the property.

Note—

- 1 A member is required only to disclose information that is known to the member or ascertainable by the member by the exercise of reasonable diligence.
- 2 A member is not required to disclose information relating to a person as trustee of a trust unless the information relates to the person in the person's capacity as trustee of a trust by reason of which the person is related to the member.
- 3 A member may include in a return such additional information as the member thinks fit.
- 4 Nothing in this return will be taken to prevent a member from disclosing information in such a way that no distinction is made between information relating to the member personally and information relating to a person related to the member.
- 5 A member is not required to disclose the actual amount or extent of a financial benefit or interest.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 28 March 2017

No 24 of 2017

PLN0005/17CS

South Australia

Planning, Development and Infrastructure (Transitional Provisions) Regulations 2017

under the *Planning, Development and Infrastructure Act 2016*

Contents

1	Short title
2	Commencement
3	Interpretation
4	Greater Adelaide
5	Transitional provisions relating to extension of operation of section 7 under repealed Act

1—Short title

These regulations may be cited as the *Planning, Development and Infrastructure (Transitional Provisions) Regulations 2017*.

2—Commencement

These regulations will come into operation on 1 April 2017.

3—Interpretation

In these regulations, unless the contrary intention appears—
Act means the *Planning, Development and Infrastructure Act 2016*.

4—Greater Adelaide

Until the first proclamation is made under section 5 of the Act, a reference to Greater Adelaide in the Act will be taken to be a reference to Greater Adelaide as described in section 5(2) of the Act.

5—Transitional provisions relating to extension of operation of section 7 under repealed Act

- (1) For the purposes of clause 5(4)(d) of Schedule 8 of the Act, the following transitional provisions will apply on account of the commencement of section 7 of the Act on 1 April 2017 and in relation to the application of section 7 as if it formed part of the repealed Act:
 - (a) a reference in section 7 to a relevant authority will be taken to be a reference to a relevant authority under the repealed Act;
 - (b) a reference in section 7 to a development authorisation will be taken to be a reference to a development authorisation under the repealed Act;
 - (c) a reference to the Commission being a relevant authority will be taken to be a reference to the Development Assessment Commission, subject to the operation of clause 6 of Schedule 8 of the Act.

- (2) Schedule 7 of the Act will apply in relation to the operation of section 7 of the Act as it applies under the repealed Act on account of the commencement of that section and the operation of clause 5(4)(c) of Schedule 8 of the Act.
- (3) In connection with the operation of subregulation (2), a reference in Schedule 7 of the Act to a development authorisation will be taken to include a reference to a development authorisation under the repealed Act.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 28 March 2017

No 25 of 2017

PLN0005/17CS

South Australia

Electronic Transactions (Exemption) Variation Regulations 2017

under the *Electronic Transactions Act 2000*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Electronic Transactions Regulations 2002*

- 4 Insertion of regulation 6
 - 6 Section 10(1)(c) of Act not to apply in certain circumstances
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Electronic Transactions (Exemption) Variation Regulations 2017*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Electronic Transactions Regulations 2002*

4—Insertion of regulation 6

After regulation 5 insert:

6—Section 10(1)(c) of Act not to apply in certain circumstances

Section 10(1)(c) of the Act does not apply if an electronic form of the document is produced by means of the software application authorised by the Minister and known as mySA GOV.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 28 March 2017

No 26 of 2017

MPS0004/17CS

South Australia

Passenger Transport (Taxi Fares) Variation Regulations 2017

under the *Passenger Transport Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Passenger Transport Regulations 2009*

- 4 Variation of regulation 3—Interpretation
 - 5 Variation of heading
 - 6 Variation of regulation 63—Operation of meter by taxi driver
 - 7 Variation of regulation 64—Charges for hiring taxis
 - 8 Variation of regulation 64A—Payment by electronic means for hiring of taxi
 - 9 Substitution of regulation 65
 - 65 Display of information relating to charges for hiring taxis
 - 10 Variation of regulation 68—Duty to accept or continue hiring
 - 11 Insertion of regulations 150D, 150E, 150F, 150G and 150H
 - 150D Records to be kept by relevant providers during assessment periods
 - 150E Preparation and lodgment of returns by relevant providers
 - 150F Exemptions from point to point transport service transaction levy
 - 150G Calculation of levy payable on estimated basis
 - 150H Interest payable on default of payment of point to point transport service transaction levy
 - 12 Variation of Schedule 3—Maximum fares (metropolitan taxis)
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Passenger Transport (Taxi Fares) Variation Regulations 2017*.

2—Commencement

These regulations will come into operation on the day on which Part 8 of the *Statutes Amendment (Budget 2016) Act 2016* come into operation.

3—Variation provisions

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

Part 2—Variation of *Passenger Transport Regulations 2009*

4—Variation of regulation 3—Interpretation

- (1) Regulation 3(1)—after the definition of *fleet safety support service* insert:

legal charge, in relation to the hiring of a taxi, means the total amount payable for the hiring of a taxi, being the sum of—

- (a) the legal fare; and
 - (b) the levy (if any) required to be collected under Schedule 2 of the Act;
- (2) Regulation 3—after subregulation (6) insert:
- (7) In these regulations, a term defined in Schedule 2 clause 1 of the Act has the same meaning as in that clause.

5—Variation of heading

Heading to Part 3 Division 4—delete "fares" and substitute:

charges for hiring taxis

6—Variation of regulation 63—Operation of meter by taxi driver

Regulation 63(1)(c)—delete paragraph (c) and substitute:

- (c) must not charge an amount for the hiring that exceeds the sum of—
 - (i) the amount displayed by the taxi-meter at the end of the hiring; and
 - (ii) the levy (if any) required to be collected under Schedule 2 of the Act; and

7—Variation of regulation 64—Charges for hiring taxis

- (1) Regulation 64(1)—delete "fare" and substitute:
charge
- (2) Regulation 64(2)—delete "fare" and substitute:
charge
- (3) Regulation 64(4)—delete "fare" wherever occurring and substitute in each case:
legal charge
- (4) Regulation 64(5)—delete "fare" and substitute:
charge
- (5) Regulation 64(6)—delete "fare" and substitute:
charge

8—Variation of regulation 64A—Payment by electronic means for hiring of taxi

- (1) Regulation 64A(4)(a)—delete "fares" and substitute:
charges for the hiring of the taxi
- (2) Regulation 64A(5)—delete "fares" and substitute:
charges for the hiring of the taxi
- (3) Regulation 64A(6)—delete "fare" first occurring and substitute:
charge for the hiring of the taxi
- (4) Regulation 64a(6)(h)—delete "fare" and substitute:
charge for the hiring of the taxi
- (5) Regulation 64A(6)(i)—delete "of the fare"

9—Substitution of regulation 65

Regulation 65—delete the regulation and substitute:

65—Display of information relating to charges for hiring taxis

The relevant person for a taxi must ensure that the legal charges that may be demanded or recovered for the hiring of the taxi are displayed in the taxi in a manner approved by the Minister together with other information (whether or not relating to charges) that the Minister determines should be displayed in the public interest.

Maximum penalty: \$750.

Expiation fee: \$105.

10—Variation of regulation 68—Duty to accept or continue hiring

- (1) Regulation 68(3)(b)—delete "fare" and substitute:
legal charge
- (2) Regulation 68(6)—delete subregulation (6) and substitute:
 - (6) A driver may, instead of taking action under subregulation (4) in a circumstance where the driver believes that the legal charge for the hiring of the taxi will not be paid, require the passenger to pay a deposit, or the estimated charge, in advance.

11—Insertion of regulations 150D, 150E, 150F, 150G and 150H

After regulation 150C insert:

150D—Records to be kept by relevant providers during assessment periods

For the purposes of Schedule 2 clause 4(2)(a) of the Act, the following records must be kept by a person who is a relevant provider during an assessment period:

- (a) in the case of a relevant provider who is the operator of a booking service—
 - (i) the total number of point to point transport service journeys booked by the relevant provider that commenced in the Adelaide Metropolitan area; and
 - (ii) the registration number and licence number (if any) of each vehicle that provided point to point transport services in consequence of bookings made by the relevant provider; and
 - (iii) the total number of requests for bookings for point to point transport services that were received by the relevant provider; and
 - (iv) the total number of bookings for point to point transport services that were completed by the relevant provider; and
 - (v) the total number of journeys completed by vehicles that provided point to point transport services in consequence of bookings made by the relevant provider; and
 - (vi) in the case of the operator of a booking service for taxis—the total number of taxi-meter activations made in consequence of bookings for point to point transport services taken by the relevant provider; and
 - (vii) in relation to journeys completed by vehicles that provided a point to point transport service in consequence of bookings made by the relevant provider—information about the place of departure, destination and route of such journeys;
- (b) in the case of a relevant provider who is not the operator of a booking service—
 - (i) the total number of point to point transport service journeys provided by the relevant provider that commenced in the Adelaide Metropolitan area; and

- (ii) the registration number and licence number (if any) of each vehicle used by the relevant provider to provide a point to point transport service; and
- (iii) the total number of journeys completed by vehicles used by the relevant provider to provide a point to point transport service; and
- (iv) in relation to journeys completed by vehicles used by the relevant provider to provide a point to point transport service—information about the place of departure, destinations and routes of such journeys.

150E—Preparation and lodgment of returns by relevant providers

A person who is a relevant provider during an assessment period must—

- (a) prepare a return, in a form determined by the Minister, that contains such information as is necessary for an accurate assessment of the person's liability to the levy for that assessment period; and
- (b) lodge the return with the Minister within 14 days after the end of that assessment period.

Maximum penalty: \$5 000.

Expiation fee: \$315.

150F—Exemptions from point to point transport service transaction levy

- (1) On application by a relevant provider, the Minister may, by notice given to the relevant provider, exempt the relevant provider from liability to the whole or part of the levy for a specified period if the Minister is satisfied that—
 - (a) the relevant provider has previously made an overpayment of the levy; or
 - (b) it is not possible for the relevant provider to produce, or it would be unfair or unreasonable to require that the relevant provider produce, such records as may be required for the correct assessment of the levy to which the relevant provider is liable.
- (2) On application by a relevant provider, the Minister may, by notice given to the relevant provider, exempt the relevant provider from liability to the whole or part of the levy if satisfied that—
 - (a) the relevant provider has made all reasonable attempts to collect the levy from persons using point to point transport services; and
 - (b) further attempts by the relevant provider to collect the levy from such persons are likely to be unsuccessful.

150G—Calculation of levy payable on estimated basis

For the purposes of Schedule 2 clause 2(6) of the Act, the amount of the levy payable to the Minister by a relevant provider for an assessment period may be calculated on an estimated basis as if the number of actual point to point transport service transactions engaged in by the relevant provider during the assessment period was equal to the average number of such transactions engaged in by all relevant providers during that assessment period (disregarding any other relevant provider in relation to whom clause 2(6) is being applied for the purposes of determining the levy payable for that assessment period).

150H—Interest payable on default of payment of point to point transport service transaction levy

- (1) Subject to subregulation (4), if a person fails to pay a levy as required under Schedule 2 clause 2 of the Act, interest is payable on the amount of levy unpaid calculated on a daily basis from the end of the last day for payment until the day it is paid.
- (2) The rate at which interest which is payable under subregulation (1) is the rate determined by the Minister from time to time by notice in the Gazette.
- (3) The Minister must, in making a determination under subregulation (2), have regard to the cash rate published by the Reserve Bank of Australia in the calendar month immediately preceding the month in which the determination is made.
- (4) If the amount of interest payable for the time being in respect of a default in payment of a levy would, apart from this regulation, be less than \$20, no interest is payable in respect of that default.

12—Variation of Schedule 3—Maximum fares (metropolitan taxis)

Schedule 3, clause 1(3)—delete subclause (3) and substitute:

- (3) For a journey by metropolitan taxi within Metropolitan Adelaide, and for a journey that begins and ends in Metropolitan Adelaide, that is—
 - (a) between the hours of 12.01 am and 5.59 am on a Saturday or public holiday; or
 - (b) on a day during a declared period,

the fare calculated in accordance with this clause may include an additional amount of \$2.

Note—

All Sundays are public holidays under the *Holidays Act 1910*.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 28 March 2017

No 27 of 2017

MTS/17/001

South Australia

Passenger Transport (Non-cash Payment Surcharges) Variation Regulations 2017

under the *Passenger Transport Act 1994*

Contents

Part 1—Preliminary

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- 3 Variation provisions

Part 2—Variation of *Passenger Transport Regulations 2009*

- 4 Insertion of regulation 64B
64B Non-cash payment surcharges for hiring taxis
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Passenger Transport (Non-cash Payment Surcharges) Variation Regulations 2017*.

2—Commencement

These regulations will come into operation on the day on which Part 8 of the *Statutes Amendment (Budget 2016) Act 2016* comes into operation.

3—Variation provisions

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

Part 2—Variation of *Passenger Transport Regulations 2009*

4—Insertion of regulation 64B

After regulation 64A insert:

64B—Non-cash payment surcharges for hiring taxis

For the purposes of Part 6A of the Act, the maximum amount payable for a non-cash payment surcharge for the hiring of a taxi is 5% of the total amount payable for the hiring.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 28 March 2017

No 28 of 2017

MTS/17/003

CITY OF ONKAPARINGA

Notice of Application of By-laws

PURSUANT to Section 246 (4a) of the Local Government Act 1999 (the Act), notice is hereby given that at its meeting held on 21 March 2017, in exercise of its powers under Section 246 (3) of the Act, the Council resolved:

1. That point 3 of the Council resolution of 18 October 2016, at item 9.6, entitled 'By-law Resolutions' be amended to read:

That pursuant to By-law No. 4 of 2016 Local Government Land, Clause 9.10.2 (b), Council designate sections of Clarendon Oval as areas for camping, as below and with the following conditions:

- the northern car park, accessed from Nicolle Road, provide parking spaces for up to four vehicles associated with overnight camping;
- the southern car park, situated at the western end of the bowling club and accessed from Oval Road, provide parking spaces for up to four vehicles associated with overnight camping;
- persons with vehicles parked within the designated parking spaces may use a self-contained camping vehicle or camp in tents in the north-western corner of the reserve;
- persons camping in the designated area depart no later than 10 a.m. the following day; and
- signs designate no camping in all other areas.

M. DOWD, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

Road Name Change

NOTICE is hereby given that pursuant to Section 219 of the Local Government Act 1999, as amended, Council at its meeting held on 21 March 2017, resolved that the following road naming be initiated:

- That the unnamed road from its intersection with the Boorborowie Road to the intersection Levi Hill Road and Wahroonga Road be named Levi Hill Road.

Further information on the changes are available by viewing the Council Report contained in the Council Meeting Agenda at www.goyder.sa.gov.au.

The new road name will take effect from 21 March 2017.

G. CAMPBELL, Acting Chief Executive Officer

DISTRICT COUNCIL OF KAROONDA EAST MURRAY

Review of Elector Representation

NOTICE is hereby given that the District Council of Karoonda East Murray is undertaking a review to determine whether a change of arrangements are required in respect to elector representation so as to ensure that the electors of the area are being adequately and fairly represented.

Pursuant to the provisions of Section 12 (7) of the Local Government Act 1999, notice is hereby given that Council has prepared a Representation Options Paper which examines the advantages and disadvantages of the various options available in regards to the composition and structure of Council, and the division of the Council area into wards.

A copy of the Representation Options Paper is available on the Council's website www.dckem.sa.gov.au, or a copy can be inspected and/or purchased at the Principal Office, 11 Railway Terrace, Karoonda.

Written submissions are invited from interested persons from Wednesday, 29 March 2017 and should be directed to the Chief Executive Officer, District Council of Karoonda East Murray, P.O. Box 58, Karoonda, S.A. 5307, or emailed to council@dckem.sa.gov.au by close of business on Friday, 19 May 2017.

Information regarding the elector representation review can be obtained by contacting Peter Smithson, Chief Executive Officer, on telephone (08) 8578 1004.

P. SMITHSON, Chief Executive Officer

DISTRICT COUNCIL OF ROBE

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Road, Robe

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Robe hereby gives notice of its intent to implement a Road Process Order to:

- (1) Close portion of Public Road and merge with the adjoining Allotment 198 in F205544 in Hundred of Waterhouse, shown delineated as 'A' on Preliminary Plan No. 16/0038.
- (2) Close portion of Public Road and merge with the adjoining Section 516, Hundred of Waterhouse, shown delineated as 'B' on Preliminary Plan No. 16/0038.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, Royal Circus, Robe, S.A. 5276 and the Adelaide office of the Surveyor-General during normal office hours or can be viewed on Council's website www.council.robe.sa.gov.au.

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 Council, P.O. Box 1, Robe, S.A. 5276, within 28 days of this notice and a copy must be forwarded to the Surveyor-General, 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.

Dated 28 March 2017.

R. SWEETMAN, Chief Executive Officer

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

- Bamblett, Royston Albert*, late of 37 Clare Street, Athol Park, retired courier driver, who died on 2 December 2016.
- Brodalka, Margaret*, late of 50 Gulfview Road, Christies Beach, of no occupation, who died on 27 November 2016.
- Cross, Dorothy Martha*, late of 34 Norman Terrace, Everard Park, of no occupation, who died on 14 December 2016.
- Lusher, Maureen Lois*, late of 511 Henley Beach Road, Fulham, retired cleaner, who died on 13 March 2016.
- MacDonald, Jeffrey Frank*, late of 150 Bay Road, Encounter Bay, retired printer, who died on 23 December 2016.
- McDonald, Donald Neil*, late of 58 Chief Street, Brompton, retired public servant, who died on 6 December 2016.
- Perry, Brian Joseph*, late of 11 Memorial Drive, Williamstown, retired farmer, who died on 17 November 2016.
- Porter, Kevin William*, late of 84 Reservoir Road, Modbury, retired drill setter, who died on 16 July 2016.
- Rye, Barbara Anne*, late of 132 Old Pelham Street, Ethelton, home duties, who died on 18 November 2016.
- Sandford, Maxwell Wallace*, late of 95-97 Awoonga Road, Hope Valley, retired railway employee, who died on 8 December 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 28 April 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 28 March 2017.

D. A. CONTALA, Public Trustee

NOTICE SUBMISSION

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

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

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

EMAIL governmentgazettesa@sa.gov.au

PHONE (08) 8207 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.