



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 21 JUNE 2018

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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 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Motor Accident Commission Board, pursuant to the provisions of the Motor Accident Commission Act 1992:

Director: from 1 July 2018 until 30 June 2019
Ruth Anne Korotcoff

Director: from 31 August 2018 until 30 June 2019
William Middleton Griggs

Chair: from 31 August 2018 until 30 June 2019
William Middleton Griggs

By command,

STEVEN SPENCE MARSHALL
Premier

T&F18/040CS

Department of the Premier and Cabinet
Adelaide, 21 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint Megan Frances Napier Dyson as a part-time sessional Commissioner of the Environment, Resources and Development Court of South Australia for a term of three years commencing on 9 July 2018 and expiring on 8 July 2021 - pursuant to Section 10 of the Environment, Resources and Development Court Act 1993.

By command,

STEVEN SPENCE MARSHALL
Premier

AGO0050-18CS

Department of the Premier and Cabinet
Adelaide, 21 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint the people listed to the position of Community Visitor for a period of 1 year commencing on 21 June 2018 and expiring on 20 June 2019 - pursuant to the provisions of the Mental Health Act 2009.

- Olanike Senami Babalola
- Yvonne Yu En Cheng
- Ayu Anugrahaning Pamungkas
- Gitta Siekmann
- Ingrid Lily Davies
- Brian Frank Day
- Judith Mary Harvey
- Susan Margaret Whittington

By command,

STEVEN SPENCE MARSHALL
Premier

HEAC-2018-00009

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation of Powers and Functions

I, STEPHAN KNOLL, Minister for Planning pursuant to section 9 of the *Administrative Arrangements Act, 1994* delegate to the Honourable Robert Ivan Lucas, Treasurer, my powers and functions under sections 25 and 27 of the *Development Act 1993*, in relation to the Old Reynella Former Winery – Mixed Use Statement of Intent and Development Plan Amendment proposed by the City of Onkaparinga for the land located on the corner of Panalatinga Road and Reynell Road, Old Reynella (including any consequential amendments to the relevant Development Plan to give effect to proposed amendments) as depicted in Old Reynella Policy Area 14 of the Urban Employment Zone in the City of Onkaparinga Development Plan.

Dated: 8 June 2018

STEPHAN KNOLL
Minister for Planning

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation under Section 9

I, Stephan Karl KNOLL, as Minister for Planning, hereby delegate to the Treasurer pursuant to section 9 of the *Administrative Arrangements Act 1994* my powers and functions under section 49 of the *Development Act 1993*.

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

Dated: 12 June 2018

STEPHAN KARL KNOLL
Minister for Planning

ASSOCIATIONS INCORPORATION ACT 1985

SECTION 43A

Deregistration of Associations

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

HILLS HOUSING COOPERATIVE INCORPORATED
 BOWER OVER 50'S CLUB INCORPORATED
 THE HILLS BAPTIST CHURCH INCORPORATED
 WOMEN'S AND CHILDREN'S HEALTH RESEARCH INSTITUTE INCORPORATED
 SALISBURY COMMUNITY ROAD SAFETY GROUP INCORPORATED
 PORT FLINDERS DEVELOPMENT ASSOCIATION INCORPORATED
 GERMAN EUROPEAN CHAMBER OF COMMERCE SOUTH AUSTRALIA INCORPORATED
 SUNRISE COOPERATIVE HOUSING INCORPORATED
 THE ROBERT BURNS SOCIETY OF SOUTH AUSTRALIA INCORPORATED
 THE ADELAIDE ART ORCHESTRA INCORPORATED
 THE RANCH INCORPORATED
 WOODCROFT COLLEGE FOUNDATION INCORPORATED
 HOLDEN'S EMPLOYEES' CANTEEN SOCIETY INCORPORATED
 ADULLAM CHILDREN'S HOME INCORPORATED
 EDWARDSTOWN LADIES' PROBUS CLUB INCORPORATED
 LIVING CHOICE WOODCROFT RESIDENTS COMMITTEE INCORPORATED

Dated: 19 June 2018

ROSALBA ALOI
 A Delegate of the Corporate Affairs Commission

BOXING AND MARTIAL ARTS ACT 2000

SCHEDULE OF BOXING AND MARTIAL ARTS UNREGULATED FEES AND CHARGES

Effective from 1 July 2018

The *Boxing and Martial Arts Act 2000* was introduced to regulate professional or public boxing and martial arts events, and to promote safety and probity within the Boxing and Martial Arts (Combat Sport) sector. The Boxing and Martial Arts Regulations 2015 carries out the intentions of the Act. These Regulations introduced registration fees for contestants, promoters and trainer's and the charges for 2018/19 are:

Category	GST Exempt	Fee Charge 2018-19
Trainer's Registration Fee	Subject to GST	\$53.00
Promoter's Application Fee	Subject to GST	\$425.00
Contestant Registration fee	Subject to GST	\$106.00

Where noted the fees are inclusive of GST.

Dated: 24 May 2018

HON COREY WINGARD MP
 Minister for Recreation, Sport and Racing

CONSUMER AND BUSINESS SERVICES

Fees Payable for Marriage Services Provided by Births, Deaths and Marriages Registration Office

I, VICKIE CHAPMAN, Attorney-General, hereby give notice that the fees set out below will be charged by Consumer and Business Services for marriage services at the Births, Deaths and Marriages Registration Office:

	\$
Lodgement Fee	110.00
Solemnisation Fee	187.00

These charges are inclusive of G.S.T. and will come into operation from 1 July 2018.

In this notice:

Marriage has the same meaning as that under the *Commonwealth Marriage Act 1961*, defined as the union of 2 people to the exclusion of all others, voluntarily entered into for life.

Lodgement means notice to be given under section 42 of the *Commonwealth Marriage Act 1961*.

Dated: 12 April 2018

VICKIE CHAPMAN MP
 Deputy Premier
 Attorney-General

CONTROLLED SUBSTANCES ACT 1984

Fees and Charges

I, STEPHEN WADE, Minister for Health and Wellbeing, hereby give notice pursuant to section 55 of the *Controlled Substances Act 1984*, of the following fees to apply for licences issued under the Act:

These charges will operate from 1 July 2018 to 30 June 2019.

1 Annual fee for manufacturers licence—

- | | |
|---|----------|
| (a) for a manufacturer who manufactures only schedule 1 poisons | No fee |
| (b) for a manufacturer who manufactures schedule 2 poisons | \$293.00 |

(c) for a manufacturer who manufactures schedule 3 poisons	\$293.00
(d) for a manufacturer who manufactures schedule 4 poisons	\$293.00
(e) for a manufacturer who manufactures schedule 7 poisons	\$293.00
(f) for a manufacturer who manufactures drugs of dependence	\$383.00

Note—

The maximum cumulative annual fee is

- for a manufacturer of poisons other than drugs of dependence—\$977.00
- for a manufacturer of drugs of dependence—\$1223.00

2 Annual fee for wholesale dealers licence—

(a) for a wholesaler who sells only schedule 1 poisons	No fee
(b) for a wholesaler who sells schedule 2 poisons	\$ 97.00
(c) for a wholesaler who sells schedule 3 poisons	\$ 97.00
(d) for a wholesaler who sells schedule 4 poisons	\$196.00
(e) for a wholesaler who sells schedule 7 poisons	\$196.00
(f) for a wholesaler who sells drugs of dependence	\$383.00

Note—

The maximum cumulative annual fee is

- for a wholesaler who sells poisons other than drugs of dependence—\$490.00
- for a wholesaler who sells drugs of dependence—\$749.00

3 Annual fee for retail sellers licence \$196.00

4 Annual fee for medicine sellers licence \$ 44.75

5 Annual fee for licence to supply, possess or administer—

(a) S4 drugs (other than drugs of dependence) (section 18)	\$ 97.00
(b) drugs of dependence or equipment (section 31)	\$ 97.00

Note—

The maximum cumulative fee for a licence to supply or administer S4 drugs and drugs of dependence is \$130.00

6 Annual fee for licence to possess Schedule F poisons \$146.00

Dated: 28 May 2018

HON STEPHEN WADE MLC
Minister for Health and Wellbeing

DEPARTMENT FOR ENVIRONMENT AND WATER

Unregulated Fees and Charges

I, DAVID SPEIRS, Minister for Environment and Water hereby give notice that the fees and charges set out below will be charged by the Department for Environment and Water in relation to Adelaide Goal, Crown Lands, Mapland, and General Reserves Fund:¹

These charges will operate from 1 July 2018 to 30 June 2019.

A. Adelaide Gaol		
1.	Self-guided day tours - entry fees:	
	(a) Adult	14.50
	(b) Concession	12.50
	(c) Child	9.00
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	35.50
	(e) Family – additional children (maximum of 5 children)	4.50
	(f) Group - per adult (minimum of 10 people)	12.50
	(g) Group - per child (minimum of 10 people)	6.00
	(h) Adult – 2 for 1 with promotion card (Entertainment card or Ambassador card)	14.50
	(i) Concession – 2 for 1 with promotion card (Entertainment card or Ambassador card)	12.50
	(j) Free child with paying adult (Kids Around Town)	14.50
	(k) Senior - 65+ years of age	12.50
	(l) Adult membership	35.00
	(m) Concession membership	28.00
	(n) Children membership	21.00
	(o) Family membership (2 adults and 2 children OR 1 adult and 3 children)	80.00
2.	Standard student education presentation:	
	(a) 30 minutes– flat fee per group	35.00
	(b) 60 minutes– flat fee per group	70.00
3.	Guided education tour - Adult	12.50

4.	Guided education tour - Children	6.00	
5.	History Festival	5.00	
6.	Commercial Tours – licence and entry fee:		
	(a) Tour operator – annual license fee	325.00	*
	(b) Adult – entry fee	14.50	
	(c) Children – entry fee	9.00	
7.	Filming or Photography:		
	(a) Per Hour or part thereof (non-exclusive use of site)	146.00	
	(b) Hire of new building 9am to 5 pm (exclusive right to building)	1,500.00	
	(c) Hire of new building 6pm to 8am (exclusive right to building)	1,500.00	
	(d) Hire of new building and front of Gaol 24 hours from 9am (exclusive right to building and front of Gaol)	3,000.00	
	(e) Hire of entire Gaol 9am to 5 pm (exclusive right to the Gaol)	5,000.00	
B. Crown Lands			
1.	Rent inquiries - Land Agents Fee	26.25	
2.	Once only establishment for Infrastructure licenses to Government agencies and statutory authorities	583.00	
3.	Easement to Government agencies	290.00	
4.	Value of easement rights to public	967.00	
5.	Bee Site Licences	98.00	*
	<i>Note -</i> Annual rental fees associated with Crown Lands are to be negotiated on a case by case basis		
C. Mapland			
1.	Aerial Photography:		
	(a) Ortho-rectified Imagery - Admin Fee (Includes 250MB)	150.00	
	(b) Ortho-rectified Imagery Per MB	0.30	
	(c) High Resolution Full Frames (1 - 5 frames)	108.00	
	(d) High Resolution Full Frames (6 - 20 frames)	64.50	
	(e) High Resolution Full Frames (21 - 50 frames)	38.75	
	(f) High Resolution Full Frames (51 - 100 frames)	23.30	
	(g) High Resolution Full Frames (101+ frames)	14.10	
	(h) Searching Fee	77.50	
	(i) Thumbnail Image	30.00	
	o A3 - Additional copies	16.80	
	o A2 - Additional Copies	22.80	
	o A1 - Additional Copies	35.25	
	o A0 - Additional Copies	55.00	
2.	Aerial Photographic Prints:		
	(a) A3 - 29.7cm x 42.1cm	97.00	
	(b) A2 - 42.1cm x 59.4cm	149.00	
	(c) A1 - 59.4cm x 84.1cm	200.00	
	(d) A0 - 84.1cm x 118.90cm	253.00	
3.	Spatial Data:		
	(a) Council Data Extract - Annual	1,144.00	
	(b) Council Data Extract - Update	541.00	
	(c) Spatial Data Layer	190.00	
	(d) Customised Mapping (per hour)	190.00	
4.	Sundries:		
	(a) Royalty and Copyright	143.00	
	(b) Administration Fee	190.00	
D. General Reserves Fund (GRF)²			
1.	Park Entry –Statewide: ³		
	(a) General Entry - vehicle	10.00	*
	(b) General Entry - vehicle concession	8.00	*
2.	Park Passes –Statewide: ³		

	(a) Multi Park Passes - vehicle - entry only	90.00	*
	(b) Multi Park Passes - vehicle concession - entry only	70.00	*
	(c) Holiday Park Passes - vehicle - entry only	40.00	*
	(d) Holiday Park Passes - vehicle concession - entry only	32.00	*
	(e) Single Park Passes - vehicle - entry only	60.00	*
	(f) Single Park Passes - vehicle concession - entry only	50.00	*
3.	Kangaroo Island (KI) general passes: ⁴		
	(a) KI tour pass - Adult	74.50	**
	(b) KI tour pass - Concession	60.00	**
	(c) KI tour pass - Child	43.50	**
	(d) KI tour pass - Family (2 adults & 2 children OR 1 adult & 3 children)	197.00	**
4.	Kangaroo Island Wilderness Trail: ⁴		
	2 nights camping -		
	(a) Adult	90.50	
	(b) Concession	72.50	
	(c) Child	54.00	
	(d) School Group - per student	39.50	
	4 nights camping -		
	(a) Adult	164.50	
	(b) Concession	131.50	
	(c) Child	98.00	
	(d) School Group - per student	76.50	
5.	Flinders Chase National Park: ⁴		
	Entry fees:		
	(a) Adult	11.00	*
	(b) Concession	9.00	*
	(c) Child	6.00	*
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	28.50	*
	(e) School Group - per student	5.00	*
	(f) Group - per adult (minimum of 10 people)	9.00	*
	(g) Group - per child (minimum of 10 people)	5.00	*
	2 Day Pass		
	(a) Adult	16.00	*
	(b) Concession	13.00	*
	(c) Child	10.00	*
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	42.50	*
6.	Seal Bay - Guided Tour: ⁴		
	(includes the Board Walk Experience)		
	(a) Adult	35.50	
	(b) Concession	28.50	
	(c) Child	20.00	
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	86.50	
	(e) School group fee per student – maximum 25 students per group	18.00	
	(f) Standard student education presentation – flat fee per hour for each group	68.00	
7.	Seal Bay - Board Walk Experience:		
	(a) Adult	16.00	
	(b) Concession	13.00	
	(c) Child	10.00	
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	42.50	
	(e) School group per student	8.00	
8.	Kelly Hill Conservation Park: ⁴		
	Guided Cave Tour fees		
	(a) Adult	20.00	

	(b) Concession	17.00	
	(b) Child	11.00	
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	52.00	
	(e) School group per student	10.00	
	Adventure Cave Tour fees		
	(a) Adult	76.50	
	(b) Concession	61.00	
	(c) Child (min age 8)	45.50	
	(d) School group per student	40.50	
9.	Naracoorte Caves: ⁴		
	Self Guided Tour – Wonambi Fossil Centre		
	(a) Adult	14.00	
	(b) Concession	12.00	
	(c) Child	8.50	
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	38.50	
	(e) School group per student	7.00	
	(f) Adult group per person (minimum 10 people per group)	12.00	
	(g) Child group per person (minimum 10 people per group)	7.00	
	Self Guided Tour – Stick-Tomato Cave		
	(a) Adult	10.00	
	(b) Concession	8.00	
	(c) Child	6.00	
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	27.50	
	(e) School group per student	5.00	
	(f) Adult group per person (minimum 10 people per group)	8.50	
	(e) Child group per person (minimum 10 people per group)	5.00	
	Guided Tour - Victoria Fossil Cave		
	(a) Adult	32.50	
	(b) Concession	26.50	
	(c) Child	16.00	
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	79.50	
	(e) School group per student	14.00	
	(f) Adult group per person (minimum 10 people per group)	27.50	
	(g) Child group per person (minimum 10 people per group)	14.00	
	Guided Tour – Blanche Cave – Bat Observation		
	(a) Adult	26.00	
	(b) Concession	20.50	
	(c) Child	15.50	
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	72.00	
	(e) School group per student	13.00	
	(f) Adult group per person (minimum 10 people per group)	25.50	
	(g) Child group per person (minimum 10 people per group)	13.00	
	Guided Tour – Alexandra Cave		
	(a) Adult	22.00	
	(b) Concession	18.00	
	(c) Child	13.00	
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	61.00	
	(e) School group per student	10.50	
	(f) Adult group per person (minimum 10 people per group)	19.00	
	(g) Child group per person (minimum 10 people per group)	10.50	
10.	Tantanoola Caves Conservation Park: ⁴		
	Tour fees		
	(a) Adult	14.00	

	(b) Concession	11.00	
	(c) Child	7.00	
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	35.50	
	(e) School group per student	6.50	
	(f) Adult group per person (minimum 10 people per group)	10.00	
	(g) Child group per person (minimum 10 people per group)	6.50	
11.	Cleland Wildlife Park: ⁴		
	Admission fees		
	(a) Adult	25.50	
	(b) Concession	20.00	
	(c) Child	12.00	
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	61.00	
	(e) School Group - per student	11.50	
	(f) Group - per adult (minimum of 10 people)	21.00	
	(g) Group - per child (minimum of 10 people)	11.00	
	(h) Hand-feed koalas (30 minutes)	95.00	
Notes:			
¹ Some fees and charges such as parks passes, camping, and facilities hire are not included in this Notice. These fees differ in each Region/Site and are subject to change due to various reasons not limited to event hires, and peak and off-peak seasons. Unregulated fees and charges are set by the Minister and can be waived by the Chief Executive or delegates. Fees are GST inclusive unless otherwise indicated. *GST Exempt. **includes GST inclusive and GST Exempt components.			
² Under section 43C (2) of the National Parks and Wildlife Act 1972: Where a fee fixed under subsection (1) is payable, or has been paid, the relevant authority may, if he or she thinks fit, waive or refund the whole or part of the fee. All full/part fee waivers of Minister approved fees require approval from the Director, National Parks & Wildlife or delegated authority.			
³ Exclusions Apply. Term & Conditions are available at www.environment.sa.gov.au			
⁴ Term & Conditions of entry are available at www.environment.sa.gov.au			

Dated: 6 June 2018

DAVID SPEIRS MP
Minister for Environment and WaterDEPARTMENT OF HUMAN SERVICES
DISABILITY SERVICES

NOTICE BY THE MINISTER FOR HUMAN SERVICES

Fees Payable for Services Provided by Disability Services and Disability SA

THE fees set out in the table below will be charged by Disability Services and Disability SA for services specified in the table where the services are provided to compensable disability clients:

The Chief Executive of the department may waive payment of, or emit, the whole or any part of a fee payable under this notice.

Table of Fees (ex GST)

	\$
1. Disability Services / Disability SA—Fee for campus based or residential accommodation—per day or part day	502.00
2. Disability Services / Disability SA—Fee for arrangement or co-ordination of access of client to disability services—per hour or part hour	40.00
3. Disability Services /Disability Services—Fee for preparation of report on access of client to disability services (for purpose of compensation or legal proceedings)—per report	405.00
4. In addition, where transportation is provided or arranged by Disability Services, an additional fee equal to the cost of providing, or arranging for the provision of that transportation is payable.	

Non-compensable disability clients provided with a supported accommodation service by Disability Services are charged a percentage of their Disability Support Pension. The rate charged depends on the type of supported accommodation provided. Fees are increased twice yearly in line with Disability Support Pension increases.

In this notice:

Department means the Department of Human Services;

Disability Services means the division of the department known as Disability Services;

Disability SA means the division of the department known as Disability SA;

Compensable client means a client receiving services who is, or may be, entitled to payment, or has received payment, by way of compensation in respect of the injury, illness or disease for which the client is receiving those services;

Day means 24 hours (whether a continuous period or in aggregate); and

Client means a person to whom services or care is provided.

This notice will come into operation on 1 July 2018.

Dated: 8 June 2018

HON MICHELLE LENSINK MLC
Minister for Human Services

DEPARTMENT OF HUMAN SERVICES

NOTICE BY THE MINISTER FOR HUMAN SERVICES

Fees Payable for Services Provided by the Screening Unit

THE fees set out in the table below will be charged by the Department of Human Services for services specified in the table as provided by the Screening Unit.

The Chief Executive of the department may waive payment of, or remit, the whole or any part of a fee payable under this notice

Table of Fees (ex GST)

1. Screening Unit -employed individual	
- Fee for screening assessment for:	\$
• Vulnerable Person-Related Employment Screening	82.00
• Aged Care Sector Employment Screening	82.00
• General Employment Probity Screening	82.00
2. Screening Unit – volunteer or student individual	
- Fee for criminal history check and background screening service	54.00

This notice will come into operation on 1 July 2018

Dated: 8 June 2018

HON MICHELLE LENSINK MLC
Minister for Human Services

DEVELOPMENT ACT 1993

SECTION 48

Decision by the Governor

Preamble

- On 7 May 2015, the Minister for Planning published in the *South Australian Government Gazette* a declaration under Section 46 of the *Development Act 1993* (the Act) in respect of any development of a kind listed in Schedule 1 of that notice in the parts of the State listed in Schedule 2 of that notice.
- A proposal by Q Developments to redevelop the Comfort Haven Inn Marina Motel site at 6-10 Adelphi Terrace. Q Development to construct a new 14 storey 4.5 star hotel, conference facilities, retail, café, residential apartments and penthouses, associated car parking and landscaping, is the subject of a development application lodged in June 2015 ('the major development').
- The major development was the subject of a Development Report, which was completed and placed on public display from 7 October to 28 October 2015, and an Assessment Report was provided, and was assessed in accordance with Sections 46 and 46C of the Act. By notice in the *Government Gazette* on 23 June 2016, I:
 - granted development authorization subject to conditions listed in the notice.
 - specified a period of two years from the date of development authorization as the time within which substantial work must be commenced onsite, failing which, I may cancel the authorisations.
- On 26 March 2018 the proponent requested a 12 month extension to substantially commence the development. I have decided to grant this extension, and the timeframe has now been extended until 23 June 2019.
- For ease of reference I have reproduced the development authorization in its entirety herein. A revised time to undertaken 'substantial commencement' has been included and must be satisfied by 23 June 2019.

Decision

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

- grant development authorisation in relation to the proposed Major Development under Section 48(2)(b)(i), subject to the conditions set out below
- specify under Section 48(7)(b)(i) all matters which are the subject of conditions herein as matters in respect of which the conditions of this authorisation may be varied or revoked, or new conditions attached, and
- specify for the purposes of Section 48(11)(b) the period up until 23 June 2019 as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation under Section 48(11).

CONDITIONS OF DEVELOPMENT AUTHORISATION

General

- The proponent shall carry out the development generally in accordance with the:
 - Development Application, prepared by Q Developments, dated June 2015
 - Development Report, prepared by Q Developments, dated September 2015, and
 - Response Document prepared by Q Developments, dated February 2016.
 - Email from the proponent dated 26 March 2018 requesting an extension of time for 'substantial commencement' by 12 months.
- For the purposes of Section 48(11)(b) of the *Development Act 1993*, the proponent shall commence the development by substantial work on the site of the development by 23 June 2019, failing which the authorisation may be cancelled.

3. The proponent shall have completed the development within five years of the date of this authorisation, failing which the authorisation may be cancelled.
4. That except where minor amendments may be required by other relevant Acts, or by conditions imposed by this application, the development shall be established in strict accordance with the details and following plans submitted:

Prior to the Commencement of Construction Works

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

1. Building Rules compliance, following assessment and certification by a private certifier, the Holdfast Bay Council or by a person determined by the Minister for Planning, as complying with the provisions of the Building Rules (or the Building Rules as modified according to criteria prescribed by the Development Regulations 2008). For the purposes of this condition 'building work' does not include plant and equipment or temporary buildings that are not permanently attached to the land (refer to relevant Advisory Notes below).
2. Final detailed plans for all structures on site and for each component of the development (including site plans, floor plans, elevations, cross-sections, rendered perspectives and other relevant specifications), car parking configuration and location of secure bicycle parking for residents and employees.
3. In consultation with the Government Architect, further design details including:
 - detailed layouts for the large single aspect apartment type at the podium level
 - the provision of additional details to demonstrate how the ambition in the visualisations will be achieved
 - provision of access to natural light to the residential corridors in the podium
 - provision of additional details of the façade and balcony, to achieve the linear expression while providing private amenity
 - provision of detailed information to demonstrate the maintenance and access strategies for the landscaping, to ensure the ongoing quality of the podium interface with neighbouring properties, and
 - a final detailed schedule of proposed external material finishes.
4. A detailed Landscaping Plan and schedule for the site including the green wall on the boundary.
5. A dilapidation report (i.e. condition survey) shall be prepared by a qualified structural engineer to ensure the stability and protection of abutting buildings, structures and Council assets. The dilapidation report shall include written and photographic/video footage of the internal and external of the adjoining residences, including 1 Canning Street.
6. Detailed acoustic treatments to be provided at the detailed design stage to meet the noise requirements set out in the Aurecon Development Application Acoustic Report for Q Developments dated 3 August 2015 (Revision:1, Reference: 248366) particularly in relation to noise impacts to neighbouring properties.
7. A Construction Environmental Management and Monitoring Plan (CEMMP), prepared in consultation with the Environment Protection Authority and the City of Holdfast Bay. The CEMMP must incorporate measures to address (but not be limited to) the following matters:
 - a. traffic management for the duration of demolition and construction
 - b. construction and works noise management to ensure compliance with the *Environment Protection (Noise) Policy 2007*
 - c. management of air quality (including odour and dust)
 - d. sequencing of development (including construction timelines for works on site, as well as periods and hours of construction)
 - e. occupational health and safety matters
 - f. stormwater management, prior to implementation of a permanent solution;
 - g. groundwater (including prevention of groundwater contamination)
 - h. site contamination and remediation (where required)
 - i. waste management for all waste streams and overall site clean-up
 - j. use and storage of chemicals, oil, construction-related hazardous substances and other materials that have the potential to contaminate the environment (including proposed emergency responses)
 - k. site security, fencing and safety (including the management of public access and local traffic), and
 - l. air monitoring for car park intake and out-takes.

During Construction Works and Prior to Operation of the Development

8. All works shall be undertaken in accordance with the approved plans, drawings, specifications and other documentation (and approved by the Minister for Planning where required) in accordance with conditions 1-7 listed above.
9. That all external lighting of the site, including car parking areas and buildings, shall be designed and constructed to conform with Australian Standards and must be located, directed and shielded and of such limited intensity that no nuisance or loss of amenity is caused to any person beyond the site.
10. Pedestrian walkways on the subject site shall be adequately lit in accordance with Australian/New Zealand Standard AS/NZS 1158.3.1:19999 "Road Lighting Part 3.1: Pedestrian area (Category P) lighting – Performance and installation design guidelines". Such lighting shall be maintained at all times to the reasonable satisfaction of the Minister for Planning.
11. That the Stormwater Management recommendations contained within the PT Design Stormwater and Flood Impact Report dated 28 July 2015 for Q Developments shall be incorporated into the detailed design.
12. That all stormwater design and construction shall be in accordance with Australian Standards and recognised engineering best practices to ensure that stormwater does not adversely affect any adjoining property or public road.
13. That all vehicle car parks, driveways and vehicle entry and manoeuvring areas shall be designed and constructed in accordance with the relevant Australian Standards and be constructed, drained and paved with bitumen, concrete or paving bricks in accordance with sound engineering practice and appropriately line marked.
14. Bicycle parking facilities shall be designed in accordance with Australian Standard 2890.3-1993 and the AUSTROADS, Guide to Traffic Engineering Practice Part 14 – Bicycles.
15. That all Council, utility or state agency maintained infrastructure (i.e. roads, kerbs, drains, crossovers, footpaths etc.) that are demolished, altered, removed or damaged during the construction of the development shall be reinstated to Council, Utility or State Agency specifications. All cost associate with these works shall be met by the proponent.

16. All loading and unloading, parking and manoeuvring areas shall be designed and constructed to ensure that all vehicles can safely enter and exit the subject land in a forward direction.
17. That the recommendations from LBW/Environmental Projects regarding the removal and treatment of potential asbestos containing material shall be implemented.
18. That recommendations from LBW/Environmental Projects regarding the disposal of soil shall be implemented.
19. Exhaust from the kitchen must be dispersed in accordance with Australian Standards AS/NZS 1668.1 and AS 1688.2.
20. Waste disposal vehicles and general delivery vehicles shall only service the development between the hours of 7.00am and 7.00pm, Monday to Saturday inclusive, and shall only load or unload within the confines of the subject land.
21. Normal operating hours for construction activities and truck movements to and from the site shall be from 7:00am to 7:00pm, Monday to Saturday inclusive.
22. That the green wall plus all landscaping proposed shall be established within 3 months of completion of the project.

During Operation of the Development

23. Operations on the site shall be undertaken in accordance with all plans and details submitted as part of the Major Development Application, and where provided (and endorsed by the Minister for Planning where required) in accordance with conditions 8-22 as listed above.
24. The development/site shall be maintained in a serviceable condition and operated in an orderly manner at all times consistent with conditions of approval.
25. The green wall plus all landscaping shall be nurtured and maintained in good health and condition at all times with any diseased or dying plants being replaced to the reasonable satisfaction of the Minister for Planning.

ADVISORY NOTES

1. Pursuant to Development Regulation 64, the applicant is advised that the City of Holdfast Bay or private certifier conducting a Building Rules assessment must-
 - provide to the Minister a certification in the form set out in Schedule 12A of the *Development Regulations 2008* in relation to the building works in question, and
 - to the extent that may be relevant and appropriate -
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12
 - (ii) assign a classification of the building under these regulations, and
 - (iii) ensure that the appropriate levy has been paid under the *Construction Industry Training Fund Act 1993*.

Regulation 64 of the *Development Regulations 2008* provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Planning.
2. The City of Holdfast Bay or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this provisional development authorisation (including any Conditions or Advisory Notes that apply in relation to this provisional development authorisation).
3. Should the applicant wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Development Report and Assessment Report referred to in this provisional development authorisation. If an application variation involves substantial changes to the proposal, pursuant to Section 47 of the *Development Act 1993*, the applicant may be required to prepare an amended Development Report for public inspection and purchase. An amended Assessment Report may also be required to assess any new issues not covered by the original Assessment Report and a decision made by the Governor pursuant to Section 48 of the *Development Act 1993*.
4. The applicant's CEMMP and other Plans should be prepared taking into consideration (and with explicit reference to) relevant EPA policies and guideline documents, including, but not limited to:
 - a. the *Environment Protection (Air Quality) Policy 1994*
 - b. the *Environment Protection (Noise) Policy 2007*
 - c. the *Environment Protection (Water Quality) Policy 2015*
 - d. the *Environment Protection (National Pollutant Inventory) Policy 2008*
 - e. the Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry (1999)
 - f. handbooks for pollution avoidance, and
 - g. any other legislative requirements, Guidelines and Australian Standards requiring compliance.
5. All works and activities must be undertaken in accordance with the General Environmental Duty as defined in Part 4, section 25(1) of the *Environment Protection Act 1993* (which requires that a person must not undertake any activity, which pollutes, or may pollute; without taking all reasonable and practical measures to prevent or minimise harm to the environment), relevant Environment Protection Policies made under Part 5 of the *Environment Protection Act 1993* and other relevant publications and guidelines.
6. *Landscaping Plan and schedule* shall provide the following:
 - details shall be provided showing street furniture, shading devices and lighting
 - planting details
 - Adelphi Terrace streetscape details
 - location of tanks for water reuse for irrigation purposes, and
 - green wall details and management in relation to I Canning Street.
7. Any further proposed addition to the structure, including aerials, masts and vent/exhaust stacks, must be subject to a separate assessment by the Commonwealth Department of Infrastructure and Transport. Crane operations associated with construction shall be the subject of a separate application. Adelaide Airport Limited requires 48 days prior notice of any crane operations during the construction

Given under my hand at Adelaide.

Dated: 7 June 2018

HON STEPHAN KNOLL
Minister for Planning

DEVELOPMENT ACT 1993

SECTION 48 (7A)

*Decision by the Minister for Planning Under Delegation from the Governor**Preamble*

1. On 24 May 2007 the Minister for Urban Development and Planning declared the development of land on the corner of Anzac Highway and Marion Road at Plympton for the purposes of a mixed use residential and commercial complex a major development pursuant to Section 46 of the Development Act 1993. The declaration was varied on 29 January 2009 to expand the land to which the declaration applied.
2. A proposal from the Palmer Group (hereafter 'the proponent') to construct a mixed residential and commercial retail complex on the corner of Anzac Highway and Marion Road at Plympton was the subject of a Development Application lodged on 2 July 2007. That application ('the proposed major development') was subsequently varied on 29 January 2009 and 17 May 2013.
3. The proposed major development has been the subject of a Development Report in May 2009 and an amended Development Report in May 2013 and has been assessed in accordance with Sections 46, 46D and 47 of the Act. On 23 December 2013 the Governor granted provisional development authorisation to the proposed major development reserving his decision on a number of specified matters for further assessment pursuant to s48(6) of the Development Act 1993. The Governor also delegated to the Minister for Planning the power to deal with certain aspects of the approval, including the power to decide on specified matters reserved for further assessment, the power to permit any variation associated with the said provisional development authorisation, and the power to grant a final development authorisation required under Section 48 (2) (b) (i) of the Act.
4. By letter dated 28 February 2014 the proponent applied to vary the provisional development authorisation of 23 December 2013. The variations sought were three-fold.
5. The first variation proposes an amendment to the number of stages and the associated timing of each, and permits the grant of final development authorisation in respect of each stage, separately from the remainder of the proposed major development, upon satisfaction of matters reserved for further assessment of the stage.
6. The second variation proposes an amendment to the composition and number of apartments within the western tower, now proposed as part of the Stage 1 works, resulting in the construction of an additional one bedroom unit on each level of the western tower, for a total of four additional one bedroom units.
7. The third variation proposes amendment to the requirement for boundary screening along the side of the West Tower by shifting its location from the eastern side of the building to the western side of the building, and allowing flexibility in the nature of the screening recognising that there exists a range of design options available to avoid overlooking.
8. On 12 June 2014 the Minister for Planning approved the variations sought.
9. By letter dated 21 September 2015 the proponent applied to vary the provisional development authorisation of 12 June 2014. The variation sought was to allow the western tower, previously approved, to be constructed without the need to undertake major traffic infrastructure modifications as required by Reserve matter (e) (i-ix) and Reserve Matter (f) of the decision of 12 June 2014. This variation seeks to have these Reserve matters apply to stages 2-4 of the proposed development only.
10. By letter dated 2 October 2015 the proponent applied to waive the requirement for a Land Management Agreement (LMA) for 15% Affordable housing provision for the West Tower (or Stage 1) of the development due to the nature of the development and the provision of a significant provision of one bedroom apartments and their intrinsic 'affordable' designation. This approach has been supported by Renewal SA (affordable Housing LMA's).
11. On 31 October 2017 the Palmer Group now having the benefit of the development authorisation, applied for an amendment to the development authorisation to allow for the construction of the East Tower apartments, supermarket, and specialty shops and associated car parking as part of Stage 2. A minor change to existing allotment boundaries was submitted on 19 December 2017.
12. The proposal has been the subject of an Amendment to the DR and an Amended Assessment Report under section 47 of the Development Act 1993, and hereafter is referred to as the proposed amended Major Development
13. I am satisfied that an appropriate Amended Development Report and an Amended Assessment Report have been prepared in relation to the proposed amended Major Development in accordance with section 47, Division 2 of Part 4 of the Development Act 1993, and have had regard, when considering the proposed amended Major Development, to all relevant matters under section 48(5) of the Development Act 1993.
14. I have decided to grant a development authorisation to the proposed amended Major Development under section 48 (2) of the Development Act 1993.
15. For ease of reference, I have:
 - inserted 2 new reserved matters and added additional requirements to reserved matter (i) – previously reserved matter (g).
 - inserted 30 new conditions relative to the Stage 2 amendment and 4 new requirements in relation to the land division.
 - retained Conditions that still apply to the development (numbers 1-8, 13-19, 22-25, 47-52, and 56-60).
 - deleted previous Conditions 6 and 21 (refer to Gazette Notice 7 January 2016 pages 5 and 6) which no longer apply
 - deleted from Part B Conditions 3, 4 and 5 related to Stage 4 which no longer apply
 - amended commencement and completion dates for Stage 2 and stage 3 which have been revised

Decision

In the exercise of the power delegated to me by the Governor by Notice in the South Australian Government Gazette on 23 December 2013 pursuant to Section 48 (9) of the Development Act 1993 to assess matters reserved for further assessment in relation to a proposal to develop land on the corner of Anzac Highway and Marion Road at Plympton as a mixed use commercial and residential complex, and to vary the provisional development authorisation granted to that proposed development on 12 June 2014, and having due regard to the matters set out in Section 48 (5) and all other relevant matters I vary the provisional development authorisation:

For ease of reference and understanding, the entire Provisional Development Authorisation is reproduced below incorporating the variations the subject of this Notice.

NOTICE

PURSUANT to Section 48 of the Act and having due regard to the matters set out in Section 48 (7a) and all other relevant matters, I under delegation from the Governor:

- (a) vary the provisional development authorisation in relation to the proposed Major Development under Section 48 (7a) subject to the Reserved Matters set out in Part A below and Conditions set out in Part B below;
- (b) pursuant to Section 48 (6) reserve my decision on the matters specified in Part A below;

- (c) specify under Section 48 (7) (b) (i) all matters which are the subject of conditions herein and all reserved matters herein as matters in respect of which the conditions of this authorisation may be varied or revoked or new conditions attached and separately to specify the matter of the completion of the works as a matter in respect of which a condition may be imposed in any final authorisation to be granted; and
- (d) specify for the purposes of Section 48 (11) (b) the period of two years from the date of this provisional development authorisation as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation under Section 48 (11) and proceed to refuse a final development authorisation under Section 48 (2) (a).

PART A: RESERVED MATTERS

The following matters are reserved for further assessment, and may be assessed and approved individually and sequentially according to the Staging and Completion requirements set out in conditions 3, 4 and 5 of this provisional development authorisation:

- (a) detailed design plans and drawings for all structures on site for approval by the Minister for Planning. The final designs, plans and drawings must show the layout of the structures on the site cross-sections as well as elevations and drawings for each component of the development and the sustainability and amenity measures proposed by the proponent;
- (b) a Building Sustainability Plan that includes details of the objectives and measures to be implemented to achieve energy and water efficiencies, the use of recycled materials, minimisation of emissions and waste minimisation/recycling for the proposed development. This would need to be shown on the plans and elevations where applicable. The Plan must include targets and measures as well as an analysis using a Green Star Rating Tool;
- (c) a legally binding agreement, under Section 57 of the Development Act 1993, between the proponent and the Minister for Housing and Urban Development (or his delegate) dedicating a portion of the residential apartments to the provision of affordable rental housing such that 15% of the total residential development will meet the 'affordable housing criteria' as determined by the Minister in Regulation 4 of the South Australian Housing Trust Regulations 2010 (as amended by further notice from time to time). A Plan shall be prepared, to the reasonable satisfaction of Renewal SA, for the development showing the proposed location of the 15% of dwellings that will meet the affordable housing criteria except in Stage 1 (West Tower);
- (d) a Waste Management Plan for each component of the development, prepared to the reasonable satisfaction of Zero Waste, the Environment Protection Authority and City of West Torrens Council;
- (e) a Developer Agreement with the Department of Planning, Transport and Infrastructure (DPTI) for each stage of the development identifying the required works except in Stage 1 (West Tower). Subject to a determination by DPTI that a matter identified in sub-paragraphs (i)-(ix) below does not need to be addressed within the Agreement for a particular stage, the works addressed in the Agreement shall include (but not be limited to) the following:
 - (i) vehicle movements to and from Marion Road at Elizabeth Avenue and Mabel Street be restricted to left turn in and left turn out only by closing the median openings on Marion Road. As part of this work, the right turn lane on Marion Road for vehicles turning right into Anzac Highway to head east shall be extended to maximize storage at this location;
 - (ii) vehicle movements at the two-way access point to the car park on Anzac Highway shall be restricted to left turn in, left turn out and right turn in only. Right turn out movements shall not be permitted to occur in any form. To accommodate right-in movements, the U-turn facility shall be modified to prohibit U-turns from the north-east or, in the event that the design cannot entirely prohibit the above movements, the U-turn on Anzac Highway shall be closed entirely and access restricted to left turn in and left turn out only;
 - (iii) a left turn deceleration lane shall be provided at the Marion Road access to the car park. This shall be designed in accordance with the Austroads Guide to Road Design Part 4A and Department of Planning, Transport and Infrastructure standards;
 - (iv) a separate right turn phase shall be provided at the Marion Road/Anzac Highway intersection for the eastern approach. Additionally, the phase times for the right turn movement from Anzac Highway into Cross Road shall be increased. These modifications shall be to the satisfaction of the Department of Planning, Transport and Infrastructure at the cost of the developer. This shall be undertaken prior to occupation of the applicable stage of the development;
 - (v) the right turn lane on Anzac Highway western approach shall be extended by a minimum of 20 metres;
 - (vi) sufficient land shall be set aside along the Marion Road and Anzac Highway property frontages to accommodate the required road works and to provide Disability Discrimination Act 1992 ('DDA') compliant footpaths (any new or relocated footpath must be no narrower than the existing footpaths). All land required from the site to facilitate this requirement shall be vested to road at no cost to Council or the Department of Planning, Transport and Infrastructure;
 - (vii) all road works and improvements required to accommodate the proposed development shall be designed and constructed to the satisfaction of the Department of Planning, Transport and Infrastructure with all costs (design, construction and project management) being borne by the developer. With regards to the design, the developer is required to seek approval for the concept plan from the Department of Planning, Transport and Infrastructure's Metropolitan Region, Senior Access Management Engineer, Catherine Magraith on telephone (08) 8226 8325, before undertaking any detailed design work. All road works and improvements shall be completed prior to occupation of the applicable stage of the development;
 - (viii) the five car parking spaces on the southern side and the eight spaces on the northern side of the Marion Road access aisle shall be removed from the proposal to minimize conflict adjacent to the Marion Road access point; and
 - (ix) the three car parking spaces immediately south of the two-way access point on Anzac Highway shall be removed from the proposal to minimize conflict adjacent to the Anzac Highway access point;
- (f) a Traffic and Parking Management Plan, prepared to the reasonable satisfaction of the Department of Planning, Transport and Infrastructure and City of West Torrens Council, including legally binding agreements between the proponent and the responsible road authority for any necessary works and arrangements excepting Stage 1 (West Tower);
- (g) a detailed car parking design and layout, prepared to the satisfaction of the Minister.
- (h) a pedestrian and wayfinding plan, prepared to the satisfaction of the Minister, that designates the safe, accessible and logical pathways between the various elements of the project.
- (i) a detailed Landscaping Plan for each component of the project, and with particular emphasis on softening the visually dominant streetscape elements of:
 - (i) the external ramp to the supermarket carpark (adjacent Marion Road)
 - (ii) the rear loading areas of the supermarket; and
 - (iii) the exposed roof of the car park;

- (j) a detailed Stormwater Management Plan prepared to the reasonable satisfaction of the Environment Protection Authority and City of West Torrens Council; and
- (k) a Construction Environmental Management and Monitoring Plan for the pre-construction and construction phases prepared to the reasonable satisfaction of the Environment Protection Authority and the City of West Torrens Council for each component.

PART B: CONDITIONS OF PROVISIONAL DEVELOPMENT AUTHORISATION

1. The development authorisation granted hereunder is provisional only, does not operate as a final development authorisation and does not therefore authorise implementation of the proposed Major Development. Only an authorisation granted under Section 48 (2) (b) (i) can operate to authorise implementation of the proposed Major Development, which authorisation would only be granted after the reserved matters have been assessed and approved for each specific stage.
- 1a. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed Major Development shall be undertaken in strict accordance with the following documents and drawings:
 - Highway Inn Properties Pty Ltd—290 Anzac Highway, North Plympton—Transit Orientated Development Proposal—Planning Application—2 July 2007;
 - Development Report—Mixed Use Development—Anzac Highway and Marion Road—Plympton—May 2009;
 - Plympton Mixed Use Development—Amendment to Development Report—Prepared by Connor Holmes—May 2013;
 - Plympton Mixed Use Development—Response Report—Prepared on behalf of the Palmer Group—July 2013;
 - Assessment Report for the Development Report for the Plympton Mixed Use Development Anzac Highway and Marion Road—November 2013;
 - Letter from Connor Holmes Property Services to the Department of Planning, Transport and Infrastructure dated 28 February 2014;
 - Letter from Holmes Partners to the Department of Planning, Transport and Infrastructure concerning the removal of some reserved matters relating to provision of traffic infrastructure for Stage 1 (West Tower) dated 21 September 2015;
 - Letter from Holmes Partners to the Department of Planning, Transport and Infrastructure concerning the removal of the requirement for 15% Affordable Housing LMA for Stage 1 dated 2 October 2015; and
 - Letter from RenewalSA to Holmes Partners concerning agreement to waive need for 15% Affordable Housing LMA for Stage 1 (undated but referenced to 2/10/15 letter above from Holmes Partners) (ref A 717236).
 - HWY Stage 2 Redevelopment Amendment to the Development Report prepared for the Palmer Group October 2017 by Property and Consulting Australia; and
 - The Plympton Mixed use Development – Stage 2 Response Report prepared for the Palmer Group March 2018 by Property and Consulting Australia.
 - Drawing C104/05 (Sheets 1-4), amended plan of division prepared by Kevin Burgess & Associates lodged on 11 March 2018.

Building Work

2. Before any building work is undertaken on the site, the building work must be certified by a private certifier, or by some person determined by the Minister for Planning, as complying with the provisions of the Building Rules.

Staging and Completion

3. The proponent must address the reserve matters and submit relevant documentation for approval in accordance with the following failing which I may cancel this provisional authorisation and exercise my power to refuse approval to the development under Section 48 (2) (a):
 - Stage 2—within 12 months hereof the date of this authorisation
 - Stage 3—within 24 months hereof the date of this authorisation
4. Any final development authorisation granted under Section 48 (2) (b) (i) for the Stages below shall be subject to a condition that the proponent must complete substantial work on-site within the following period of the date of this provisional development authorisation, failing which I may cancel the final authorisation:
 - Stage 2—within two years hereof;
 - Stage 3—within four years hereof; and
5. In addition, the proponent must comply with the following staging and timing requirements for completion of the development failing which I may cancel the authorisation:
 - Stage 2—two years from the commencement date of construction of the stage
 - Stage 3—two years from the commencement date of the construction of the stage

Built Form

6. The development and the site shall be maintained in a serviceable condition and operated in an orderly and tidy manner at all times.
7. The western side of the West Tower shall provide adequate screening to prevent overlooking to the adjacent existing residences to the reasonable satisfaction of the Minister for Planning.
8. Provision shall be made for secure storage of trolleys within the complex at night to the reasonable satisfaction of the City of West Torrens Council.
9. That all the apartments shall be attenuated to achieve the required dBA levels. An acoustic plan detailing acoustic treatments (noise attenuation features) would be required. The requirements of the Ministers Specification SA 78B for the control of internal/external sound (February 2013) would need to be addressed where it's in a sound affected area as designated by the Noise and Air Emissions Overlay Maps in the Development Plan. This is in addition to any requirements of the National Construction Code.
10. Appropriate privacy screening is required between balconies of the individual apartments to the reasonable satisfaction of the Minister for Planning. The sides of balconies for apartments 1, 5, 6 and 7 will contain obscure glazing to 1.7m high above the finished floor level to maintain visual privacy.
11. Air conditioning or air extraction plant or ducting shall be screened such that no unreasonable nuisance or loss of amenity is caused to residents and users of properties in the locality to the reasonable satisfaction of the Minister for Planning.
12. The Finished Floor level should be 14.20 metres After Height Datum (AHD). Future detailing of the development should ensure new floor levels to be a minimum of 350mm elevated from the highest adjacent street water table levels.

Lighting

13. All external lighting of the site, including car parking areas and buildings, shall be designed and constructed to conform with appropriate Australian Standards and shall be located, directed and shielded and of such limited intensity that no demonstrable nuisance or loss of amenity is caused to any person beyond the site.

14. Any lighting proposed shall conform to airport lighting restrictions and shall be shielded from aircraft flight paths to the satisfaction of Adelaide Airport Limited.

Signage

15. Appropriate ('way-finding') signage for directing pedestrians to public transport shall be installed to the reasonable satisfaction of the Minister for Planning.
16. The colours and illumination of signage associated with the site shall not create a glare or distraction to passing drivers and shall not interfere with the operation of adjacent traffic signals.
17. No element of LED or LCD display shall be included in the design of any signs visible from the adjacent road network.
18. Any signs associated with the development shall not interfere with existing traffic control devices or result in distraction or confusion of motorists. Any signs must be simple, effective and easily assimilated. Under no circumstance shall signs be allowed to flash, scroll or move as this would result in undesirable distraction to motorists.
19. Trailer mounted variable signs shall not be used on or adjacent to the subject site for advertising purposes.
20. Signage will be installed at the western access service lane off Anzac Highway restricting ingress movements to authorised vehicles to prevent vehicle conflict with the bottle shop drive through.
21. No additional signs shall be displayed upon the subject land other than those identifying the parking area access points and those shown on the approved plans. If any further signs are required, these shall be the subject of a separate application.

Waste Management

22. Waste disposal vehicles and general delivery vehicles shall only service the development between the hours of 7 a.m. and 7 p.m., Monday to Saturday inclusive and shall only load or unload within the confines of the subject land.
23. The waste and general storage and service/operational areas of the shopping centre and car parking area shall be kept in a neat, tidy, safe and healthy condition at all times.
24. All trade waste and other rubbish shall be stored in covered containers prior to removal and shall be kept screened from public view.
25. The service area access door/screening gate on Elizabeth Avenue shall remain closed at all times other than when loading or unloading is taking place.
26. Refuse collection at the 'East Tower' car park shall be restricted to rigid trucks no longer than 7.2m.

General

27. That service and delivery vehicles associated with the site and utilising the rear service lane will be restricted to the hours between 7am and 10am only.

Traffic Infrastructure

28. Vehicle movements to and from Marion Road at Elizabeth Avenue and Mabel Street be restricted to left turn in and left turn out only by closing the median openings on Marion Road. As part of this work, the right turn lane on Marion Road for vehicles turning right into Anzac Highway to head east shall be extended to maximise storage at this location.
29. Vehicle movements at the two-way access point to the car park on Anzac Highway shall:
 - i) be restricted to left turn in, left turn out and right turn in only. Right turn out movements shall not be permitted to occur in any form. To accommodate right-in movements, the U-turn facility shall be modified to prohibit U-turns from the north-east; or
 - ii) in the event that the design cannot entirely prohibit the above movements, the U-turn on Anzac Highway shall be closed entirely and access restricted to left turn in and left turn out only.
30. A left turn deceleration lane shall be provided at the Marion Road access to the car park. This shall be designed in accordance with the Austroads Guide to Road Design Part 4 and DPTI standards.
31. The bus stop and taxi rank adjacent the Anzac Highway frontage of the site shall be relocated and or modified to the satisfaction of DPTI.
32. The phasing of the Marion Road / Anzac Highway intersection and Anzac Highway / Cross Road intersection shall be reviewed to the satisfaction of DPTI prior to operation of the development. Any modifications to phasing required shall be to the satisfaction of DPTI at the cost of the applicant.
33. The right turn lane on Anzac Highway catering for right turns into Marion Road shall be extended by a minimum of 20 metres.
34. The eastern access to the site from Anzac Highway shall be limited to left turn in movements only and shall be designed to maximise pedestrian safety.
35. Sufficient land shall be set aside along the Marion Road and Anzac Highway property frontages to accommodate the required road works and to provide DDA compliant footpaths (any new or relocated footpath must be no narrower than the existing footpaths). All land required from the site to facilitate this requirement shall be vested to road at no cost to Council or DPTI.
36. All redundant crossovers shall be removed and be replaced with kerb and gutter to Council standards, with all costs being borne by the applicant.
37. All road works and improvements required to accommodate the proposed development shall be designed and constructed to the satisfaction of DPTI, with all costs (design, construction and project management) being borne by the applicant. With regards to the design, the applicant is required to seek approval for the concept plan from DPTI's Traffic Operations, Network Integrity Engineer, Ms Christina Canatselis on telephone (08) 8226 8262, before undertaking any detailed design work. A deed of agreement for the works shall be entered into prior to the commencement of construction and all road works and improvements shall be completed prior to occupation of the development.
38. The loading docks and associated access points shall be designed to facilitate 19.0m semi-trailers.
39. Prior to the commencement of construction, a final car parking plan that minimises the potential for conflict adjacent to the Marion Road access and ensures unimpeded entry movements from Marion Road shall be submitted to the satisfaction of the Minister.
40. The operation of the Anzac Highway two-way access shall be reviewed after 6 months of operation. In the event that the operation of this access and the adjacent car parking / drive through area results in vehicular conflict adjacent to Anzac Highway, the development shall be modified to ameliorate the impacts. This work shall be undertaken to the satisfaction of DPTI at the applicant's cost.

41. The Keep Clear markings at the Anzac Highway two-way access shall be located so that a minimum of two exiting cars can queue adjacent Anzac Highway prior to the commencement of the 'Keep Clear' area.
42. The three car parking spaces immediately south of the eastern access point on Anzac Highway shall be limited to staff use only to minimise conflict adjacent the Anzac Highway access point.
43. All car parking adjacent the western Anzac Highway access shall be located a minimum of 6.0 metres from the Anzac Highway property boundary and be clearly marked as staff parking only.
44. The on-site parking shall be designed in accordance with the Australian/New Zealand Standard 2890.1:2004 and 2890.6:2009. All facilities for commercial vehicles shall conform to Australian Standard 2890.2:2002.
45. The car park shall be appropriately line marked and signed to ensure the desired flow of traffic through the site.
46. All bicycle parking facilities, shall be designed in accordance with Australian Standard 2890.3-2015 and the AUSTROADS, Guide to Traffic Engineering Practice Part 14 – Bicycles.

Parking and Access

47. All car parking areas, driveways and vehicle manoeuvring areas shall be properly maintained at all times.
48. All loading and unloading, parking and manoeuvring areas shall be designed and constructed to ensure that all vehicles can safely enter and exit the subject land in a forward direction.
49. The loading docks and associated access points shall be designed to facilitate 19 metre semi-trailers.
50. The indented bus stop and taxi rank adjacent the Anzac Highway frontage of the site shall be relocated and or modified to the satisfaction of the Department of Planning, Transport and Infrastructure.
51. All redundant crossovers shall be removed and be replaced with kerb and gutter to Council standards, with all costs being borne by the applicant
52. A kerb extension shall be provided to prohibit trucks turning right into Elizabeth Avenue from the service delivery exit to the reasonable satisfaction of the City of West Torrens Council.
53. Three of the parallel parking spaces within the parking area adjacent the East Tower entrance on the southern side shall be prohibited from parking during weekday mornings (7am to 12 noon) to enable a small refuse truck to access the car park for bin collection and as such appropriate signage should be provided to ensure this.
54. Give Way controls should be provided to reinforce driver priority at Y-junctions in the upper level car park.
55. That all car parks, driveways and vehicle manoeuvring areas shall conform to Australian Standards and be constructed, drained and paved with bitumen, concrete or paving bricks in accordance with sound engineering practice and appropriately line marked to the reasonable satisfaction of the State Commission Assessment Panel prior to the occupation or use of the development.

Stormwater

56. No stormwater shall be permitted to discharge on surface to Anzac Highway or Marion Road. Any modifications to stormwater infrastructure as a direct result of the development shall be at the expense of the developer
57. That all stormwater design and construction shall be in accordance with Australian Standards and recognised engineering best practices to ensure that stormwater does not adversely affect any adjoining property or public road.
58. Details shall be provided to the satisfaction of the West Torrens Council in relation to the redesign and reconstruction of impacted public stormwater infrastructure.

Construction Activities

59. Normal operating hours for construction activities (including truck movements) to and from the site shall be from 7 a.m. to 7 p.m., Monday to Saturday inclusive.
60. Any machinery, plant operating equipment, lighting, building façade designs or sound devices associated with the proposed development shall not impair or impinge upon the enjoyment or safety of residents of the apartment complex, adjoining properties (or occupiers thereof) or the local traffic and pedestrian environment and shall comply with the Environment Protection (Noise) Policy 2007, Environment Protection (Industrial Noise) Policy 1994 and the Environment Protection (Machine Noise) Policy 1994.

Land Division

61. The financial requirements of the SA Water Corporation shall be met for the provision of water supply and sewerage services. SA Water (H0067874).
62. The internal drains shall be altered to the satisfaction of the SA Water Corporation.
63. A final plan complying with the requirements for plans as set out in the Manual of Survey Practice Volume 1 (Plan Presentation and Guidelines) issued by the Registrar General to be lodged with the Development Assessment Commission for Land Division Certificate purposes.
64. Following the granting of new titles, all internal water piping that crosses the allotment boundaries must be severed or redirected at the developers/owners cost to ensure that the pipework relating to each allotment is contained within its boundaries.

PART C: NOTES TO PROPONENT

1. In respect of the reserved matters, the following is advised to the proponent:

(a) Building Rules

The proponent must obtain a Building Rules assessment and certification from either the City of West Torrens Council or a private certifier (at the proponent's option) and forward to the Minister all relevant certification documents as outlined in regulation 64 of the Development Regulations 2008.

Pursuant to Regulation 64 of the Development Regulations 2008, the proponent is especially advised that the City of West Torrens Council private certifier conducting a Building Rules assessment must:

- provide to the Minister for Planning a certification in the form set out in Schedule 12A of the Development Regulations 2008, in relation to the building works in question; and
- to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and

(iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

Regulation 64 of the Development Regulations 2008 provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Planning. The City of West Torrens Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with the provisional development authorisation (including its Conditions and Notes).

(b) *Final designs for each component of the development*

In regard to reserved matter (a), final design should address the following:

- roof plans for all areas of the development;
- roof areas for the shopping centre buildings shall be constructed out of a non-reflective material;
- details of amenity and activation treatments for the exposed car park roof top
- details showing the air intake vents for the basement car park and venting details for any restaurant/cafes;
- details of lighting for the basement and ground level car park;
- details of the colours proposed for the development;
- redesign of the external car park to incorporate additional safe and direct paths for cyclists and pedestrians (including crossing points designed to highlight the presence of cyclists and pedestrians);
- plans showing the location of secure bicycle parking for residents of the East and North Tower;
- acoustic treatment details that meet noise criteria as set out in:
 - AS 1276-1979: methods for determination of sound transmission class and noise isolation class of building partitions;
 - AS ISO 140.8-2006: acoustics—measurement of sound insulation in buildings and of building elements, laboratory measurements of the reduction of transmitted impact noise by floor coverings on a heavyweight standard floor; and
 - AS/NZS 1269.2-1998: occupational noise management—noise control management;
- all building work shall comply with the prescriptive requirements of the Building Code of Australia in particular AS2419.1, AS2441, AS 2118.1, AS2444, BCA Spec E1.8, BCA Tables E2.2a and E2.2b, BCA Part E3 and AS2293.1;
- exhaust hoods for car park ventilators shall be designed to direct exhaust fumes away from adjacent development. Car park ventilation should be directed away from open spaces and higher amenity areas, towards major roadways;
- kitchen exhausts from the restaurants/cafes should be flued to direct odour away from the serviced apartments;
- all mechanical plants/air conditioning shall be housed/enclosed within the roof area as part of the design and any noise would be mitigated through the use of noise attenuating design measures;
- air conditioning intakes on buildings should be located as far as is practicable from transport corridors;
- air conditioning systems should include filtration to remove fine particles where ambient air quality is very poor (this is reliant on sealed positive pressure apartments in which access to unfiltered ambient air is not recommended);
- the requirements of the Ministers Specification SA 78B Construction requirements for the control of external sound (February 2013);
- all building work shall comply with the prescriptive requirements of the Building Code of Australia ('BCA') and in particular: fire hydrant coverage to be provided in accordance with AS2419.1, fire hoses to be provided in accordance with AS2441, automatic sprinkler protection to be provided in accordance with AS2118.1, portable fire extinguishers to be provided in accordance with AS2444, a fire control centre to be incorporated in accordance with BCA Spec E1.8, smoke hazard management provisions in accordance with BCA Tables E2.2a and E2.2b, lift installations in accordance with BCA Part E3 and exit and emergency lighting to be installed in accordance with AS2293.1;
- the Metropolitan Fire Service would need to be consulted and involved with the design, approval and commissioning phases as required under the Development Regulations 2008. For further advice on fire safety the contact person is Fire Safety Engineer, David Kubler on telephone 8204 3611. Should variations to the prescriptive requirements of the BCA be proposed, suitably justified 'alternative solutions' should be presented to the Metropolitan Fire Service ('MFS') South Australia for comment and document in accordance with Regulation 28 of the Development Regulations 2008. The MFS recommends that the developer liaise with the Department in the early design phase to ensure that a cost effective installation that would also meet the operational needs of the fire service can be achieved; and
- details on odour management between uses.

(c) *Building Sustainability Plan*

In relation to reserved matter (b), the Building Sustainability Plan should address energy consumption and green house emissions below the current levels to satisfy environmental performance. The approach to the design of this proposal should exceed the requirements of Part J of the Building Code on Energy Efficiency and as discussed in the Development Report ('DR') and the amendment to the DR to provide energy efficiency to achieve a 5-star rating for the serviced apartment component and aim to provide a 5-Star Green Star Green Building Council of Australia ('GBCA') Rating for the commercial component.

(d) *Waste Management Plan*

The Waste Management Plan shall address the following:

- construction associated with the shopping centre tenancies and serviced apartments;
- the operational and ongoing waste for the shopping centre, including recycling and waste minimisation;
- servicing arrangements and waste removal provisions for the whole of the development (including commercial and retail);
- ongoing waste management for the serviced apartment component; and
- reference to Zero Waste SA in partnership with the Property Council and Renewal SA, a better practice guidance for medium density, high density and mixed use developments, which includes the following:
 - internal design (waste management systems, for example chutes or compactors);
 - collection areas (ease of access to bins by residents, enclosure sizes, visual amenity);
 - bin presentation areas (visual amenity, access and egress for collection vehicles); and
 - waste collection (noise and sensitive adjacent users).

(e) *Traffic and Parking Management Plan*

In regard to the Traffic Parking and Management Plan should address the following:

(a) *Parking Management:*

- the layout of the car parking areas (including basement car parking) and service bays shall meet the Australian/New Zealand Standard 2890.1:2004, parking facilities—off-street car parking and line markings and Australian Standard 2890.2-2002 parking facilities—off-street commercial vehicle facilities (including service areas);
- the final plans and details should ensure that sufficient secure bicycle parking and end of trip facilities are provided and that visitor bicycle parking rails are well positioned for passive surveillance. The location of secure bicycle parking for

residents and employees should be indicated on the plans. The bicycle parking facilities shall be designed in accordance with Australian Standard 2890.3-1993 and the AUSTROADS, Guide to Traffic Engineering Practice Part 14—Bicycles;

- the on-site parking shall be designed in accordance with the Australian/New Zealand Standard 2890.1:2004 and 2890.6:2009. All facilities for commercial vehicles shall conform to Australian Standard 2890.2:2002;
- the car park shall be appropriately line marked and signed to ensure the desired flow of traffic through the site;
- all bicycle parking facilities shall be designed in accordance with Australian Standard 2890.3-1993 and the AUSTROADS, Guide to Traffic Engineering Practice Part 14—Bicycles;
- access and egress from the car parking areas shall be designed in accordance with the Australian/New Zealand Standard 2890.1:2004, Parking Facilities, Part 1—off-street car parking;
- turning areas and loading bays required for semi-articulated delivery vehicles shall meet Australian Standards for off-street parking facilities (AS 2890.1 for cars and AS 2890.2 for commercial vehicles); and
- lighting shall be provided within the basement car parking area and at the grade car parking area in accordance with the public lighting code in AS 1680.2.1-1993, AS/NZS 1158:2007 and AS/NZS 1680.

(b) *Traffic Management:*

- the entry only into the car park from Anzac Highway shall be designed to maximize pedestrian safety;
- any traffic control devices shall be designed and constructed in accordance with the main standard of the Manual of Uniform Traffic Control Devices—AS 1742;
- driveway grades shall be set in accordance with AS2890;
- the main standard for traffic control devices is the Manual of Uniform Traffic Control Devices—AS 1742. There are many standards under AS 1742 covering the various traffic control devices that may need to be referred to. They are as follows:
 - AS 1742 Manual of uniform traffic control devices;
 - general introduction and index of signs—Australian Road Rules supplement;
 - supp.1 (int);
 - 1742.2 Part 2: traffic control devices for general use;
 - 1742.3 Part 3: traffic control devices for works on roads;
 - 1742.4 Part 4: speed controls;
 - 1742.9 Part 9: bicycle facilities;
 - 1742.10 Part 10: pedestrian control and protection;
 - 1742.11 Part 11: parking controls;
 - 1742.13 Part 13: local area traffic management; and
- service vehicles are required to turn left out to Marion Road. The alignment of the exit movement should be tightened up and angled appropriately to force large vehicles to turn left out as intended. 'NO TRUCK' signs should also be considered to prevent service vehicles from turning right out to use the nearby residential streets. Details are required on how this will be achieved.
- Further detailing will be required to be agreed upon with Council in relation to the scale, extent, and safe public footpath design elements of the new verge and footpath along Marion Road.
- The Metropolitan Adelaide Road Widening Plan shows that a strip of land up to 4.5 metres in width may be required from the Anzac Highway and Marion Road frontages of the site, together with additional land from the Anzac Highway/Marion Road corner for the possible future upgrading of the Anzac Highway/Marion Road intersection. An additional 4.5 metres x 4.5 metres cut-off is required from the Marion Road/ Elizabeth Avenue corner of the site. The consent of the Commissioner of Highways is required under the Metropolitan Adelaide Road Widening Act for all new building works located on or within 6.0 metres of the above requirements.
- The attached consent form should be completed and returned to DPTI with three copies of the final stamped approved plans.

(f) *Landscaping Plan*

In regard to reserve matter (g) the Landscaping Plan should provide the following:

- details shall be provided showing street furniture, shading devices and lighting;
- planting details;
- Elizabeth Avenue streetscape details, landscaping and streetscape to Elizabeth Avenue will be addressed in consultation with the City of West Torrens Council;
- location of tanks for water reuse for irrigation purposes;
- a detailed species list including local indigenous plants;
- the planting of semi-mature trees (not less than 2-3 metres in height) within the car parking area;
- all landscaping approved as part of the application shall be established prior to the occupation of the premises;
- a watering system shall be installed and operated so that all plants receive sufficient water to ensure their survival and growth;
- landscaping shall be designed to incorporate water conservation principles and devices (Water Sensitive Urban Design);
- the proposed landscaping contribution to the Urban Forest program;
- the inclusion of details for any proposed Green infrastructure (green walls/roofs);
- open spaces containing trees and other vegetation should be established between housing and transport corridors to increase natural air filtering processes; and
- trees should be planted along major roadways to increase natural air filtering processes.

(g) *Stormwater Management Plan*

In regard to reserve matter (h) the Stormwater Management Plan should address the following:

- all stormwater design and construction should be in accordance with Australian/New Zealand Standards, AS/NZS 3500-2003 and recognised engineering best practices to ensure that stormwater does not adversely affect any adjoining property;
- the Environment Protection Authority ('EPA') requires the following be included:
 - how the first flush will be managed;
 - how the stormwater will be managed during the construction phase;
 - that any stormwater discharging from the site will occur in accordance with the Environment Protection (Water Quality) Policy 2003;
 - how sediment run-off from the site will be minimised as well as sediment stockpiles; and
 - maintenance of stormwater management and infrastructure;
- the City of West Torrens Council request that the applicant enters into discussions with the City Assets Department to establish an effective and well integrated stormwater management system;
- the proponent is advised of the requirement to comply with the EPA's 'Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry' during demolition and construction of the development;

- development/s shall have no deleterious effects on the quality or quantity of surface water or the natural environments that rely on this water;
- development/s shall have no deleterious effects on the quality or quantity of groundwater or the natural environments that rely on this water. In particular, the following conditions shall apply:
 - effluent disposal systems (including leach drains) to be designed and located to prevent contamination of groundwater;
 - groundwater levels at the site (basement car park) need to be included; and
 - if any dewatering will be required (an activity that may require an EPA licence).

All extensions to water/wastewater networks will be assessed on their individual commercial merits. Where more than one development is involved, one option will be for SA Water to establish an augmentation charge for that area to equitably share the costs amongst those requiring and/or benefiting from the provision of the additional infrastructure. Any proposed augmentation charge will be assessed on its individual commercial merits;

- if the existing water/wastewater infrastructure requires an extension or new approach mains to serve any proposed development, the developer/s will be required to meet the costs associated with these works;
- when a proposed development adversely impacts upon the capacity of existing water/wastewater infrastructure the developer will be required to meet the cost of upgrading or augmenting the infrastructure to service the proposed water demands and/or wastewater discharges;
- the developer is also required to meet the costs of providing all water supply mains within the development site itself, including all water and wastewater pumping stations, pumping mains and water tanks;
- all new water supply mains constructed to serve commercial/industrial areas shall be a minimum size of 150 mm diameter. This is to provide an adequate water supply for industry as well as for fire protection purposes;
- similarly all new wastewater collection pipes required to serve commercial/industrial areas shall be a minimum size of 225 mm diameter and all property connections shall be a minimum size of 150 mm diameter. Where areas are being served by existing 150 mm diameter sewers, restrictions may be imposed on the types of development permitted in view of the smaller size mains;
- construction of water supply, wastewater and recycled water infrastructure will need to comply with SA Water Infrastructure Standards; and
- any proposed industrial or commercial developments will be subject to an SA Water Trade Waste agreement to permit the discharge of trade waste to the sewer network. Industrial and large dischargers may be liable for quality and quantity loading charges.

(h) *Construction Environmental Management and Monitoring Plan for the preconstruction, construction and operational phases*

The Construction Environmental Management and Monitoring Plan ('CEMMP') should be prepared taking into consideration and with explicit reference to relevant Environment Protection Authority policies and guideline documents, including the Environment Protection (Noise) Policy 2007 and Environment Protection (Air Quality) Policy 2016. A CEMMP covering both pre-construction and construction phases shall be prepared in consultation with the Environment Protection Authority before its submission to the Minister for approval. The CEMMP shall include the following:

- reference to and methods of adherence to all relevant Environment Protection Authority ('EPA') policies and codes of practice for construction sites, including the inclusion of a copy of Schedule 1 of the Environment Protection Act 1993 as an Appendix to the Construction Environmental Management and Monitoring Plan to ensure contractors are aware of EPA requirements;
- Soil Erosion and Drainage Management Plan (including dust management);
- timing, staging and methodology of the construction process and working hours (refer also to condition outlining working hours);
- a risk assessment relating to the potential impacts of construction activities that includes the staging of the development;
- traffic management strategies during construction of both the car park and the shopping centre and apartment complex, including transport beyond the development site;
- site contamination audit— a Site Contamination Auditor accredited by the EPA under Part 10A of the Environment Protection Act, should be engaged to carry out a Site Contamination Audit. In providing audit advice in this instance, the auditor must consider:
 - i. the nature and extent of any site contamination present or remaining on or below the surface of the site
 - ii. what remediation is or remains necessary for a specified use or range of uses, and
 - iii. based on (i) and (ii) above that the site is suitable for its intended use.

In order to provide this advice, there must have been sufficient assessment of the nature and extent of any site contamination present for the auditor to form an opinion regarding what remediation may be necessary (i.e. the assessment of the site must satisfy the requirements of the auditor). Further assessment should generally not be required.

Where remediation is or remains necessary for the specified use or range of uses, the auditor must have considered and endorsed relevant remediation management plans. The endorsement of the auditor and a copy of the remediation management plan(s) must be provided with the audit advice.

- management of infrastructure services during construction and re-establishment of local amenity and landscaping;
 - control and management of construction noise, vibration, dust and mud;
 - engineering and structural issues associated with construction of the basement car park and overhead landscaping;
 - stormwater and groundwater management during construction;
 - identification and management of contaminated soils and groundwater, should these be encountered;
 - site security, fencing and safety and management of impacts on local amenity for residents, traffic and pedestrians;
 - disposal of construction waste, any hazardous waste and refuse in an appropriate manner according to the nature of the waste;
 - protection and cleaning of roads and pathways;
 - overall site clean-up; and
 - to address management and site issues during construction and site contamination will need to demonstrate compliance with the National Environment Protection (Ambient Air Quality) Measure (1998) and with the National Environment Protection (Air Toxics) Measure (2011).
2. Crane operations associated with construction should be the subject of a separate application to Adelaide Airport Limited (48 days prior notice required for any crane operations during construction). Crane assessment may also have to be conducted by the Civil Aviation Safety Authority ('CASA').
 3. The developer should note that the height limit applies to antennae, masts and aerials that may be placed on top of the building, so the proponent should ensure that the building (plus envisaged structures on top of the building) do not infringe the Obstacle

Limitation Surfaces ('OLS'). The Adelaide Airport Safety Manager has advised the building height would be just under the OLS, but masts and structures on top of the building would not be allowed. Any external lighting associated with the development or the use of cranes for construction on the site would need to be referred to the Federal Airports Corporation.

4. The Metropolitan Adelaide Road Widening Plan shows that a strip of land up to 4.5 metres in width may be required from the Anzac Highway and Marion Road frontages of the site, together with additional land from the Anzac Highway/Marion Road corner for the possible future upgrading of the Anzac Highway/Marion Road intersection. An additional 4.5 metres x 4.5 metres cut-off is required from the Marion Road/Elizabeth Avenue corner of the site. The consent of the Commissioner of Highways is required under the Metropolitan Adelaide Road Widening Plan Act for all new building works located on or within 6 metres of the above requirements. The required consent form should be completed and returned to the Department of Planning, Transport and Infrastructure with three copies of the final stamped approved plans.
5. Some of the subject land may need to be vested as part of the road reserve at no cost to Council and the Department of Planning, Transport and Infrastructure, to ensure that adequate footpath is maintained along Marion Road. Kerb widening to increase the radius of the curve to allow semi-trailers to negotiate the left turn out of Elizabeth Avenue may require some land to be vested as road reserve, at no cost to Council or the Department of Planning, Transport and Infrastructure, to ensure that an adequate public footpath is maintained at this location.
6. The Environment Protection Authority advises, given the significance of the forecast traffic changes, that air quality modelling should be undertaken, as clean air would be imperative to informing the design outcome.
7. The proponent is advised of the General Environmental Duty under Section 25 of the Environment Protection Act 1993 which provides that a person must not undertake any activity, which pollutes, or may pollute without taking all reasonable and practical measures to prevent or minimise harm to the environment.
8. The proponent is advised that the Development Act 1993 outlines the roles and responsibilities of the applicant and the City of West Torrens Council for matters relating to building works during and after construction of the shopping centre and apartment complex development and associated works.
9. The provisions of the Food Act 2001 and associated food regulations apply.
10. In addition to the Building Code of Australia, the proponent must comply with the Commonwealth Disability Discrimination Act 1992 in planning access for the disabled.
11. The Minister has a specific power to require testing, monitoring and auditing under Section 48C of the Development Act 1993.
12. If the development is not substantially commenced within two years of the date of the decision on the last of the reserved matters, the Governor may cancel this development authorisation.
13. The development shall include directional and way finding signage that indicates the short walking distance/time to the tram stop and bus stops.
14. Should additional signage be required, above and beyond the proposed pylon sign on Anzac Highway, these must be assessed to ensure that they would not impact on road safety, particularly given the complexity and nature of movements at this location.
15. The applicant is advised that signage does not form part of this application. Any future signage will need to form part of a separate application.
16. In respect to Condition 61, the SA Water Corporation has advised that an investigation will be carried out to determine if the connection/s to your development will be costed as standard or non-standard.

Given under my hand at Adelaide.

Dated: 15 June 2018

STEPHAN KNOLL
Minister for Planning
Delegate of the Governor

EMERGENCY SERVICES FUNDING ACT 1998

SECTION 14

Fees

I, Rob Lucas MLC, Treasurer, set the fee pursuant to Section 14 of the *Emergency Services Funding Act 1998* at \$15.80:

- to inspect the Assessment Book during ordinary office hours; or
- for a copy of an entry made in the Assessment Book;

commencing on 1 July 2018.

Dated: 6 May 2018

ROB LUCAS MLC
Treasurer

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

TAKE NOTE that pursuant to regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the notice dated 28 February 2018 on page 1092 of the *South Australian Government Gazette* on 06 March 2018 prohibiting fishing activities in the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery:

a) Except the Northern Closure area, which is defined as the area north of the following index points:

1.	33	°	31.50	S	137	°	16.00	E
2.	33	°	31.50	S	137	°	33.00	E
3.	33	°	37.00	S	137	°	33.00	E
4.	33	°	46.00	S	137	°	44.00	E

b) Except the Southern Closure area, which is defined as the waters contained within the following index points:

1.	33	°	41.00	S	137	°	06.00	E
2.	33	°	52.00	S	137	°	15.00	E
3.	33	°	54.00	S	137	°	09.00	E
4.	33	°	59.00	S	137	°	13.00	E
5.	34	°	13.00	S	136	°	57.00	E
6.	34	°	27.00	S	136	°	57.00	E
7.	34	°	27.00	S	136	°	53.00	E
8.	34	°	39.50	S	136	°	40.50	E
9.	34	°	39.50	S	136	°	33.00	E
10.	34	°	19.00	S	136	°	45.00	E
11.	34	°	10.00	S	136	°	45.00	E
12.	34	°	05.00	S	136	°	48.00	E
13.	33	°	58.00	S	137	°	01.00	E
14.	33	°	56.00	S	136	°	59.00	E
15.	33	°	59.00	S	136	°	53.00	E
16.	33	°	49.00	S	136	°	42.00	E

c) Except the Cowell closure area, which is defined as the waters within and bounded by the following closure index points:

1.	34	°	00.50	S	136	°	45.50	E
2.	34	°	03.50	S	136	°	48.00	E
3.	34	°	05.50	S	136	°	44.50	E
4.	34	°	02.50	S	136	°	42.00	E then back to point 1

d) Except the Wardang Closure area, which is defined as the waters contained within the following index points:

1.	34	°	10.00	S	137	°	28.00	E
2.	34	°	21.00	S	137	°	12.00	E
3.	34	°	45.00	S	137	°	15.00	E
4.	34	°	48.53	S	137	°	09.45	E
5.	34	°	48.53	S	137	°	06.00	E
6.	34	°	50.75	S	137	°	06.00	E
7.	34	°	54.00	S	137	°	01.00	E

e) Except the Corny closure area, which is defined as the waters within and bounded by the following closure index points:

1.	34	°	27.00	S	136	°	53.00	E
2.	34	°	27.00	S	137	°	02.00	E
3.	34	°	35.00	S	136	°	56.00	E
4.	34	°	48.60	S	136	°	52.00	E
5.	34	°	54.00	S	136	°	52.00	E
6.	34	°	54.00	S	136	°	48.50	E
7.	34	°	49.50	S	136	°	48.50	E
8.	34	°	49.50	S	136	°	40.50	E
9.	34	°	39.50	S	136	°	40.50	E

SCHEDULE 2

Commencing at sunset on 11 June 2018 and ending at sunrise on 21 June 2018.

SCHEDULE 3

1. The coordinates in Schedule 1 are defined as degrees decimal minutes and are based on the World Geodetic System 1984 (WGS 84).
2. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the South Australian Government Gazette pursuant to the requirements of the *Proof of Sunrise and Sunset Act 1923*) during the period specified in Schedule 2.
3. Fishing must cease:
 - a. in the fishing area known as the 'Mid/North Gulf' area (as described on page 48 of the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery¹ October 2014) if the average catch per vessel, per night (based on the best information available to the committee at sea) drops below 500kg; and
 - b. in the fishing area known as the 'Southern Gulf' area (as described on page 48 in the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2014) if the average catch per vessel over two consecutive nights (based on the best information available to the committee at sea) falls below 350kg.
4. Based on the best information available from the fleet, fishing must cease in an area in the Mid/North Gulf if the average prawn bucket count exceeds 260 prawns per 7kg; or in an area in the Southern Gulf if the average prawn bucket count exceeds 260 prawns/7kg.
5. No fishing activity may occur without the authorisation of Coordinator at Sea, Paul Watson, or other nominated Coordinator at Sea appointed by the Spencer Gulf and West Coast Prawn Fishermen's Association.
6. The authorisation of the Coordinator at Sea must be in writing, signed and record the day, date and permitted fishing area within the waters of Schedule 1 in the form of a notice sent to the fishing fleet or vary an earlier authorisation issued by the Coordinator at Sea.
7. The Coordinator at Sea must cause a copy of any authorisation for fishing activity or variation of same, made under this notice to be emailed to the Prawn Fisheries Manager immediately after it is made.
8. The Spencer Gulf and West Coast Prawn Fishermen's Association must keep records of all authorisations issued pursuant to this notice.

Dated: 11 June 2018

PAUL WATSON
Coordinator at Sea, Spencer Gulf Prawn Fishery
Delegate of the Minister for Primary Industries and Regional Development

¹ Management plan can be found at http://www.pir.sa.gov.au/fishing/commercial_fishing/commercial_fisheries/prawn_fishery_-_spencer_gulf_and_west_coast

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Fishing Run for the West Coast Prawn Fishery

TAKE notice that pursuant to regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the notice dated 27 February 2018 on page 1092 of the South Australian Government Gazette of 6 March 2018 prohibiting fishing activities in the West Coast Prawn Fishery is HEREBY varied such that it will not be unlawful for a person fishing pursuant to a West Coast Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

The waters of the West Coast Prawn Fishery.

SCHEDULE 2

Commencing at sunset on 9 June 2018 and ending at sunrise on 20 June 2018.

SCHEDULE 3

1. Each licence holder must ensure that a representative sample of catch (a 'bucket count') is taken at least 3 times per night during the fishing activity.
2. Each 'bucket count' sample must be accurately weighed to 7kg where possible and the total number of prawns contained in the bucket must be recorded on the daily catch and effort return.
3. Fishing must cease if one of the following limits is reached:
 - a. A total of 14 nights of fishing are completed
 - b. The average catch per vessel, per night (for all 3 vessels) drops below 300 kg for two consecutive nights
 - c. The average 'bucket count' for all vessels exceeds 270 prawns per bucket on any single fishing night in the Ceduna area
 - d. The average 'bucket count' for all vessels exceeds 240 prawns per bucket on any single fishing night in the Coffin Bay area
 - e. The average 'bucket count' for all vessels exceeds 240 prawns per bucket on any single fishing night in the Venus Bay area.
4. The fleet must nominate a licence holder to provide a daily update by telephone or SMS message to the Prawn Fishery Manager on 0477 396 367, to report the average prawn catch and the average prawn 'bucket count' for all vessels operating in the fishery.
5. No fishing activity may be undertaken after the expiration of 30 minutes from the prescribed time of sunrise and no fishing activity may be undertaken before the prescribed time of sunset for Adelaide (as published in the South Australian Government Gazette pursuant to the requirements of the *Proof of Sunrise and Sunset Act 1923*) during the period specified in Schedule 2.

Dated: 8 June 2018

STEVE SHANKS
Prawn Fisheries Manager
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Fishing Run for the West Coast Prawn Fishery

TAKE notice that pursuant to regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the notice dated 27 February 2018 on page 1092 of the South Australian Government Gazette of 6 March 2018 prohibiting fishing activities in the West Coast Prawn Fishery is HEREBY varied such that it will not be unlawful for a person fishing pursuant to a West Coast Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

The waters of the West Coast Prawn Fishery.

SCHEDULE 2

Commencing at sunset on 20 June 2018 and ending at sunrise on 22 June 2018.

SCHEDULE 3

1. Each licence holder must ensure that a representative sample of catch (a 'bucket count') is taken at least 3 times per night during the fishing activity.
2. Each 'bucket count' sample must be accurately weighed to 7kg where possible and the total number of prawns contained in the bucket must be recorded on the daily catch and effort return.
3. Fishing must cease if one of the following limits is reached:
 - a. The average 'bucket count' for all vessels exceeds 270 prawns per bucket on any single fishing night in the Ceduna area
 - b. The average 'bucket count' for all vessels exceeds 240 prawns per bucket on any single fishing night in the Coffin Bay area
 - c. The average 'bucket count' for all vessels exceeds 240 prawns per bucket on any single fishing night in the Venus Bay area.
4. The fleet must nominate a licence holder to provide a daily update by telephone or SMS message to the Prawn Fishery Manager on 0477 396 367, to report the average prawn catch and the average prawn 'bucket count' for all vessels operating in the fishery.
5. No fishing activity may be undertaken after the expiration of 30 minutes from the prescribed time of sunrise and no fishing activity may be undertaken before the prescribed time of sunset for Adelaide (as published in the South Australian Government Gazette pursuant to the requirements of the *Proof of Sunrise and Sunset Act 1923*) during the period specified in Schedule 2.

Dated: 14 June 2018

STEVE SHANKS
Prawn Fisheries Manager
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Surveying in the West Coast Prawn Fishery

TAKE notice that pursuant to regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the notice dated 21 March 2017 on page 945 of the South Australian Government Gazette of 28 March 2017 prohibiting fishing activities in the West Coast Prawn Fishery is HEREBY varied such that it will not apply to the holders of a West Coast Prawn Fishery licence issued pursuant to the *Fisheries Management (Prawn Fisheries) Regulations 2017* listed in Schedule 1 or their register master insofar as they may use prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of undertaking a prawn survey during the period specified in Schedule 2, subject to the conditions contained in Schedule 3 unless this notice is varied or revoked.

SCHEDULE 1

Licence Number	Licence Holder	Boat Name	Trawl Survey Area
D02	Kontias Developments Pty Ltd	Lincoln Lady	Venus Bay

SCHEDULE 2

Commencing at sunset on 8 June 2018 and ending at sunrise on 9 June 2018.

SCHEDULE 3

1. The licence holders listed in Schedule 1 or their register master must operate within the trawl survey area nominated in the table in Schedule 1.
2. For the purposes of this notice the trawl survey areas cannot include any waters of a habitat protection zone or a sanctuary zone of a marine park established under the *Marine Parks Act 2007*.
3. The registered master must keep a 'skippers log' to record catch information during the survey.
4. All fish, other than King Prawns, Southern Calamari, Gould's Squid, Scallops, Octopus and Balmain Bugs taken during the exempted activity for survey purposes, are to be returned to the water immediately after capture.
5. The licence holders listed in Schedule 1 or their register master must comply with all regulations and conditions that apply to fishing activities undertaken pursuant to their licence, in addition to the conditions imposed by this exemption.
6. While engaged in fishing activities or unloading the survey catch, the licence holder listed in Schedule 1 or their register master must have a copy of this notice on board the boat or near his person. This notice must be produced to a Fisheries Officer if requested.
7. The licence holders listed in Schedule 1 or their register master must not contravene or fail to comply with the *Fisheries Management Act 2007*, or any other regulations made under that Act except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act 2007*. The notice holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within a marine park.

Dated: 9 June 2018

STEVE SHANKS
Prawn Fishery Manager
Delegate of the Minister for Primary Industries and Regional Development

HARBORS AND NAVIGATION ACT 1993

SCHEDULE OF SHIPPING CHARGES PURSUANT TO SECTION 31

Effective from 1 July 2018

Navigation Services Charge

The Navigation Services Charge is to recover the costs of providing navigation aids to commercial shipping using the state's indentured ports of Port Bonython and Whyalla. This will be a charge to boats on the basis of the number of times the boat enters State waters from outside those waters and proceeds to an indentured or private port in the State.

Note: Other charging arrangements have been made and apply to the ports of Ardrossan, Klein Point, Port Adelaide, Port Giles, Port Lincoln, Port Pirie, Thevenard and Wallaroo.

The base charge (GST inclusive) to be applied is \$1 558.00 + \$0.17151 per gross tonnage (GT) per trading voyage within South Australian waters.

The base charge will be reduced by 25% for each subsequent call of the commercial boat after the first call and within six months of the first call, (ie 100% of base charge for first call; 75% for second call within six months of the first call; 50% for the third call; 25% for the fourth call). No Navigation Services Charge will be payable for the fifth call and any subsequent call, provided they occur within six months of the first call.

Alternatively, an option of a one-off, up-front payment of 2.3 times the base charge for unlimited calls by the one commercial boat in a six month period is available. Application must be made prior to the entry of the boat into South Australian waters.

Harbor Services Charge (Applied at Port Bonython Only)

The Harbor Services Charge is to recover the costs of servicing boats in port and at berths.

The base charge (GST inclusive) to be applied is \$4 188.00 + \$0.00777 per gross tonnage (GT) of the boat per hour at berth.

Dated: 31 May 2018

HON STEPHAN KNOLL MP
Minister for Transport, Infrastructure and Local Government

HARBORS AND NAVIGATION ACT 1993

SCHEDULE OF SHIPPING CHARGES PURSUANT TO SECTION 31

*Effective from 1 July 2018***Marine Facilities Ferry Services Charge**

The Marine Facilities Ferry Services Charge (GST inclusive) is to apply to all ferry service using the Minister's marine (Port) facilities and assets of Cape Jervis, Penneshaw, Kingscote and American River, unless otherwise stated. The Marine Facilities Services Charge will apply for each of the named harbors/ports used by a ferry operator.

Passengers departing from or arriving at Cape Jervis, Kingscote, Penneshaw and American River: \$0.1487 per passenger.

Vehicles (irrespective of size and including prime-mover, motorcycle or equivalent but not including a bicycle): \$1.33 per vehicle per departure or arrival.

Trailers/caravans: \$1.33 per trailer/caravan per departure or arrival.

Freight: \$1.79 per lineal metre of the semi-trailer per trip.

Boat mooring fee: \$73.58 per boat per day (or part thereof).

Dated: 31 May 2018

HON STEPHAN KNOLL MP
Minister for Transport, Infrastructure and Local Government

HARBORS AND NAVIGATION ACT 1993

FISHING INDUSTRY FACILITIES SCHEDULE OF FEES AND CHARGES PURSUANT TO SECTION 31

Effective from 1 July 2018

Fees for storage, slipping, straddle carrier use and boat movements in boat yards at Port MacDonnell, Beachport and Kingscote are charged to recover some of the costs associated with the operation and administration of these facilities.

All of the fees and charges listed below are *inclusive of GST*.

Port MacDonnell Boat Yard

A boat yard fee is to be charged at the Port MacDonnell boat yard for all boats or trailers as follows:

- \$761.00 per boat or trailer for 12 months, or
- \$190.00 per boat or trailer per month or part thereof.

The fee entitles recipients to boat or trailer storage and unlimited use of the dirty work area for the period paid.

Beachport Boat Yard

A **boat yard fee** is to be charged at the Beachport boat yard for all boats at \$4 368 per boat for one year or part thereof. This fee entitles the recipient to boat storage, 4 slippages, 4 yard shifts using the straddle carrier and unlimited use of the dirty work area for one year.

A **casual boat storage fee** is to be charged at the Beachport boat yard for all boats at \$657.00 per month or part thereof.

A **casual slipping fee (up to two hours)** is to be charged at the Beachport boat yard for all boats at \$411.00.

A **casual yard shift fee** is to be charged for use of the straddle carrier to move a boat in one operation within the boat yard for all boats at \$271.00.

Additional to the above and *only* when applicable, an **after hours yard shift fee** or an **after hours slipping fee** of \$150.00 may apply.

Slipway Fees - Kingscote

Use of the Kingscote slipway will be charged a fee of \$159.00 per day or part thereof.

Dated: 31 May 2018

HON STEPHAN KNOLL MP
Minister for Transport, Infrastructure and Local Government

HEALTH CARE ACT 2008

Fees and Charges

I, STEPHEN WADE, Minister for Health and Wellbeing, hereby give notice pursuant to section 59 of the *Health Care Act 2008*, of the following fees to apply for ambulance services:

These charges will operate from 1 July 2018 to 30 June 2019.

Emergency 1 call out fee	\$ 976.00
Emergency 2 call out fee	\$ 703.00
Non Emergency Fee	\$ 218.00
Per Km Charge	\$ 5.60
SAAS Incidental Services (Treat No Transport)	\$ 218.00
SAAS Incidental Services (Treat No Transport) concession	\$ 109.00

These charges will be GST-free where the service is in the course of treatment of a patient who pays for the supply of the ambulance service. GST may be charged in addition to the above amounts in circumstances where the Commissioner of Taxation has ruled that the services are not GST-free, for example, for services contracted by a hospital.

Dated: 28 May 2018

HON STEPHEN WADE MLC
Minister for Health and Wellbeing

HEALTH CARE ACT 2008

Fees and Charges

I, STEPHEN WADE, Minister for Health and Wellbeing, hereby give notice pursuant to the *Health Care Act 2008*, of the following fees to apply for the purpose of private hospital licensing:

These charges will operate from 1 July 2018 to 30 June 2019.

Licence application fee (section 80 (2))	\$ 407.00
Fee for grant of licence (section 81 (3))	\$ 407.00
Variation of licence/conditions of licence fee (section 82(4)(b))	\$ 71.00
Annual licence fee (1-25 beds) (section 84 (2))	\$ 423.00
Annual licence fee (26-50 beds) (section 84 (2))	\$ 532.00
Annual licence fee (51-100 beds) (section 84 (2))	\$ 716.00
Annual licence fee (101-150 beds) (section 84 (2))	\$ 901.00
Annual licence fee (151-200 beds) (section 84 (2))	\$1086.00
Annual licence fee (>200 beds) (section 84 (2))	\$1380.00
Application fee for transfer of licence (section 85 (2))	\$ 407.00
Application for alteration/extension of licenced premises (section 99A(1))	\$ 407.00

Dated: 28 May 2018

HON STEPHEN WADE MLC
Minister for Health and Wellbeing

HEALTH CARE ACT 2008

Fees and Charges

I, STEPHEN WADE, Minister for Health and Wellbeing, hereby give notice pursuant to the *Health Care Act 2008*, of the following fees to apply for the purpose of private day procedure centre licensing:

These charges will operate from 1 July 2018 to 30 June 2019.

Licence application fee (section 89C (2)(c))	\$ 238.00
Fee for grant of licence (section 89C (3))	\$ 238.00
Annual licence fee (section 89F (2)(a))	\$ 238.00
Application fee for transfer of licence (section 89G (2)(c))	\$ 238.00
Variation of licence/conditions of licence fee (section 99A(1))	\$ 71.00
Application for alteration/extension of licenced premises (section 99A(1))	\$ 238.00
Fee for issuing of deemed licences (section 99A(1))	\$ 238.00

Dated: 30 May 2018

HON STEPHEN WADE MLC
Minister for Health and Wellbeing

HEALTH CARE ACT 2008

Fees and Charges

I, STEPHEN WADE, Minister for Health and Wellbeing, hereby give notice pursuant to section 58 of the *Health Care Act 2008*, of the following fee to apply for the application of a non-emergency ambulance licence:

These charges will operate from 1 July 2018 to 30 June 2019.

Application fee for licence \$179.00

Dated: 28 May 2018

HON STEPHEN WADE MLC
Minister for Health and Wellbeing

HEALTH CARE ACT 2008

Fees Payable for Domiciliary Care Services

I, STEPHEN WADE, Minister for Health and Wellbeing, hereby give notice pursuant to Section 44 of the *Health Care Act 2008*, for fees payable for domiciliary care services.

The fees set out in the table below will be charged by CHSALHN for services specified in the table where the services are provided to a client –

- (a) who is a compensable client; or
- (b) who is a non-compensable client.

The chief executive (or delegate) of the agency may waive payment of, or remit, the whole or any part of a fee payable under this notice.

The notice will come into operation on 1 July 2018.

TABLE OF FEES

1. Domiciliary Care fees (non-compensable client):

	Unit Measure	Non Concession	Concession
Service Cap	(per 4 weeks)	\$73.10	\$52.20
Fee per service (Service Cap applies)			
Domestic Assistance	(per hour)	\$10.40	\$ 6.80
Other Food Services	(per hour)	\$10.40	\$ 6.80
Personal Care	(per hour)	\$10.40	\$ 6.80
Social Support - individual	(per hour)	\$10.40	\$ 6.80
Nursing Care	(per hour)	\$15.60	\$ 8.90
Allied Hlth & Ther - individ	(per hour)	\$15.60	\$ 8.90
Allied Hlth & Ther - group	(per hour)	\$ 8.70	\$ 5.50
Day Care attendance *	(per session)	\$20.80	\$12.60
Social Support Group	(per hour)	\$ 8.40	\$ 5.20
Home Maintenance	(per hour)	\$10.40	\$ 6.80
Transport –one way trip (per trip)		\$ 6.30	\$ 4.20
Flexible Respite	(per hour)	\$10.40	\$ 6.80
Centre-based Respite	(per hour)	\$ 4.70	\$ 2.60
*excludes meals and transport			
Fee per service (No Service Cap applies)			
Cottage respite *	(per night)	\$47.00	\$31.30
Equipment Hire	(hire per week)	\$ 5.80	\$ 4.40
Equipment Purchase	(per item)	50%	15%
Home Modification	(per modification)	50%	15%
Meals - home delivered and centre based	(per meal)	\$ 8.90	\$ 7.70

In this notice—

Agency means the Country Health South Australia Local Area Network

Compensable client means a client receiving services who is, or may be, entitled to payment, or has received payment, by way of compensation in respect of the injury, illness or disease for which the patient is receiving those services.

Client means a person to whom treatment or care is provided (including, outreach services or domiciliary maintenance and care).

Service cap means the maximum fee payable for services provided in a 4 week billing period (excludes equipment and home modifications).

Per hour means the time taken to deliver the service charged for the hour or part thereof.

Per session means a block of hours to deliver a service program (i.e. 3 hours).

Equipment purchase - per item means the cost to procure and deliver the item.

Home modification - per modification means the estimated cost to prepare and install the modification.

Dated: 31 May 2018

HON STEPHEN WADE MLC
Minister for Health and Wellbeing

HOUSING IMPROVEMENT ACT 2016

SECTION 25

Rent Control

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

Address of Premises	Allotment Section	Certificate of Title Volume/Folio	Maximum Rental per week payable
2 Buchanan Grove, Reynella East SA 5161	Allotment 92 Deposited Plan 9294 Hundred of Noarlunga	CT5074/844	\$0.00 Unfit for Human Habitation

Dated: 21 June 2018

JOHN HERRMANN
Housing Regulator and Registrar
Office of Housing Regulation, Housing SA
Delegate of Minister for Human Services

HOUSING IMPROVEMENT ACT 2016

SECTION 25

Rent Control Revocations

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

Address of Premises	Allotment Section	Certificate of Title Volume/Folio
1275 Playford Highway, Cygnet River SA 5223 Fernville" - (Farmhouse) AKA - 1214 Playford Highway, Cygnet River	Allotment 885 Filed Plan 180917 Hundred of Menzies	CT4043/358, CT5828/53, CT6161/673
26 Pilton St, Port Augusta SA 5700	Allotment 18 Deposited Plan 6112 Hundred of Davenport	CT5885/283
25 Stevens Ave, Para Hills SA 5096	Allotment 67 Deposited Plan 7443 Hundred of Yatala	CT5477/904

Dated: 21 June 2018

JOHN HERRMANN
Housing Regulator and Registrar
Office of Housing Regulation, Housing SA
Delegate of Minister for Human Services

JUSTICES OF THE PEACE ACT 2005

SECTION 4

Notice of Appointment of Justices of the Peace for South Australia by the Commissioner for Consumer Affairs

I, Dini Soulio, Commissioner for Consumer Affairs, delegate of the Attorney-General, pursuant to section 4 of the *Justices of the Peace Act 2005*, do hereby appoint the people listed as Justices of the Peace for South Australia as set out below for a period of ten years commencing from 25 June 2018 and expiring on 24 June 2028 it being a condition of appointment that the Justices of the Peace must take the oaths required of a justice under the *Oaths Act 1936* and return the oaths of office form to Justice of the Peace Services within three months after the date of appointment:

Emiglia AMATO
Margaret Joan BASTIAN
Antoinette Pressede BOYCE
Yin Wei CHAI
Tania Lee COCHRANE
Rosetta D'AGOSTINO
Philip Ernest FODISCH
Tammy Erika KASSEBAUM
Amanpreet KAUR
Joshy Antony KIZHAKEMYALIL
Diane LATINI
Christine Anne MCDONNELL
Vesna MARKOVIC
Kaden Alexander Edwin MATTNER
Sharyn Joy MOLL
Charles Joseph PICARELLI
Robert James ROGERSON
Wasim SAEED
Simarjeet SHARMA
Jacqueline WONG

Dated: 13 June 2018

DINI SOULIO
Commissioner for Consumer Affairs
Delegate of the Attorney-General

LAND ACQUISITION ACT 1969

(SECTION 16)

Form 5

Notice of Acquisition

1. Notice of acquisition

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

Comprising that portion of the existing free and unrestricted right of way over the land marked "B" and "C" in the plan attached to Certificate of Title Volume 6132 Folio 534, and being the whole of the land identified as "B & F" in G10/2018 lodged in the Lands Titles Office.

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

2. Compensation

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

3. Inquiries

Inquiries should be directed to:

Rocco Caruso
GPO Box 1533
Adelaide SA 5001
Telephone: (08) 8343 2569

Dated: 19 June 2018

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

MOHAMMED ELGAZZAR
Manager, Portfolio & Acquisition Services
(Authorised Officer)

Department of Planning, Transport and Infrastructure

DPTI 2017/25688/01

LIBRARIES BOARD OF SOUTH AUSTRALIA

Fees and Charges Schedule 2018-19

Description of Activity (* Denotes GST included where applicable)	Previous Charge 2017-18	New Charge 2018-19	Last changed
PHOTOCOPYING			
Resource Card	1.00	1.00	1/07/2000
Black & White			
A4 self operated standard quality (rechargeable card)	0.15	0.15	1/07/2004
A3 self operated standard quality (rechargeable card)	0.30	0.30	1/07/2004
A4 staff operated	0.30	0.30	1/07/2004
A3 staff operated	0.60	0.60	1/07/2004
A4 B&W best quality (uses colour process)	2.00	2.00	1/07/1997
A3 B&W best quality (uses colour process)	4.00	4.00	1/07/1997
Photocopying of large Maps	Negotiated	Negotiated	1/07/1997
Colour			
A4 self operated standard quality (rechargeable card)	0.75	0.75	1/07/2009
A3 self operated standard quality (rechargeable card)	1.50	1.50	1/07/2009
A4 colour best quality	2.00	2.00	1/07/1999
A3 colour best quality	4.00	4.00	1/07/1999
LAMINATING, MOUNTING AND BINDING			
Laminating			
Up to A5	2.00	2.00	1/07/2007
Up to A4	3.00	3.00	1/07/1997
Up to A3	4.00	4.00	1/07/1997
Up to A2	6.00	6.00	1/07/2017
Binding			
A4 Bindomatic or A4 Coil (includes cover)	3.50	N/A	1/07/1998
A4 Binding - Unibind (steel spine)	4.50	N/A	1/07/2011
FAX			
Send local first page	2.00	2.00	1/02/1994
Send STD first page	4.00	4.00	1/02/1994
Send overseas first page	6.00	6.00	1/02/1994
Send local subsequent pages	1.00	1.00	1/02/1994
Send STD subsequent pages	2.00	2.00	1/02/1994
Send overseas subsequent pages	3.00	3.00	1/02/1994
Receive up to 10 pages	2.00	2.00	1/02/1994
Receive additional pages	0.20	0.20	1/02/1994
FACILITIES HIRE	Negotiated	Negotiated	1/07/2004
REPRODUCTION FEES			
Reproduction Fees from Pictorial or Printed Collections and from films or videos in the Collections			
All categories (detailed below -)	Free	Free	1/07/2001
- all categories includes use in book or magazine, documentary film or video, display in public use building, post graduate thesis, commercial print, TV news or current affairs programs.			
- non-listed uses to be determined by the Director or delegate.			
COPIES ONTO MEDIA			
Audio CDs copied from the digital sound collection * (CD to MP3)	39.00	39.00	1/07/2016
Audio Cassette Tape Copies * (60 min cassette to MP3 only)	80.00	80.00	1/07/2016

Description of Activity (* Denotes GST included where applicable)	Previous Charge 2017-18	New Charge 2018-19	Last changed
Other audio formats to MP3	POA	POA	1/07/2016
Digital file (BWF) to MP3 first hour (files already existing from same OH interview)	29.00	29.00	1/07/2016
Digital file (BWF) to MP3 each subsequent hour (files already existing from same OH interview)	7.00	7.00	1/07/2016
DVD copies of film and video Betacam SP to DVD	71.00	71.00	1/07/2016
Copying from collections Video to Mpeg		71.00	NEW
DVD copies of film and video DVD to DVD	39.00	39.00	1/07/2016
Retrieval of withdrawn items from offsite (Netley)			
- per first retrieval (up to 5 items per location)	Negotiated	Negotiated	1/07/2000
- per successive items retrieved	Negotiated	Negotiated	1/07/2000
MICROGRAPHIC			
35mm B&W microfilm positive *	99.00	100.00	1/07/2017
35mm B&W microfilm duplicate negative *	96.00	97.00	1/07/2017
REFORMATTING			
Labour rate per hour *	63.00	63.00	1/07/2016
DIGITAL IMAGING			
Digital Image Per Scan * up to 50Mb	25.00	25.00	1/07/2016
Digital Image Per Scan * up to 100Mb	49.00	50.00	1/07/2016
Digital Image Per Scan * up to 150Mb	95.00	96.00	1/07/2017
Digital Image Per Scan * up to 200Mb	186.00	189.00	1/07/2017
Digital Image Per Scan * up to 500Mb - original material A3 size or smaller	220.00	223.00	1/07/2017
Digital Image Per Scan * up to 1GB - original material A3 size or smaller	254.00	258.00	1/07/2017
Digital Image Per Scan * up to 1.5GB - original material A3 size or smaller	310.00	316.00	1/07/2017
Digital Image Per Scan * up to 2GB - original material A3 size or smaller	321.00	326.00	1/07/2017
LARGE FORMAT COLOUR SCANS - Overhead scanner			
Digital scan of tabloid size newspaper page	39.00	39.00	1/07/2017
Digital scan of broadsheet size newspaper page	46.00	47.00	1/07/2017
LARGE FORMAT SCANS - Roller scanner			
A2	39.00	39.00	1/07/2016
A1	46.00	47.00	1/07/2016
A0	56.00	56.00	1/07/2017
Digital photo of objects less than 60cm x 60cm *	50.00	50.00	1/07/2017
Digital photo of objects equal to or larger than 60cm x 60cm *	83.00	85.00	1/07/2017
Burn to DVD - first file	10.00	10.00	1/07/2009
Burn to DVD - per additional large file	5.00	5.00	1/07/2009
Access of image via web server *	6.00	6.00	1/07/2009
LARGE FORMAT SCANS - Flatbed scanner			
A2	83.00	84.00	1/07/2017
A1	265.00	269.00	1/07/2017
A0	352.00	357.00	1/07/2017
LARGE FORMAT PRINTING			
A3			
Photo rag paper	38.00	38.00	1/07/2016
Photo pearl paper	33.00	33.00	1/07/2016
Canvas	40.00	40.00	1/07/2016
A2			
Photo rag paper	66.00	66.00	1/07/2017
Photo pearl paper	51.00	51.00	1/07/2017
Canvas	70.00	70.00	1/07/2017
A1			
Photo rag paper	102.00	102.00	1/07/2017
Photo pearl paper	81.00	81.00	1/07/2017

Description of Activity (* Denotes GST included where applicable)	Previous Charge 2017-18	New Charge 2018-19	Last changed
Canvas	109.00	110.00	1/07/2017
A0			
Photo rag paper	180.00	182.00	1/07/2017
Photo pearl paper	140.00	142.00	1/07/2017
Canvas	199.00	200.00	1/07/2017
Printing larger than A0 cost/m²	218.00	219.00	1/07/2017
PHOTOTEX PRINTS (one price - scan and print cost included)			
Images to be chosen from existing portfolio			
A1	257.00	257.00	1/07/2017
A0	440.00	441.00	1/07/2017
Printing larger than A0 cost/m ² (maximum width 60inch/1524mm)	538.00	540.00	1/07/2017
COMPUTER RELATED SERVICES			
Labour rate per hour	63.00	63.00	1/07/2016
A4 B&W print self operated	0.20	0.20	1/07/2004
A3 B&W print (file sent for printing)	0.30	0.30	1/07/2004
A3 Colour print self operated	0.75	0.75	1/07/2009
A4 Colour print self operated	1.50	1.50	1/07/2009
A4 B&W print (file sent for printing)	0.40	0.40	1/07/2004
A3 B&W print (file sent for printing)	0.50	0.50	1/07/2004
A4 colour print (file sent for printing)	1.50	1.50	1/07/2004
A3 colour print (file sent for printing)	2.00	2.00	1/07/2004
A4 B&W print (from customer disk)	2.50	2.50	1/07/2004
A3 B&W print (from customer disk)	3.00	3.00	1/07/2004
A2 B&W print (from customer disk)	8.00	8.00	1/07/2011
A4 colour print (from customer disk)	3.50	3.50	1/07/2004
A3 colour print (from customer disk)	4.00	4.00	1/07/2004
A2 colour print (from customer disk)	11.00	11.00	1/07/2011
B&W Photo quality archival paper - up to A4 size print	19.00	19.00	1/07/2017
B&W Photo quality archival paper - up to A3 size print	22.00	22.00	1/07/2017
Colour Photo quality archival paper - up to A4 size print	23.00	23.00	1/07/2017
Colour Photo quality archival paper - up to A3 size print	26.00	26.00	1/07/2017
Digital Image per Scan (from Copy Centre) *	25.00	25.00	1/07/2017
Burn to CD-ROM (from Copy Centre) *	12.00	12.00	1/07/2009
Burn to DVD - first file (from Copy Centre)	10.00	10.00	1/07/2009
Burn to DVD - per additional large file (from Copy Centre)	5.00	5.00	1/07/2009
Access of Image via web server *	6.00	6.00	1/07/2009
MICROFILM READER PRINTER			
A4 microfiche / film self operated - ScanPro equipment	0.20	0.20	1/07/2013
A3 microfiche / film self operated - ScanPro equipment	0.30	0.30	1/07/2013
A4 microfiche / film staff operated	2.50	2.50	1/07/2008
A3 microfiche / film staff operated	3.80	3.80	1/07/2008
A2 microfiche / film staff operated	10.00	10.00	1/07/2008
A4 microfiche / film staff operated - enhanced image	18.00	18.00	1/07/2008
A3 microfiche / film staff operated - enhanced image	19.00	19.00	1/07/2008
A2 microfiche / film staff operated - enhanced image	22.00	22.00	1/07/2008
Scan and save microfilm image	12.00	12.00	1/07/2017
Burn to CD-ROM (from Copy Centre) *	12.00	12.00	1/07/2009
Access of Image via web server *	6.00	6.00	1/07/2009
OVERHEAD SCANNER			
A4 B&W overhead scan	5.50	5.50	1/07/2008
A3 B&W overhead scan	6.50	6.50	1/07/2008
A2 B&W overhead scan	10.00	10.00	1/07/2008
A4 B&W overhead scan - enhanced image	18.00	18.00	1/07/2008
A3 B&W overhead scan - enhanced image	19.00	19.00	1/07/2008

Description of Activity (* Denotes GST included where applicable)	Previous Charge 2017-18	New Charge 2018-19	Last changed
A2 B&W overhead scan - enhanced image	22.00	22.00	1/07/2008
Scan and save overhead image	12.00	12.00	1/07/2017
Access of Image via web server *	6.00	6.00	1/07/2009
Burn to CD-ROM (from Copy Centre) *	12.00	12.00	1/07/2009
REPRODUCTION FROM HIGH RESOLUTION DIGITAL IMAGES			
Digital Image printed on ordinary paper - Black & White - up to A4	6.00	6.00	1/07/2011
Digital Image printed on ordinary paper - Black & White - up to A3	7.00	7.00	1/07/2011
Digital Image printed on ordinary paper - Black & White - up to A2	12.00	12.00	1/07/2017
Digital Image printed on ordinary paper - Colour - up to A4	8.00	8.00	1/07/2011
Digital Image printed on ordinary paper - Colour - up to A3	9.00	9.00	1/07/2011
Digital Image printed on ordinary paper - Colour - up to A2	14.00	14.00	1/07/2017
Digital Image printed to B&W photo quality paper archival paper - up to A4 size print	19.00	19.00	1/07/2017
Digital Image printed to B&W photo quality paper archival paper - up to A3 size print	22.00	22.00	1/07/2017
Digital Image printed to B&W photo quality paper archival paper - up to A2 size print	30.00	30.00	1/07/2015
Digital Image printed to colour photo quality paper archival paper - up to A4 size print	23.00	23.00	1/07/2017
Digital Image printed to colour photo quality paper archival paper - up to A3 size print	26.00	26.00	1/07/2017
Digital Image printed to colour photo quality paper archival paper - up to A2 size print	40.00	40.00	1/07/2015
Image downloaded and saved	17.00	17.00	1/07/2017
Access of Image via web server *	6.00	6.00	1/07/2009
Burn to CD-ROM (from Copy Centre) *	12.00	12.00	1/07/2009
NOTES			
- Copy Centre orders will only be held for a period of 3 months from the date of completion.			
- All Photographic and Print from Computer items: labour charges apply to all customised work.			
- Digital Images (previously Photographic Images):			
Priority Service- 3 working days maximum	Add 50%	Add 50%	1/07/2008
Express Service- 1 working day maximum (subject to availability)	Add 100%	Add 100%	1/07/2008
DOCUMENT DELIVERY SERVICE			
Faxing- Inter-Library Charges			
Interlibrary local per 10 pages(or Part) *	3.30	3.30	1/07/1991
Interlibrary STD up to 10 pages *	6.60	6.60	1/07/1991
Interlibrary STD per additional 10 pages *	3.30	3.30	1/07/1991
S.A. Public Libraries no charge for FAXES			
Document Delivery from State Library Collections (for Public)			
Photocopying A4 (staff operated)	0.30	0.30	1/07/2003
Photocopying A3 (staff operated)	0.60	0.60	1/07/2004
Priority copying (staff operated) within 5 working hours Monday to Friday	5.00	5.00	1/07/1997
Express copying (staff operated) within 2 working hours Monday to Friday subject to staff availability	10.00	10.00	1/07/2001
Printing from Public Workstations			
A4 Computer printout (staff operated)	0.50	0.50	1/07/2000
Special loans overdue fines PER DAY	2.00	2.00	1/07/1989
Charges to public for items from other libraries			
Interlibrary photocopying per article (up to 50 pages)			
Core - 4 working days *	16.50	16.50	1/07/2011
Rush - 24 Hours Mon to Fri *	33.00	33.00	1/07/2011
Express - 2 working hours Mon to Fri *	49.50	49.50	1/07/2011

Description of Activity (* Denotes GST included where applicable)	Previous Charge 2017-18	New Charge 2018-19	Last changed
Interlibrary photocopying each additional 50 pages *	4.00	4.00	1/07/2011
Interlibrary Loans to Australian Libraries			
Core - 4 working days *	16.50	16.50	1/07/2011
Rush - 24 Hours Mon to Fri *	33.00	33.00	1/07/2011
Express - 2 working hours Mon to Fri *	49.50	49.50	1/07/2011
Interlibrary Loans - from Overseas Libraries	Cost Recovery	Cost Recovery	1/07/2005
Interlibrary Copies - from Overseas Libraries	Cost Recovery	Cost Recovery	1/07/2005
Charges to libraries for items from State Library Collections			
Interlibrary photocopying per article (up to 50 pages)			
Core - 5 working days *	16.50	16.50	1/07/2011
Rush - AM/PM Mon to Fri *	33.00	33.00	1/07/2011
Express - 2 working hours Mon to Fri *	49.50	49.50	1/07/2011
Interlibrary photocopying each additional 50 pages *	4.00	4.00	1/07/2011
Photocopying A4 & A3 for Public Libraries - PLASA levy (staff operated) *	0.30	0.30	1/07/1997
Maximum of \$5.00 per request			
Interlibrary Loans to Australian Libraries			
Core - 4 working days *	16.50	16.50	1/07/2011
Rush - 24 Hours Mon to Fri *	33.00	33.00	1/07/2011
Express - 2 working hours Mon to Fri *	49.50	49.50	1/07/2011
Interlibrary Loans to Overseas Libraries	Cost Recovery	Cost Recovery	1/07/2005
Online Database Searches (by staff) including Newstext			
Basic Searches	Free	Free	1/07/2000
Full-text Records	Cost Recovery	Cost Recovery	2/07/1986
SPECIAL TOURS by arrangement			
Behind The Scenes - Tariff per person			
Adults	15.00	15.00	1/07/2008
Concession	12.50	12.50	1/07/2008
Hidden Treasures - Tariff per person			
Adults	15.00	15.00	1/07/2008
Concession	12.50	12.50	1/07/2008
Tourism Industry Tour packages - Designer Tours at the State Library			
Platinum pass tour - adult (no concession)	20.00	20.00	1/07/2010
Gold pass tour - adult (no concession)	15.00	15.00	1/07/2010
Silver Special tour - adult (no concession)	10.00	10.00	1/07/2010
SPECIAL SEMINARS (Family & Oral History) & SHORT COURSES			
Tariff per PERSON per session			
Hosted by State Library of South Australia	Negotiated	Negotiated	1/07/1991
Concession Card Holder	Negotiated	Negotiated	1/07/1994
Hosted by Public Libraries	Negotiated	Negotiated	1/07/1994
Concession Card Holder	Negotiated	Negotiated	1/07/1994
Other Seminars, short courses and training sessions	Negotiated	Negotiated	1/07/1996
EXTERNAL EXHIBITION LOANS			
Administration fee	Cost Recovery	Cost Recovery	1/07/2008
COLLECTION PHOTOGRAPHY			
Staff time for supervising external photography requests	Negotiated	Negotiated	1/07/2005
CONSULTANCIES			
Consultancies undertaken by the State Library negotiated on a case by case basis	Negotiated	Negotiated	1/07/1995
POSTAGE, HANDLING AND INVOICING			
Postage and handling			
Charged on a cost recovery basis and is dependent upon the service and quantities requested			
Invoicing Charge (per invoice)	5.00	5.00	1/07/2016
- To be applied to State Library product sales under \$150			

Description of Activity	Previous Charge	New Charge	Last
(* Denotes GST included where applicable)	2017-18	2018-19	changed
- Does not apply to State Library fees levied			
- Publications may be liable for an invoicing charge			

Note: In accordance with a GST Ruling received from the Australian Taxation Office, any supply made by the State Library, being a gift deductible entity, will be GST free where the revenue received recovers less than 75% of the cost of the service provided. Fees for services that include GST are denoted by an asterisk (*) next to the charge.

South Australia

Liquor Licensing (Dry Areas) Notice 2018

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

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2018*.

2—Commencement

This notice comes into operation once this Notice has been published in the Government Gazette.

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.

(5) The Schedule is in substitution for Schedule—Hahndorf Area 1 in the principal notice.

Schedule—Hahndorf Area 1

1—Extent of prohibition

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

2—Period of prohibition

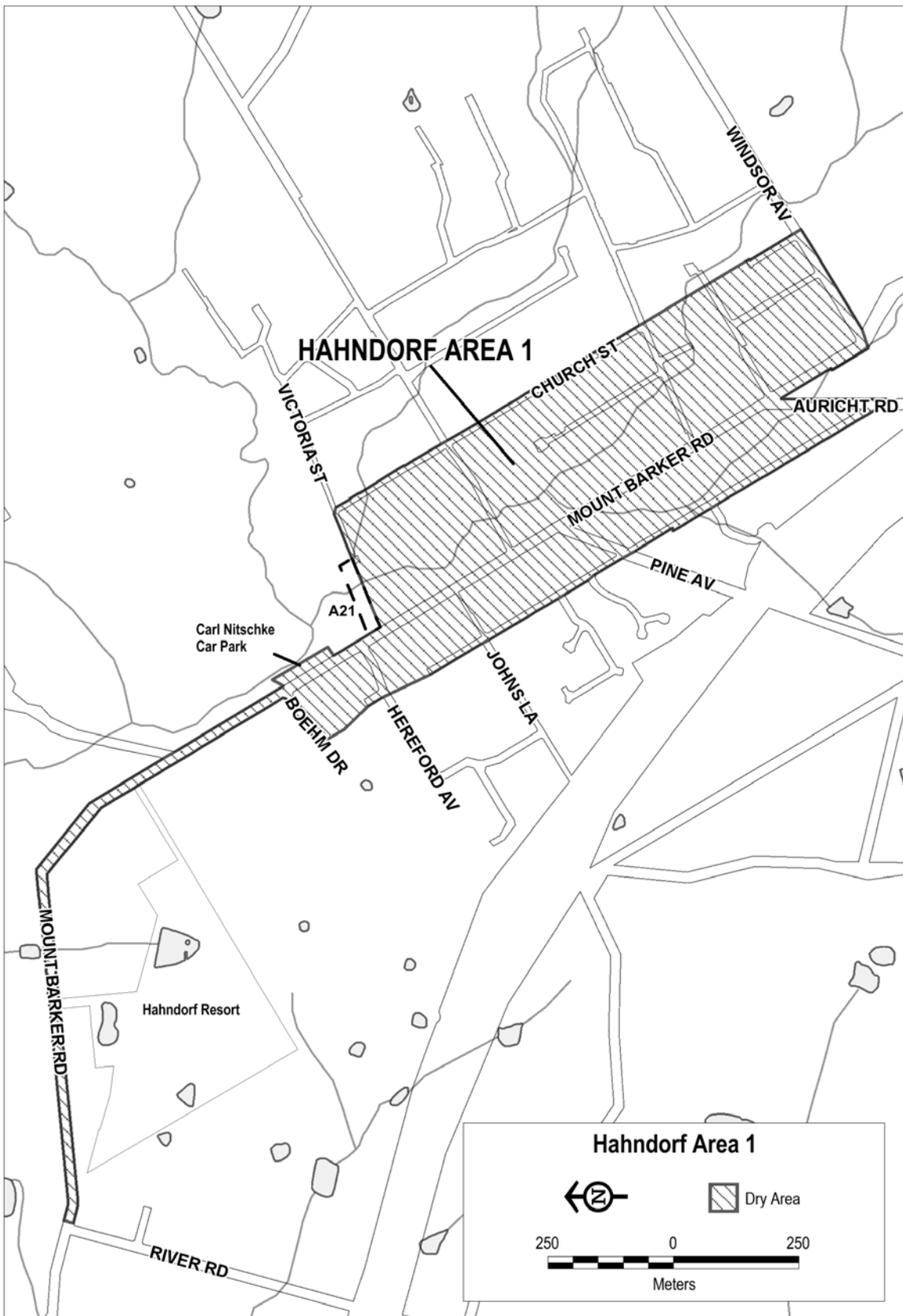
From 9pm on each day to 9am on the following day and excluding any day or portion of a day, ongoing, during which:

- a) an event of historic, traditional, cultural or major community significance is held within the area; and
- b) the consumption and possession of liquor in the area (or a defined portion of the area) are authorized for the purposes of the event by the Mount Barker District Council,

the prohibition does not apply in the area (or defined portion of the area) during that specified event.

3—Description of area

The area at Hahndorf bounded as follows: commencing at the point at which the eastern boundary of that portion of Auricht Road that runs approximately north/south meets the prolongation in a straight line of the south-western boundary of that portion of Auricht Road that runs approximately north-west/south-east, then north-westerly along that prolongation and the south-western boundary of the latter portion of Auricht Road and the south-western boundary of Haebich Lane to the end of Haebich Lane, then in a straight line by the shortest route to the point at which the south-western boundary of Wittwer Street meets the north-eastern boundary of Hereford venue, then north-westerly along that south-western boundary of Wittwer Street to the end of the Street, then in a straight line by the shortest route to the south-eastern boundary of Boehm Drive at the south-western end of that Drive, then generally north-westerly and north-easterly around the south-western and north-western boundaries of Boehm Drive to the south-western boundary of Mount Barker Road, then generally north-westerly and westerly along that boundary of Mount Barker Road to its intersection with the south-eastern boundary of River Road, then north-easterly along the prolongation in a straight line of that boundary of River Road to the northern boundary of Mount Barker Road, then generally easterly and south-easterly along that boundary of Mount Barker Road to the point at which it meets the fence forming the north-western boundary of the Road to the point at which it meets the fence forming the north-western boundary of the Carl Nitschke Carpark, then north-easterly, south-easterly and south-westerly along the line of that fence as it forms the north-western, north-eastern and south-eastern boundaries of the car park back to the north-eastern boundary of Mount Barker Road (so as to include the car park within the area), then south-easterly along that boundary of Mount Barker Road to the point at which it intersects the prolongation in a straight line of the north-western boundary of Victoria Street (the south-eastern boundary of Lot 21 of the north-western boundary of Victoria Street (the south-eastern boundary of Lot 21 DP82), then north-easterly along that prolongation and boundary of Victoria Street to its intersection with the prolongation in a straight line of the north-eastern boundary of Church Street, then in a straight line by the shortest route to the north-eastern boundary of Valma Avenue at the north-western end of that Avenue, then south-easterly along the north-eastern boundary of Valma Avenue and the prolongation in a straight line of that boundary to the south-eastern boundary of Windsor Avenue, then south-westerly along that boundary of Windsor Avenue and the prolongation in a straight line of that boundary to the south-western boundary of Mount Barker Road, then north-westerly along that boundary of Mount Barker Road to the point at which it intersects the eastern boundary of that portion of Auricht Road that runs approximately north/south, then southerly along that boundary of that portion of Auricht Road to the point of commencement.



Made by the Attorney-General
on 6 June 2018

South Australia

Liquor Licensing (Dry Areas) Notice 2018

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

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2018*.

2—Commencement

This notice comes into operation once this Notice has been published in the Government Gazette.

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—Kilburn Area 2

1—Extent of prohibition

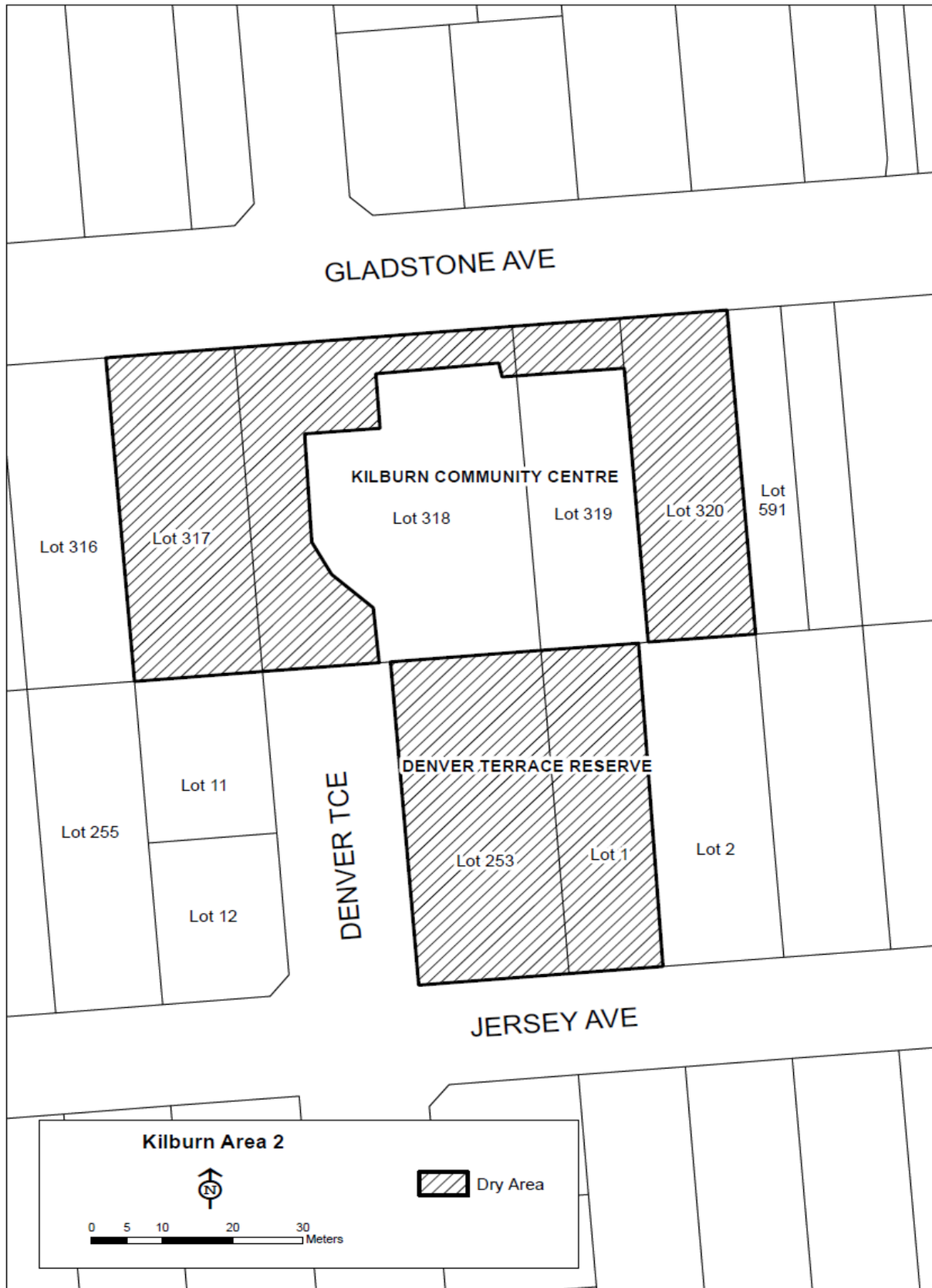
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

Continuous

3—Description of area

Commencing at the north west boundary of Lot 317 then heading south along the eastern boundary of Lot 316 to the south west boundary of Lot 317 then heading east along the southern boundary of 317 to the north west boundary of Lot 253 then heading south along the western boundary of Lot 253 to the south west boundary of Lot 253 and Jersey Avenue then heading east along the southern boundary of Lot 253 and Lot 1 to the south west boundary of Lot 2 then heading north along the western boundary of Lot 2 to the south east boundary of Lot 319 then heading east along the boundary of Lot 320 to the south west boundary of Lot 591 then heading north along the western boundary of Lot 591 to the north east boundary of Lot 320 and Gladstone Avenue then heading west along northern boundaries of Lot 320, Lot 319, Lot 318, Lot 317 to the north east boundary of Lot 316, excluding the building known as the Kilburn Community Centre. Kilburn Area 2 is generally described as the Denver Terrace/Kilburn Community Centre Reserve.



Made by the Attorney-General
on 6 June 2018

South Australia

Liquor Licensing (Dry Areas) Notice 2018

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

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2018*.

2—Commencement

This notice comes into operation once this Notice has been published in the Government Gazette.

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—Kilburn Area 3

1—Extent of prohibition

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

2—Period of prohibition

Continuous

3—Description of area

Commencing at the south western corner of Lot 81 and the south eastern boundary of Lot 82 the heading east along the southern boundary of Lot 81 to the south western corner of Lot 91 then heading north along the boundary of Lot 91 to the south west boundary of Lot 15 then heading east along the boundary of Lot 15 to the south west boundary of Lot 16 then heading north along the boundary of Lot 16 to the north east boundary of Lot 15 then heading west along the boundary of Lot 15 and Lot 81 to the north east boundary of Lot 15 then heading south along the boundary of Lot 15 to the south east boundary of Lot 15 then heading west along the boundary of Lot 15 and Lot 14 to the south west boundary of Lot 14 then heading south along the boundary of Lot 81.

Kilburn Area 3 is generally described as the Peter McKay Reserve.



Made by the Attorney-General

on 6 June 2018

South Australia

Liquor Licensing (Dry Areas) Notice 2018

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

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2018*.

2—Commencement

This notice comes into operation once this Notice has been published in the Government Gazette.

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.

(5) The Schedule is in substitution for Schedule—Mount Barker Area 1 and Mount Barker Area 2 in the principal notice.

Schedule—Mount Barker Area 1

1—Extent of prohibition

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

2—Period of prohibition

From 9pm on each day to 9am on the following day and excluding any day or portion of a day, ongoing, during which:

- c) an event of historic, traditional, cultural or major community significance is held within the area; and
- d) the consumption and possession of liquor in the area (or a defined portion of the area) are authorized for the purposes of the event by the Mount Barker District Council,

the prohibition does not apply in the area (or defined portion of the area) during that specified event.

3—Description of area

The area at Mount Barker bounded as follows: commencing at the point at which the north-western boundary of Flaxley Road meets the north-eastern boundary of Bollen Road, then north-westerly along that boundary of Bollen Road to the point at which it meets the southern boundary of Memorial Drive, then generally easterly, north-easterly, northerly and north-easterly along that boundary of Memorial Drive to the point at which it meets the south-western boundary of Lot 67 DP 55544, then south-easterly along that boundary of Lot 67 to the south-eastern boundary of the Lot, then north-easterly in a straight line along the south-eastern boundary of Lot 67 and the adjoining allotments to the south-western boundary of Lot 11 DP 58933, then north-westerly along that boundary of Lot 11 to its intersection with the prolongation in a straight line of the south-eastern boundary of Lot 2 DP 45954, then north-easterly along that prolongation and boundary of Lot 2 to the westernmost boundary of the TAFE College/Cinema complex car park, then generally north-westerly, north-easterly and north-westerly along the outer boundary of the car park to the south-eastern boundary of Dumas Street, then north-easterly along that boundary of Dumas Street to the eastern boundary of the TAFE College/Cinema complex car park, then generally south-easterly, southerly, easterly and southerly along the eastern boundary of the car park to the northern boundary of Lot 11 DP 58933, then easterly along that boundary of Lot 11 to the western boundary of Adelaide Road, then southerly along that boundary of Adelaide Road, then southerly along that boundary of Adelaide Road to the point at which it meets the north-western boundary of Flaxley Road, then generally south-westerly along that boundary of Flaxley Road to the point of commencement.

Schedule—Mount Barker Area 2

1—Extent of prohibition

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

2—Period of prohibition

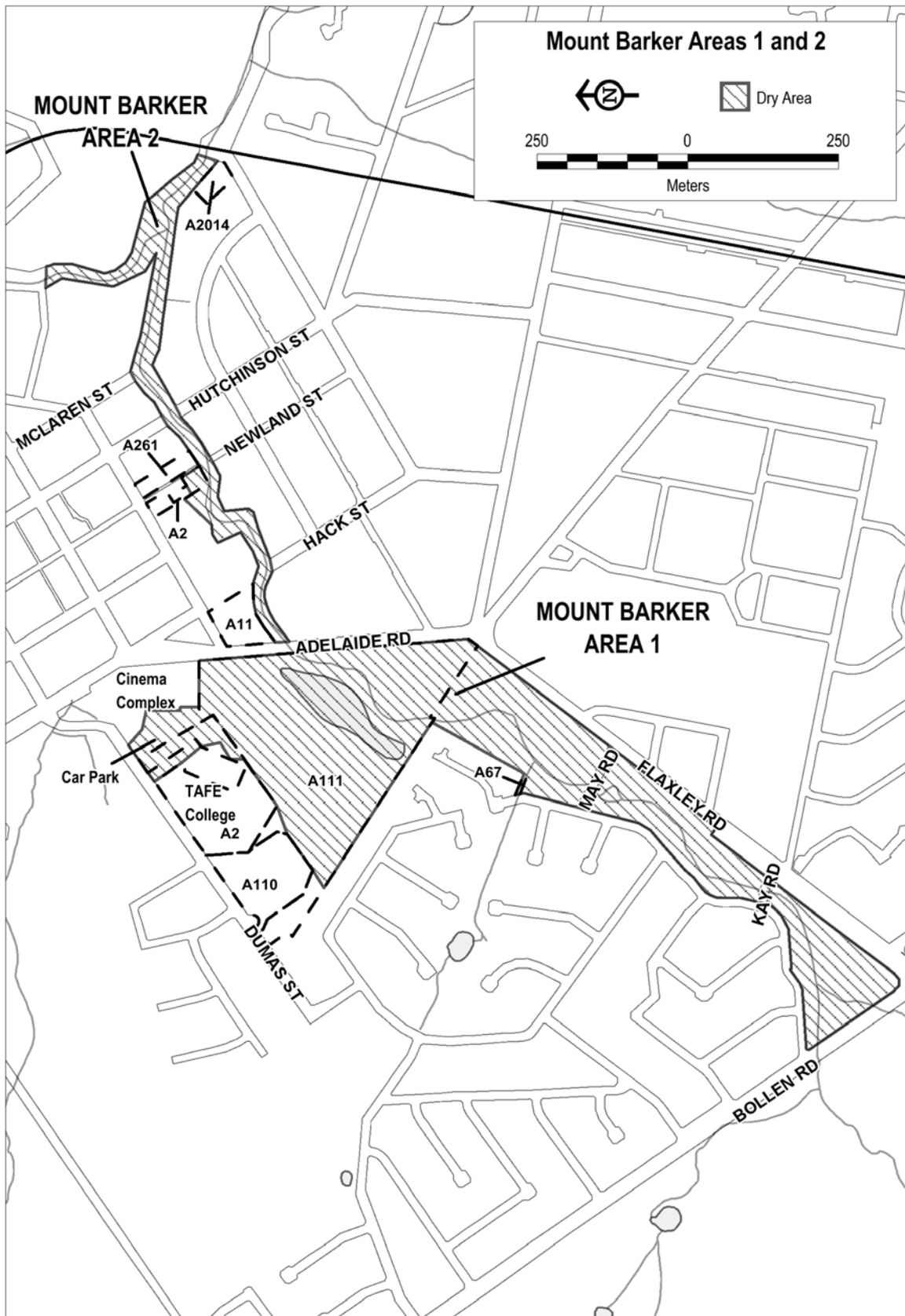
From 9pm on each day to 9am on the following day and excluding any day or portion of a day, ongoing, during which:

- a) an event of historic, traditional, cultural or major community significance is held within the area; and
- b) the consumption and possession of liquor in the area (or a defined portion of the area) are authorized for the purposes of the event by the Mount Barker District Council,

the prohibition does not apply in the area (or defined portion of the area) during that specified event.

3—Description of area

The area at Mount Barker, consisting of the Mount Barker Linear park and adjacent land, bounded as follows: commencing at the point at which the eastern boundary of Adelaide Road meets the southern boundary of Lot 11 FP 19499, then generally north-easterly, north-westerly and north-easterly along that southern boundary of Lot 11 and the adjoining allotments to the southern boundary of the car parking area on the southern side of the Civic Centre, then generally north-easterly along that boundary of the car parking area to the western boundary of Lot 2FP LL944, then south-easterly along that boundary to the fence on the southern side of the buildings on that Lot, then north-westerly along that fence line to the western boundary of Newland Street, then south-easterly along that boundary of Newland Street to the southern boundary of Lot 2 then in a straight line by the shortest route across Newland Street to the Southern boundary of Lot 261 FP 9509, then generally north-easterly and south-easterly along the southern boundary of Lot 261 and the adjoining allotments (and in a straight line by the shortest route joining those southern boundaries across Hutchinson Street and Maclaren Street) to the western boundary of MacFarlane Terrace, then generally north-westerly and northerly along that boundary of MacFarlane Terrace to the southern boundary of Kia Ora Street, then easterly along the prolongation in a straight line of the southern boundary of Kia Ora Street to the eastern boundary of MacFarlane Terrace, then generally southerly and south-easterly along that boundary of MacFarlane Terrace to the western boundary of the railway reserve that intersects MacFarlane Terrace at the north-eastern end of Hampden Road, then south-westerly along that boundary of the railway reserve to the north-eastern boundary of Lot 201 FP 9336 (the western boundary of MacFarlane Terrace), then generally north-westerly and south-westerly along that boundary of Lot 201 and the adjoining allotments (and in a straight line by the shortest route joining those boundaries of the allotments across Hutchinson Street, Newland Street and Hack Street) back to the eastern boundary of Adelaide Road, then northerly along that boundary of Adelaide Road to the point of commencement.



Made by the Attorney-General

on 6 June 2018

South Australia

Liquor Licensing (Dry Areas) Notice 2018

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

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2018*.

2—Commencement

This notice comes into operation once this Notice has been published in the Government Gazette.

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.
- (5) The Schedule is in substitution for Schedule—Nairne Area 1 in the principal notice.

Schedule—Nairne Area 1

1—Extent of prohibition

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

2—Period of prohibition

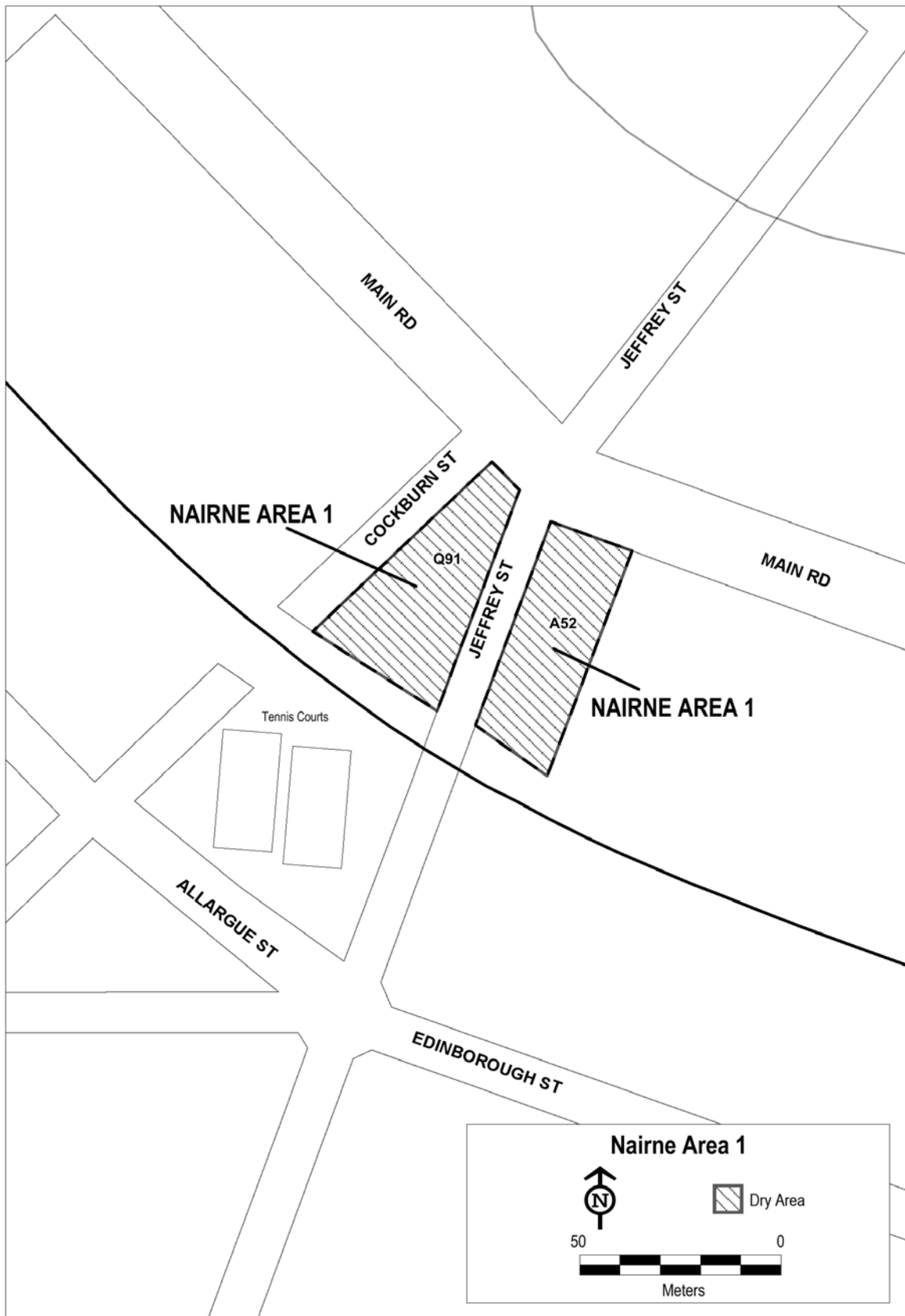
From 9pm on each day to 9am on the following day and excluding any day or portion of a day, ongoing, during which:

- a) an event of historic, traditional, cultural or major community significance is held within the area; and
- b) the consumption and possession of liquor in the area (or a defined portion of the area) are authorized for the purposes of the event by the Mount Barker District Council,

the prohibition does not apply in the area (or defined portion of the area) during that specified event.

3—Description of area

Lot 52 of Filed Plan No 157387 (Certificate of Title Volume 5723 Folio 446) and Piece 91 of Filed Plan No 216711.



Made by the Attorney-General

on 6 June 2018

MENTAL HEALTH ACT 2009

Authorised Medical Practitioner

NOTICE is hereby given in accordance with Section 93(1) of the Mental Health Act 2009, that the Chief Psychiatrist has determined the following person as an Authorised Medical Practitioner:

George Evans

A determination will be automatically revoked upon the person being registered as a specialist psychiatrist with the Australian Health Practitioner Regulation Agency and as a fellow of the Royal Australian and New Zealand College of Psychiatrists.

DR J. BRAYLEY
Chief Psychiatrist

MINING ACT 1971

Notice pursuant to Section 28(5) of the Mining Act 1971

Notice is hereby given in accordance with Section 28(5) of the *Mining Act 1971* that the delegate of the Minister for Mineral Resources and Energy intends to grant Exploration Licences over the areas described below.

Applicant: Auroch Minerals Limited
Location: Hawker area – approx. 100 km northeast of Port Augusta
Pastoral Leases: Black Hill, Prelinna, Willippa, Mannawarra, Mount Havelock
Term: One year
Area in km²: 954
Reference number: 2018/00066

Applicant: Redbank Copper Limited
Location: Millers Creek area – approx. 140 km northwest of Woomera
Pastoral Lease: Millers Creek
Term: One year
Area in km²: 154
Reference number: 2018/00077

Applicant: Red Metal Limited
Location: Frome Downs area – approx. 280 km north-northeast of Yunta
Pastoral Leases: Quinyambie, Frome Downs
Term: Two years
Area in km²: 12
Reference number: 2018/00089

Applicant: FMG Resources Pty Ltd
Location: Kootaberra area – approx. 65 km north-northwest of Port Augusta
Pastoral Leases: Kootaberra, South Gap
Term: Two years
Area in km²: 361
Reference number: 2018/00091

Applicant: FMG Resources Pty Ltd
Location: Mount Barry area – approx. 70 km north-northeast of Coober Pedy
Pastoral Leases: Mount Barry, Nilpinna
Term: Two years
Area in km²: 790
Reference number: 2018/00092

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

http://www.minerals.dpc.sa.gov.au/exploration/public_notices or by contacting Mineral Tenements on 08 8429 2572.

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

J MARTIN
Mining Registrar
Department of the Premier and Cabinet
Delegate of the Minister for Energy and Mining

South Australia

Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2018

under the *Motor Vehicles Act 1959*

1—Short title

This notice may be cited as the *Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2018*.

2—Commencement

This notice takes effect when it is published in the Gazette.

3—Interpretation

In this notice—

Act means the *Motor Vehicles Act 1959*;

Code of Practice means the ‘Code of Practice for Club Registration - a 90 day conditional registration scheme for historic, left hand drive and street rod vehicles’ published by the Department of Planning, Transport and Infrastructure;

Conditional Registration Scheme or *Scheme* means the scheme for conditional registration of historic, prescribed left hand drive and street rod motor vehicles under section 25 of the Act and regulations 15 and 16 of the Motor Vehicles Regulations 2010;

Department means the Department of Planning, Transport and Infrastructure

Federation means the Federation of Historic Motoring Clubs Inc;

MR334 form means an ‘Approval for Registration of Vehicle on the Club Registration Scheme (MR334)’;

Prescribed log book means a log book in a form approved by the Registrar;

Registrar means the Registrar of Motor Vehicles;

Regulations means the Motor Vehicles Regulations 2010.

4—Recognition of motor vehicle clubs

The motor vehicle clubs specified in Schedule 1 are, subject to the conditions set out in clause 5, recognised for the purposes of regulation 16 of the Regulations.

5—Conditions of recognition

A motor vehicle club specified in Schedule 1 must comply with the following conditions:

- (a) the club must maintain a constitution approved by the Registrar;
- (b) the club must nominate and have members authorised by the Registrar (authorised persons). The club’s authorised person(s) are responsible for approving applicants and motor vehicles for registration under the Scheme. This includes confirming that Scheme applicants are financial members of a club; any other details as required by the Registrar on the MR334 form; and to inspect members’ vehicles when requested to do so by the Registrar;
- (c) the club must issue a prescribed log book to club members for each of their vehicles to record vehicle use;
- (d) the club must cancel a member’s prescribed log book when a member resigns, must ensure that a statutory declaration is provided when a member’s log book is lost or destroyed, must keep details of members’ prescribed log book return sheets and forward copies of the same to the Registrar or Federation annually as required;

- (e) the club must create and maintain records detailing all its financial members, its authorised persons, all vehicles for which an MR334 form has been issued, all statutory declarations received and prescribed log books issued and returned to the club;
- (f) the club must keep records for a period of 5 years from the date of the document and these records must include all duplicate MR334 forms, all records of motor vehicle inspections undertaken in accordance with paragraph (b), all statutory declarations provided by members for the purposes of paragraphs (d), all prescribed log books issued by reference to their serial number, the member's name and the vehicle for which it was issued, and to make all such records available for inspection or provide copies of the records at the request of the Registrar for audit purposes;
- (g) the club must ensure, as far as practicable, that all members comply with the Code of Practice;
- (h) the club, as far as practicable, must report to the Registrar or the Federation details of members and motor vehicles not complying with the conditions and criteria set out in the Code of Practice for the Scheme;
- (i) the club must provide to the Registrar, within 2 months after the end of the club's financial year, an annual report detailing members from that financial year with vehicles registered under the Scheme who are no longer financial members of the club;
- (j) the club must notify the Registrar, in writing, within 14 days of resolution to cease operation as a club and must provide the club records specified in paragraph (f) to the Registrar within 14 days of its dissolution.

Note—

Under regulation 16(3)(c) of the *Motor Vehicles Regulations 2010*, the Registrar may, by notice in the Gazette, withdraw the recognition of a motor vehicle club if satisfied that the club has contravened or failed to comply with a condition applying to its recognition by the Registrar, or if there is other good cause to withdraw the recognition.

Schedule 1—Recognised motor vehicle clubs

Historic, left-hand drive and street rod motor vehicle clubs

Change name of existing recognised motor vehicle club '55'56'57 Classic Chevrolet Club to now be known as Adelaide Rev Heads Incorporated

Made by the Registrar of Motor Vehicles

On 13 June 2018

MOTOR VEHICLES ACT 1959

SECTION 47A

*Classes, Specifications and Design of Number Plates**Notice by the Registrar of Motor Vehicles*

Pursuant to section 47A of the *Motor Vehicles Act 1959*, I, Timothy Harker, Registrar of Motor Vehicles-

- (a) revoke the notice under section 47A of the Act published in the *Gazette* No. 4 on Thursday, 19 January 2012 (pages 233-261);
- (b) establish the classes of number plates set out in schedule 1 and numbered 1 to 21 (inclusive) for the purposes of section 47(1) of the Act;
- (c) prescribe the specifications and design set out in schedule 2 to be the specifications and design to which number plates of each class established by this notice must conform;
- (d) declare the classes of number plates set out in schedule 3 to be classes of number plates that the Registrar may enter into an agreement pursuant to section 47A(4) of the Act.

SCHEDULE 1

Classes of Number Plates

Class 1 -	Numeric
Class 2 -	Alpha Numeric (Non-slogan)
Class 3 -	Slogan
Class 4 -	Personalised
Class 5 -	Jubilee
Class 6 -	Australian Grand Prix
Class 7 -	Towtruck
Class 8 -	Government Vehicle
Class 9 -	Name Plates
Class 10 -	Custom
Class 11 -	Taxi Plates
Class 12 -	Chauffeured Vehicle
Class 13 -	Consular Corps
Class 14 -	Federal Interstate
Class 15 -	Premium Number
Class 16 -	Bike Rack
Class 17 -	Centenary of Federation
Class 18 -	Country Taxi Plates
Class 19 -	SA – Heavy Vehicle
Class 20 -	Euro Vehicle
Class 21 -	National Heavy Vehicle

SCHEDULE 2

*Specifications and Design of Number Plates***Class 1 - Numeric Number Plates**

A numeric number plate must bear a number consisting entirely of figures (except for the letters "SA" designating the State of issue) and may be issued under an agreement between the Registrar and the applicant. The plate must conform to the following additional specifications and designs:

129 mm Min./371 mm Max.

Steel/Aluminium Embossed
White Figures



133 mm Min
Black Background

	Motor Vehicles other than motor bikes	Motor Bikes
Height of Figure	77-80 mm	50 mm
Width of every line in each figure	12 mm	6 mm

The dimensions of a motor bike plate must be 215 ± 1.0 mm in length and 95 ± 1.0 mm in height.

Class 2 - Alpha Numeric Plates (Non-Slogan)

An alpha-numeric plate (non-Slogan) must bear a number consisting of a combination of letters and figures and may be issued under an agreement between the Registrar and the applicant. The plate must conform to the following additional specifications and design:

2.1.1 Special Purpose Vehicle and Motor Bike ("S" 6 character set)

215 ± 1.0 mm

Steel/Aluminium Embossed
Black Letters & Figures



100 ± 1.0 mm
White Retroreflective Background

Height of Figure or Letter	50mm
Width of every line in each figure or letter	6-8mm

2.1.2 Special Purpose Vehicle and Motor Bike

Steel/Aluminium Embossed
Black Letters & Figures

215 ± 1.0 mm



100 ± 1.0 mm
White Retroreflective Background

Height of Figure or Letter	50mm
Width of every line in each figure or letter	6-8mm

2.2 Other Vehicles

Steel/Aluminium Embossed
Black Letters & Figures

371 ± 1.0 mm



133 ± 1.0 mm
White Retroreflective Background

Height of Figure or Letter	70-77mm
Width of every line in each figure or letter	12mm

2.3 Corporate Number Plates

Alpha numeric plates (non-slogan) in the corporate plate format (class 2.2 only) may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant.

The plate must conform to the following specifications and design:

The height of the plate 133 + 1.0 mm and width 371 + 1.0 mm.

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

Class 3 - Slogan Number Plates

A slogan number plate must bear a number consisting of a combination of letters and figures and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

3.1 South Australia Plate

Steel/Aluminium Embossed
Black Letters & Figures

371 ± 1.0 mm



133 ± 1.0 mm
White Retroreflective Background

Slogan (Black): SOUTH AUSTRALIA

Motor Vehicles other than motor bikes

Height of Figure or Letter	70-77mm
Width of every line in each figure or letter	10-12mm

3.1.1 South Australia Trailer Plate

Steel/Aluminium Embossed
Black Letters & Figures

371 ± 1.0 mm



133 ± 1.0 mm
White Retroreflective Background

Slogan (Black): SOUTH AUSTRALIA

Height of Figure or Letter	70-77mm
Width of every line in each figure or letter	10-12mm

3.1.2 South Australia Non-Standard Trailer Plate

Steel/Aluminium Embossed Black Letters & Figures	252 ± 1.0 mm	98 ± 1.0 mm White Retroreflective Background
		
Slogan (Black): SOUTH AUSTRALIA		

Height of Figure or Letter	50mm
Width of every line in each figure or letter	6mm

3.1.3 Arial Plate

Steel/Aluminium Embossed Black Letters & Figure	252 ± 1.0 mm	98 ± 1.0 mm White Background Reflectorised
		
Slogan (Black): SOUTH AUSTRALIA		

Height of Figure or Letter	50mm
Width of every line in each figure or letter	6mm

The dimensions of an arial mount plate must be 252 ± 1.0 mm in length and 98 ± 1.0 mm in width and are only available to vehicles registration by the State of South Australia.

3.2 Corporate Number Plates

Slogan number plates in the corporate plate format may contain a background, logo and/or slogan or other promotion pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

The height of the plate 133 ± 1.0 mm and width 371 ± 1.0 mm.

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

3.3 Festival State (Discontinued)

Steel/Aluminium Embossed Black Letters & Figures Slogan Blue (PMS 286)	371 ± 1.0 mm	133 ± 1.0 mm White Retroreflective Background
		
Blue Slogan (PMS 286): SA • The Festival State Black State Badge (Piping Shrike)		

Motor Vehicles other than motor bikes

Height of Figure or Letter	70-77mm
Width of every line in each figure or letter	10-12mm

3.3.1 Festival State Trailer Plate (Discontinued)

Steel/Aluminium Embossed Black Letters & Figures Slogan Blue (PMS 286)	371 ± 1.0 mm	133 ± 1.0 mm White Retroreflective Background
		
Blue Slogan (PMS 286): SA • The Festival State Black State Badge (Piping Shrike)		

Motor Vehicles other than motor bikes

Height of Figure or Letter	70-77mm
Width of every line in each figure or letter	10-12mm

3.3.2 Festival State Non-Standard Trailer Plate (Discontinued)

252 ± 1.0 mm

Steel/Aluminium Embossed
Black Letters & Figures
Slogan Blue (PMS 286)



98 ± 1.0 mm
White Retroreflective Background

Blue Slogan (PMS 286): SA • The Festival State
Black State Badge (Piping Shrike)

Height of Figure or Letter	50mm
Width of every line in each figure or letter	6mm

3.4.1 Wine State (remake only)

371 ± 1.0 mm

Steel/Aluminium Embossed
Black Letters & Figures
Slogan Purple



133 ± 1.0 mm
White Retroreflective Background

Slogan Purple: SOUTH AUSTRALIA – THE WINE STATE
Black State Badge (Piping Shrike)
Background: (Light Green, Green) – Design Approved by the Registrar

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

3.4.2 Rose State (remake only)

371 ± 1.0 mm

Steel/Aluminium Embossed
Black Letters & Figures
Slogan Pink



133 ± 1.0 mm
White Retroreflective Background

Slogan Pink: SOUTH AUSTRALIA – THE ROSE STATE
Black State Badge (Piping Shrike)
Background: (Light Green, Green, Pink, Red) – Design Approved by the Registrar

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

3.4.3 Creative State (remake only)

371 ± 1.0 mm

Steel/Aluminium Embossed
Black Letters & Figures
Slogan Black



133 ± 1.0 mm
Yellow Background

Slogan Black: SOUTH AUSTRALIA – THE CREATIVE STATE
Black State Badge (Piping Shrike)
Background: (White, Grey, Red) – Design Approved by the Registrar

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

3.4.4 Defence State (remake only)

Steel/Aluminium Embossed	371 ± 1.0 mm	133 ± 1.0 mm
White Letters & Figures		Blue Background
Slogan White with Black Background		



Slogan White: SOUTH AUSTRALIA – THE DEFENSIVE STATE

Black State Badge (Piping Shrike)

Background: (Blue) – Design Approved by the Registrar

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

3.4.5 Gateway To The Outback (remake only)

Steel/Aluminium Embossed	371 ± 1.0 mm	133 ± 1.0 mm
Black Letters & Figures		White Retroreflective Background
Slogan White with Black Background		



Slogan White: SOUTH AUSTRALIA – GATEWAY TO THE OUTBACK

Black State Badge (Piping Shrike)

Background: (Yellow, Purple) – Design Approved by the Registrar

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

3.4.6 The Electronics State (remake only)

Steel/Aluminium Embossed	371 ± 1.0 mm	133 ± 1.0 mm
Black Letters & Figures		Green and White Retroreflective Background
Slogan White with Green Background		



Slogan White: SOUTH AUSTRALIA – THE ELECTRONICS STATE

Black State Badge (Piping Shrike)

Background: (White, Green) – Design Approved by the Registrar

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

Class 4 - Personalised Number Plates

A personalised number plate must bear a number consisting of a combination of letters and figures nominated by an applicant and approved by the Registrar, and issued under an agreement between the Registrar and the applicant.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Option	Letters & Figures (colour)	Background (colour)	State Badge Piping Strike (colour)
1	Retroreflective White	Blue	White
2	Retroreflective White	Magenta	White
3	Retroreflective White	Red	White
4	Retroreflective White	Maroon	White
5	Retroreflective White	Green	White
6	Blue	Retroreflective White	Black
7	Magenta	Retroreflective White	Black
8	Red	Retroreflective White	Black
9	Maroon	Retroreflective White	Black
10	Green	Retroreflective White	Black
11	Green	Retroreflective Yellow	Black

The Piping Shrike emblem will appear after the last letter and before the first number.

4.1 Standard Personalised

Aluminium Embossed	371 ± 1.0 mm	133 ± 1.0 mm
		

	Motor Vehicles other than motor bikes or trailers	Motor bikes
Height of Figure or Letter	70-72mm	50mm
Width of every line in each figure or letter	10-12mm	6mm

The dimensions of a motor bike plate must be 252mm ± 1.0 mm in length and 98 mm ± 1.0 mm in height.

4.2 Slim Personalised

Aluminium Embossed	371 ± 1.0 mm	100 ± 1.0 mm
		

	Motor Vehicles other than motor bikes or trailers	Motor bikes
Height of Figure or Letter	54 or 60mm	50mm
Width of every line in each figure or letter	10mm	6mm

The dimensions of a motor bike plate must be 252mm ± 1.0 mm in length and 98 mm ± 1.0 mm in height.

4.3 Non-Standard Personalised Trailer

Aluminium Embossed	252 ± 1.0 mm	98 ± 1.0 mm
		

Height of Figure or Letter	50mm
Width of every line in each figure or letter	6mm

4.4 Corporate Number Plates

Personalised number plates in the corporate plate format may contain a background, logo and/or slogan or other promotion pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

The height of the plate 133 + 1.0 mm and width 371 + 1.0 mm.

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

Class 5 - Jubilee Number Plates

A limited series of number plates numbered 000J - 999J and 000S - 999S preceded by the J150 logo and has the words "SOUTH AUSTRALIA" printed under the numbers, were issued to commemorate South Australia's 150th Jubilee. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed	371 ± 1.0 mm	133 ± 1.0 mm
Black Letters & Figures		
		Silver-White Retroreflective Background

Slogan Black: SOUTH AUSTRALIA

Jubilee Slogan (to the left of the characters) according to the copyright specifications

Height of Figure or Letter	77mm
Width of every line in each figure or letter	12mm

Class 6 - Australian Grand Prix Number Plates*6.1 Special Series*

A limited series of number plates numbered 1 - 199 preceded by the Grand Prix Logo, were issued to commemorate the Australian Formula 1 Grand Prix in Adelaide. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

371 ± 1.0 mm

Steel/Aluminium Embossed
White Figures133 ± 1.0 mm
Black Background

Slogan White: SOUTH AUSTRALIA

Logo Green, Yellow, Black & White (to the left of the digits) according to the copyright specifications

Height of Figure or Letter	77mm
Width of every line in each figure or letter	12mm

6.2 Standard Series

A limited series of number plates number 200 - 9999 preceded by the Grand Prix Logo, was issued to commemorate the Australian Formula 1 Grand Prix in Adelaide. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

371 ± 1.0 mm

Steel/Aluminium Embossed
Black Figures133 ± 1.0 mm
White Retroreflective Background

Slogan Black: SOUTH AUSTRALIA

Logo Green, Yellow, Black & White (to the left of the digits) according to the copyright specifications

Height of Figure or Letter	77mm
Width of every line in each figure or letter	12mm

Class 7 - Towtruck Number Plates'

A Towtruck number plate must be issued to a Towtruck approved by the Registrar for use in the operation of the accident towing roster scheme. The number is preceded by the letters "ATT" and the plate must conform to the following additional specifications and design:

371 ± 1.0 mm

Steel/Aluminium Embossed
Blue Letters & Figures133 ± 1.0 mm
Yellow Retroreflective Background

Slogan Blue: SA ACCIDENT TOWTRUCK

Height of Figure or Letter	77mm
Width of every line in each figure or letter	12mm

Class 8 - Government Vehicle Number Plates

Vehicles owned by the State of South Australia may be issued with a number plate or plates consisting of a combination of letters and figures, which conform to the following additional specifications and design (unless otherwise authorised):

8.1.1 Government Vehicle Number Plate ("S" 7 character set)

371 ± 1.0 mm

Steel/Aluminium Embossed
Blue Letters & Figures133 ± 1.0 mm
White Retroreflective Background

Slogan Blue: SA GOVERNMENT

Height of Figure or Letter	70-77mm
Width of every line in each figure or letter	10-12mm

8.1.2 Government Motor Bike ("S" 6 character set)

215 ± 1.0 mm

Steel/Aluminium Embossed
Blue Letters & Figures95 ± 1.0 mm
White Retroreflective Background

Slogan Blue: SA GOVERNMENT

Height of Figure or Letter	50mm
Width of every line in each figure or letter	6mm

8.1.3 Arial Plate

252 ± 1.0 mm

Steel/Aluminium Embossed
Black Letters & Figure98 ± 1.0 mm
White Background Reflectorised

Slogan Blue: SA GOVERNMENT

Height of Figure or Letter	50mm
Width of every line in each figure or letter	6mm

The dimensions of an arial mount plate must be 252 ± 1.0 mm in length and 98 ± 1.0 mm in width and are only available to vehicles registration by the State of South Australia.

8.2 Government Vehicle Number Plate (remake only)

371 ± 1.0 mm

Steel/Aluminium Embossed
Blue Letters & Figures133 ± 1.0 mm
White Retroreflective Background

Slogan Blue: SA GOVERNMENT

	Motor Vehicles other than motor bikes	Motor bikes
Height of Figure or Letter	77mm	50mm
Width of every line in each figure or letter	12mm	6mm

The dimensions of a motor bike plate must be 215 ± 1.0 mm in length and 95 ± 1.0 mm in width.

Class 9 - Name Plates

A name plate must bear a number which consists of all letters issued under an agreement between the Registrar and the applicant. The plate must be of the type known as retroreflective metal or acrylic.

The size of the plate and height and width of every figure appearing on the plate are at the discretion of the Registrar.

Class 10 - Custom Number Plates

A custom number plate must bear a number nominated by an applicant and approved by the Registrar, which may consist of letters or a combination of letters and figures and issued under an agreement between the Registrar and the applicant authorising the applicant to display the number.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Option	Letters & Figures(colour)	Background(colour)
1	Retroreflective White	Blue
2	Retroreflective White	Magenta
3	Retroreflective White	Red
4	Retroreflective White	Maroon
5	Retroreflective White	Green
6	Blue	Retroreflective White
7	Magenta	Retroreflective White
8	Red	Retroreflective White
9	Maroon	Retroreflective White
10	Green	Retroreflective White
11	Black	Gold
12	Black	Silver
13	Gold	Black
14	Silver	Black
15	Black	Retroreflective White
16	Black	Retroreflective Lemon
17	Black	Retroreflective Yellow
18	Green	Retroreflective Lemon
19	Green	Retroreflective Yellow
20	Blue	Retroreflective Lemon
21	Blue	Retroreflective Yellow

10.1 Standard Custom

Aluminium Embossed 371 ± 1.0 mm 133 ± 1.0 mm



	Motor Vehicles other than motor bikes or trailers	Motor bikes
Height of Figure or Letter 1 to 6 letters	77mm	50mm
Width of every line in each figure or letter for 1 to 6 letters	12mm	6mm
Height or figure or letter 7 letters or 6 letters with space	70-72mm	50mm
Width of every line in each figure or letter for 7 letters or 6 letters with space	10-12mm	6mm

The dimensions of a motor bike plate must be:

1 to 6 digits $215\text{mm} \pm 1.0$ mm in length and $95\text{mm} \pm 1.0$ mm in height.

7 digits $252\text{mm} \pm 1.0$ mm in length and $98\text{mm} \pm 1.0$ mm in height.

10.2 Slim Custom

Aluminium Embossed 371 ± 1.0 mm 100 ± 1.0 mm



Height of Figure or Letter	54mm or 60mm
Width of every line in each figure or letter	10mm

10.3 Square Two Line Custom

Aluminium Embossed 306 ± 1.0 mm 150 ± 1.0 mm



Height of Figure or Letter	54mm or 60mm
Width of every line in each figure or letter	10mm

10.4 Square Custom

Aluminium Embossed	306 ± 1.0 mm	150 ± 1.0 mm
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Height of Figure or Letter	54mm or 60mm
Width of every line in each figure or letter	10mm

The dimensions of a motor bike plate must be:

- 1 to 6 digits 215mm \pm 1.0 mm in length and 95 mm \pm 1.0 mm in height.
- 7 digits 252mm \pm 1.0 mm in length and 98 mm \pm 1.0 mm in height.

10.5 Corporate Number Plates

Custom number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

371 mm + 1.0 mm in length and 133 mm + 1.0 mm in height

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

Class 11 - Taxi Plates

A Taxi Plate must be issued to taxi-cabs which are licensed by the Passenger Transport Act as general purpose taxi-cabs, standby taxi-cabs or "special vehicle licence" vehicles (wheelchair accessible vehicle). The number is preceded by the letters 'TAXI' and the plate must conform to the following additional specifications and design:

11.1 Standard Taxi Plate

Steel/Aluminium Embossed Black Letters & Figures	371 ± 1.0 mm	133 ± 1.0 mm White Retroreflective Background
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Slogan: SA South Australia. A Brilliant Blend

(according to the copyright specifications of SA TOURISM COMMISSION)

Motor Vehicle	
Height of Figure	70mm
Height of Letter	51mm
Width of every line in each figure	10mm
Width of every line in each letter	6mm

11.2 Standby/Access Taxi Plate

Standby taxi-cab plates and "special vehicle licence" vehicle (wheelchair accessible vehicle) plates (issued under the Passenger Transport Act) may have letters "TAXI" displayed with white letters on a black background.

Steel/Aluminium Embossed Black Figures Retroreflective White Letters on a Black 60 x 120 mm Background	371 ± 1.0 mm	133 ± 1.0 mm White Retroreflective Background
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Slogan: SA South Australia. A Brilliant Blend

(according to the copyright specifications of SA TOURISM COMMISSION)

Motor Vehicle	
Height of Figure	70mm
Height of Letter	51mm
Width of every line in each figure	10mm
Width of every line in each letter	6mm

Class 12 - Chauffeured Vehicle Plates

A Chauffeured Vehicle number plate must bear a number consisting of a combination of figures and letters and be issued to vehicles and bikes which are Licensed to operate for hire under the Passenger Transport Act. These plates must be of the type known as metal embossed and must conform to the following additional specifications and design:

12.1 Standard

Steel/Aluminium Embossed
Blue Letters & Figures

371 ± 1.0 mm



133 ± 1.0 mm
White Retroreflective Background

Slogan Blue Border with White: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number)

Motor Vehicles

Height of Figure or Letter	70-77mm
Width of every line in each figure or letter	10-1mm

12.2 Square

Steel/Aluminium Embossed
Blue Letters & Figures

306 ± 1.0 mm



150 ± 1.0 mm
White Retroreflective Background

Slogan Blue Border with White: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number)

Motor Vehicles, other than motor bikes

Height of Figure or Letter	70-77mm
Width of every line in each figure or letter	10-10mm

12.3 Motor Bike

Steel/Aluminium Embossed
Blue Letters & Figures

252 ± 1.0 mm



98 ± 1.0 mm
White Retroreflective Background

Slogan Blue Border with White: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number)

Motor Bikes

Height of Figure or Letter	50mm
Width of every line in each figure or letter	6mm

Class 13 - Consular Corps Plates

Consular Corps number plates may only be issued to an accredited Diplomatic Officer or accredited Consular Officer de carriere, who is a national of a country which he or she represents and who resides in this State, or to an Honorary Consul accredited by the Department of Foreign Affairs and Trade, who also resides in this State. The plates must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed
White Letters & Figures

371 ± 1.0 mm



133 ± 1.0 mm
Black Background

Slogan White: SA CONSULAR CORPS

Motor Vehicles

Height of Figure or Letter	77mm
Width of every line in each figure or letter	12mm

Class 14 - Federal Interstate Number Plates

A Federal Interstate Number Plate is issued to a vehicle registered under the *Interstate Road Transport Act 1985* of the Commonwealth, as amended from time to time. The plate must bear a number consisting of the following sequence: 2 Capital letters; a dot or a diamond; 2 figures; 2 Capital letters; and the words 'FEDERAL INTERSTATE' underneath the number. The plate must be of the type known as metal embossed and must conform to the additional specifications and design:

14.1 Standard

Steel/Aluminium Embossed Green Letters & Figures	371 ± 1.0 mm	133 ± 1.0 mm Gold Retroreflective Background
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Slogan Green: FEDERAL INTERSTATE

Motor Vehicles, other than motor bikes

Height of Figure or Letter	77mm
Width of every line in each figure or letter	12mm

14.2 Trailer

Steel/Aluminium Embossed Green Letters & Figures	371 ± 1.0 mm	133 ± 1.0 mm Gold Retroreflective Background
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Slogan Green: FEDERAL INTERSTATE

Motor Vehicles, other than motor bikes

Height of Figure or Letter	77mm
Width of every line in each figure or letter	12mm

Class 15 - Premium Number Plates

A premium plate must bear a number consisting of two letters, three figures followed by a further letter and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Black letters and figures, white retroreflective background; or

Retroreflective white letters and figures, opaque black background (15.1 and 15.1a only).

15.1 Front

Aluminium Embossed Black Letters & Figures OR Retroreflective White Letters & Figures	371 ± 1.0 mm	83 ± 1.0 mm White Retroreflective Background OR Black Background
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**Motor Vehicles, other than motor bikes**

Height of Figure or Letter	51.5mm - 52mm
Width of every line in each figure or letter	7.5mm - 8mm

15.1 Rear

Aluminium Embossed Black Letters & Figures OR Retroreflective White Letters & Figures	371 ± 1.0 mm	106 ± 1.0 mm White Retroreflective Background OR Black Background
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**Motor Vehicles, other than motor bikes**

Height of Figure or Letter	70mm - 75mm
Width of every line in each figure or letter	10mm - 12mm

15.1.1 Front (discontinued)

	371 ± 1.0 mm	
Aluminium Embossed Opaque White Letters & Figures		83 ± 1.0 mm Black Retroreflective Background

Motor Vehicles, other than motor bikes

Height of Figure or Letter	51.5mm
Width of every line in each figure or letter	10mm

15.1.1a Rear (discontinued)

	371 ± 1.0 mm	
Aluminium Embossed Opaque White Letters & Figures		106 ± 1.0 mm Black Background

Motor Vehicles, other than motor bikes

Height of Figure or Letter	72mm – 75mm
Width of every line in each figure or letter	12mm

15.2 Front

	371 ± 1.0 mm	
Aluminium Embossed Black Letters & Figures		100 ± 1.0 mm White Retroreflective Background

Motor Vehicles, other than motor bikes

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

15.2a Rear

	306 ± 1.0 mm	
Aluminium Embossed Black Letters & Figures		150 ± 1.0 mm White Retroreflective Background

Motor Vehicles, other than motor bikes

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

15.3 Front and Rear Square

	306 ± 1.0 mm	
Aluminium Embossed Black Letters & Figures		150 ± 1.0 mm White Retroreflective Background

Motor Vehicles, other than motor bikes

Height of Figure or Letter	54-62mm
Width of every line in each figure or letter	10mm

15.2a Rear

Aluminium Embossed Black Letters & Figures	306 ± 1.0 mm	150 ± 1.0 mm White Retroreflective Background
		

Motor Vehicles, other than motor bikes

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

15.4 Corporate Number Plates

Premium number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform with the following specifications and design:

371 mm + 1.0 mm in length and 133 mm + 1.0 mm in height

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

Class 16 - Bike Rack Number Plates

A Bike Rack plate must bear the number allotted to the vehicle to which the bike rack is attached and must conform to the following additional specifications and design:

Steel/Aluminium Embossed Black Letters & Figures	252 ± 1.0 mm	98 ± 1.0 mm White Retroreflective Background
		

Slogan: SA BETTER BY BIKE

Height of Figure or Letter	50mm
Width of every line in each figure or letter	6mm

Class 17 – Centenary of Federation Number Plates

17.1 Centenary Limited Series Number Plates

A limited series of number plates numbered 1901 CF – 2001 CF, with the Centenary of Federation logo between the letters and figures, were issued to commemorate the Centenary of Federation. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed White Letters & Figures	371 ± 1.0 mm	133 ± 1.0 mm Black Background
		

Grey watermark of Rotunda in background

Slogan White: SA – Centenary of Federation

Centenary of Federation Logo (between the numbers and the letters) according to the registered trademark owned by the Commonwealth.

Motor Vehicles

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

17.2 Centenary Vogue Series Number Plates

A limited series of number plates numbered 000C – 999C and 000F – 999F with the Centenary of Federation logo between the letters and figures, were issued to commemorate the Centenary of Federation. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed White Letters & Figures	371 ± 1.0 mm		133 ± 1.0 mm Yellow, Red, Green, Blue Retroreflective Background
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1

Slogan White: SA – Centenary of Federation

Centenary of Federation Logo (between the numbers and the letters) according to the registered trademark owned by the Commonwealth.

Motor Vehicles

Height of Figure or Letter	60mm
Width of every line in each figure or letter	10mm

Class 18 – Country Taxi Plates

A Country Taxi Plate must be issued to taxi-cabs which have country taxi accreditation under the Passenger Transport (General) Regulations 1994 or are licensed under Local Government Act 1934. The number is preceded by the letters 'TAXI' and the plate must conform to the following additional specifications and design:

Steel/Aluminium Embossed Black Letters & Figures	371 ± 1.0 mm		133 ± 1.0 mm Lemon Retroreflective Background
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1

Slogan Red: SA – SOUTH AUSTRALIA (above plate number)

COUNTRY TAXI (below plate number)

Black State Badge (Piping Shrike) (between the word TAXI and figures).

Motor Vehicles

Height of Figure	70mm
Height of Letter	50mm
Width of every line in each figure	10mm
Width of every line in each letter	6mm

Class 19 – SA – Heavy Vehicle

A SA Heavy Vehicle Plate may be issued to a vehicle with a mass or GVM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

19.1 Standard

Aluminium Embossed Black Letters & Figures	371 ± 1.0 mm		133 ± 1.0 mm White Retroreflective Background
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1

Slogan Black: SA – HEAVY VEHICLE

Motor Vehicles

Height of Figure or Letter	77mm
Width of every line in each figure or letter	12mm

19.2 Trailer

A SA Heavy Trailer Plate may be issued to a vehicle with a mass or GVM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Aluminium Embossed Black Letters & Figures	371 ± 1.0 mm		133 ± 1.0 mm White Retroreflective Background
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1

Slogan Black: SA – HEAVY VEHICLE

Motor Vehicles

Height of Figure or Letter	77mm
Width of every line in each figure or letter	12mm

Class 20 – Euro Number Plates

A Euro plate must bear a number consisting of the letter S followed by two letters, two figures followed by a further letter, with a blue sash on the left of the plate and the State Coat of Arms of South Australia appearing between the letter S and the first two letters, and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed	522 ± 1.0 mm	113.6 ± 1.0 mm
Black Letters & Figures		White Retroreflective Background
Logo – Sturt Desert Pea		



1

Blue Sash on the left of the plate with the characters “SA” screen printed in white with the S printed directly above the A. The State Coat of Arms of South Australia (between the “S” and the first two letters) as endorsed by the Department for Premier and Cabinet Protocol Branch.

Motor Vehicles

Height of Figure or Letter	75.5mm
Width of every line in each figure or letter	10mm

Class 21 – National Heavy Vehicle Plate

A National Heavy Vehicle Plate may be issued to a vehicle with a mass or GVM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

21.1 Standard

Aluminium Embossed	372 ± 1.0 mm	134 ± 1.0 mm
Black Letters & Figures		White Retroreflective Background
		Containing a Directional Security Mark (Kangaroo in circle)



1

Sash Colour Blue with White slogan and logo – National Heavy Vehicle

Motor Vehicles

Height of Figure or Letter	77mm
Width of every line in each figure or letter	12mm

21.2 Trailer

A Heavy Trailer Vehicle Plate may be issued to a vehicle with a mass or GVM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Aluminium Embossed	372 ± 1.0 mm	134 ± 1.0 mm
Black Letters & Figures		White Retroreflective Background
		Containing a Directional Security Mark (Kangaroo in circle)



1

Sash Colour Blue with White slogan and logo – National Heavy Vehicle

Motor Vehicles

Height of Figure or Letter	77mm
Width of every line in each figure or letter	12mm

21.3 Bike Rack

A bike rack plate must bear the number allotted to the vehicle to which the bike rack is attached and must conform to the following additional specifications and design:

Aluminium Embossed	254 ± 1.0 mm	100 ± 1.0 mm
Black Letters & Figures		White Retroreflective Background



1

Sash Colour Blue with White slogan and logo – National Heavy Vehicle

Motor Vehicles

Height of Figure or Letter	50mm
Width of every line in each figure or letter	6mm

General specifications and design

1. The dimensions of the letters or words 'SA', 'SOUTH AUSTRALIA', 'THE FESTIVAL STATE' or any other slogan approved by the Registrar whether preceding the number or appearing in a central position above or below the registration number on which they are permitted, must be as follows:

	Motor Bikes (except Class 12)	Motor Bikes Class 12	All Other Classes
Height of Figure or Letter	10mm	8mm	8-20mm
Width of every line in all parts thereof	2mm	1-2mm	1-3mm

(Except Corporate Number Plates which may vary at the discretion of the Registrar).

2. The dimensions of the State Badge (Piping Shrike) appearing on the number plates on which they are permitted, must be as follows:

	Class 3	Class 4	Class 4 Motor Bike
Diameter	24-30mm	50mm	27mm

3. The dimensions of the slogan "SA BETTER BY BIKE" appearing on the Bike Rack number plate must be as follows:

Class 16	
Height of Figure or Letter	13mm
Width of every line in all parts thereof	2mm

4. A number plate will be taken to comply with the requirements of this notice relating to the size of the plate and the size of letters and figures on the plate if the size of the plate or of any figure or letter on the plate-

- (a) does not exceed the size prescribed by this notice by more than 1.0 mm; or
- (b) is not more than 1.0 mm less than the size prescribed by this notice.

5. Notwithstanding the prescribed design and specifications for number plates, a number plate (other than a trailer or bike rack plate) may bear a plate and/or label that complies with Australian Standard 1425, if the vehicle to which the number plate is affixed, is equipped to use LP Gas. However, the plate and label on the number plate must be placed in such a position so as not to obscure any letter, figure, logo or slogan appearing on the number plate.

Transitional provision

A number plate that was manufactured before the date of this notice will be taken to comply with this notice if it complies with the notice under section 47A of the Act published in the *Gazette* on 19 January 2012 (see *Gazette* 4, 19 January 2012);

SCHEDULE 3

Classes of number plates which may be displayed pursuant to an agreement under s.47A(4)

- Class 1 - Numeric
- Class 2 - Alpha Numeric (Non-slogan)
- Class 3 - Slogan
- Class 4 - Personalised
- Class 5 - Jubilee
- Class 6 - Australian Grand Prix
- Class 9 - Name Plates
- Class 10 - Custom
- Class 15 - Premium
- Class 17 - Centenary of Federation
- Class 20 - Euro

Dated: 13 June 2018

T. HARKER
Registrar of Motor Vehicles

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, David Speirs, Minister for Environment and Water (the Minister) in the State of South Australia and the Minister to whom the Act is committed, hereby authorise the Eastern Regional Alliance (ERA) Water, a water regional subsidiary being a body corporate under clause 18 of Part 2 of Schedule 2 of the *Local Government Act, 1999* ('the water user') for 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 6628-28698.

SCHEDULE B

Purpose

For the irrigation of reserves, ovals and schools within the three Constituent Councils of the ERA Water Regional Subsidiary and to supply the City of Port Adelaide Enfield and Campbelltown City Council, 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 2021.
2. A total maximum volume of 500 megalitres of water per annum (a maximum volume of 125 megalitres 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 from each well.
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, and
 - b. extraction volumes.
6. The water user must comply with all measuring, monitoring and recording requirements as specified in the Managed Aquifer Recharge Risk Management and Monitoring Plan ("the Plan") as approved by the Minister's representative and as amended from time to time; and at the times and in the manner required by the Plan. The Plan must be approved by no later than 31 December 2018.
7. The water user must provide data in accordance with condition 5 and all monitoring data collected in accordance with the Plan on an annual basis during the first 14 calendar days of each month of July in each water use year in the form specified by the Minister's representative.
The form is to be found at: <http://www.environment.sa.gov.au/files/sharedassets/public/water/managed-aquifer-recharge-annual-reporting-template-multiple-gen.xlsx>
8. 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.
9. The water user must comply with the provisions applying to meters set out in Regulation 14 of the *Natural Resources Management (Financial Provisions) Regulations 2005*. It is an offence to contravene or fail to comply with those provisions.
10. The water user may apply for additional injection/extraction wells for the purpose of managed aquifer recharge and recovery provided that such wells are completed in the fractured rock aquifer system only and to be located within Certificate of Titles; Folios and Volumes 5471/360, 5749/386, 5068/625 and 5471/360 ("the additional wells"). For the avoidance of doubt, any additional wells installed do not permit the total annual maximum volume or maximum volume per well as provided for in condition 2 above to be exceeded.
11. The additional wells can only be installed after first obtaining a permit for well construction pursuant to sections 127 and 135 of the Act and as constructed in accordance with the General Specifications for Well Construction, Modification and Abandonment in South Australia (or any subsequent or related policy).

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 2021 unless earlier varied or revoked.

Dated: 13 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

Ref: 291770

NATURAL RESOURCES MANAGEMENT ACT 2004

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

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

SCHEDULE A

Areas

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

SCHEDULE B

Purpose

For the purpose of a managed aquifer recharge and recovery scheme, as well as maintaining wetlands located at St Clair, Old Port Road, West Lakes Golf Course and Cooke Reserve and for irrigating land used for recreation within the boundary of the City of Charles Sturt.

SCHEDULE C

Conditions

1. Water may only be taken from the date of publication of this notice until 30 June 2020.
2. A maximum volume of 2,400 megalitres of surface water each water use year may be taken from the River Torrens/Karrawirra Parri Prescribed Watercourse, from the area specified in Schedule A for the purpose specified in Schedule B during the period referred to in Condition 1 above.

3. Structures associated with the purpose must be consistent with the objectives and principles of Section 8 (in particular section 8.5) of the Western Mount Lofty Ranges Prescribed Water Resources Area Water Allocation Plan and standards and guidelines as approved by the Minister or his representative.
4. The authorised water user must not take water from the River Torrens/Karrawirra Parri Prescribed Watercourse during the months October to November (inclusive) and April to May (inclusive) unless the flow rate of the river at the point of extraction is greater than 1,000 litres per second or a flow depth of at least 100 mm.
5. The authorised water user must not take water from the River Torrens/Karrawirra Parri Prescribed Watercourse during all months except for October to November (inclusive) and April to May (inclusive), unless the flow rate of the river at the point of extraction is greater than 200 litres per second.
6. The authorised water user must record the flow rate and flow depth at the point of extraction, immediately prior to commencing each extraction of water from the River Torrens/Karrawirra Parri Prescribed Watercourse.
7. The authorised water user must monitor and record timing and volumes of extraction and water quality associated with the purpose, and must be consistent with the monitoring requirements of the approved Risk Management and Monitoring Plan.
8. The authorised water user must not take water except through a meter(s) supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.
9. The authorised water user must take meter readings(s) from each meter through which water is taken pursuant to this authorisation. Meter reading(s) must be taken within the first fourteen days of the date of this authorisation, during the first fourteen calendar days of July each year and within the first fourteen days of the expiry date of this authorisation.
10. The authorised water user must provide all monitoring data collected in accordance with the approved Risk Management and Monitoring Plan and specified in conditions 6, 7 and 9, on an annual basis during the first 14 calendar days of each month of July in each water use year, in the form of an annual report.
11. The authorised water user must notify the Minister's representative immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.
12. The authorised water user must comply with the provisions applying to meters set out in Regulation 14 of the *Natural Resources Management (Financial Provisions) Regulations 2005*. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

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

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

'River' means the River Torrens/Karrawirra Parri Prescribed Watercourse.

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

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

Dated: 13 June 2018

DAVID SPEIRS
Minister for Environment and Water

Ref.255827

NATURAL RESOURCES MANAGEMENT ACT 2004

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

PURSUANT to section 128 of the *Natural Resources Management Act 2004* (the Act), I, David Speirs, Minister for Environment and Water (the Minister) and Minister to whom the Act is committed, hereby authorise the City of Charles Sturt to take water from the River Torrens/Karrawirra Parri Prescribed Watercourse prescribed under the *Natural Resources Management (Western Mount Lofty Ranges—Prescribed Watercourses) Regulations 2005* from the areas specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Areas

1. Location of initial extraction – The River Torrens/Karrawirra Parri within the reserve at Allotment 64 of Deposited Plan 6278 within the Hundred of Yatala.

SCHEDULE B

Purpose

For the purpose of replenishing and maintaining the Grange Lakes system meaning the Grange Lakes artificial waterway and surrounding linear reserve extending from Grange Road (south) to Trimmer Parade (north), in the metropolitan suburb of Grange, in Adelaide, South Australia.

SCHEDULE C

Conditions

1. A maximum volume of 350,000 kilolitres of water per water use year may be taken from the River Torrens/Karrawirra Parri Prescribed Watercourse, from the area specified in Schedule A for the purpose specified in Schedule B.
2. The water user must only take water in conjunction with a released flow of water to the Torrens Lake.
3. The water user must take water from the River Torrens/Karrawirra Parri Prescribed Watercourse, monitor and report as per the approved 'Dilution Flow Extraction Trial risk management plan'.
4. The water user must not take water except through a meter supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.
5. Meter readings must be used to determine the quantity of water taken.

6. The water user must supply a meter reading(s) to the Minister or the Minister's agent during the first fourteen calendar days of July for each water use year.
7. The water user must notify the Minister or the Minister's agent immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.
8. The water user must comply with the provisions applying to meters set out in Regulation 14 of the *Natural Resources Management (Financial Provisions) Regulations 2005*. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

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

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

This authorisation will commence on 1 July 2018 and will remain in effect until 30 June 2020 unless earlier varied or revoked.

Dated: 13 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

Ref. 257403

NATURAL RESOURCES MANAGEMENT ACT 2004

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

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

SCHEDULE A

Areas

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

SCHEDULE B

Purpose

For the purpose of maintaining wetlands located at the following geographic decimal coordinates:

Site	Longitude	Latitude
St Clair Wetland start	138.534525	-34.870969
St Clair Wetland middle	138.533369	-34.869572
St Clair Wetland end	138.530194	-34.864459
Old Port Road Wetland middle	138.509570	-34.863788
Old Port Road Wetland end	138.503810	-34.859941
West Lakes Golf Course Wetland	138.502908	-34.869778
Cooke Reserve Wetland	138.505467	-34.869414

SCHEDULE C

Conditions

1. A maximum volume of 350,000 kilolitres of water per water use year may be taken from the River Torrens/Karrawirra Parri Prescribed Watercourse, from the area specified in Schedule A for the purpose specified in Schedule B.
2. The water user must only take water in conjunction with a released flow of water to the Torrens Lake.
3. The water user must take water from the River Torrens/Karrawirra Parri Prescribed Watercourse, monitor and report as per the approved 'Dilution Flow Extraction Trial risk management plan'.
4. The water user must not take water except through a meter supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.
5. Meter readings must be used to determine the quantity of water taken.
6. The water user must supply a meter reading(s) to the Minister or the Minister's agent during the first fourteen calendar days of July for each water use year.
7. The water user must notify the Minister or the Minister's agent immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.
8. The water user must comply with the provisions applying to meters set out in Regulation 14 of the *Natural Resources Management (Financial Provisions) Regulations 2005*. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

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

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

This authorisation will commence on 1 July 2018 and will remain in effect until 30 June 2020 unless earlier varied or revoked.

Dated: 13 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

Ref. 257400

PASSENGER TRANSPORT REGULATIONS 2009

Amendment to Fares and Charges for Regular Passenger Services within Metropolitan Adelaide

Pursuant to Regulation 149(1)(a) of the Passenger Transport Regulations 2009, I have determined that the fares and charges to be paid by passengers on a regular passenger service are the fares and charges set out in the Determination below.

This Determination replaces the fares and charges under the Passenger Transport Regulations published in the South Australian Government Gazettes on 22 June 2017 and 14 March 2018.

These fares and charges will be effective from 1 July 2018.

Dated: 8 May 2018

HON STEPHAN KNOLL MP
Minister for Transport, Infrastructure and Local Government

DETERMINATION

Effective from 1 July 2018

	Journey	Ticket Type	No. of Journeys	FARES BY PERIOD (and where tickets available from)			
				Interpeak		Peak	
				Ticket Outlets	On-board Bus, Tram & Train	Tickets Outlets	On-board Bus, Tram & Train
1.	Regular Fares	Singletrip+ Metrocard	1 1	- \$1.55	\$2.60 -	- \$2.00	\$3.50 -
	<ul style="list-style-type: none"> For journey/journeys of one or two consecutive sections or part thereof completed on one vehicle 						
	<ul style="list-style-type: none"> For journey/journeys within all zones 	Singletrip+ Daytrip *+ Metrocard	1 Unlimited 1	- -\$2.03	\$3.60 - -	- - \$3.70	\$5.50 \$10.40 -
2.	Concessional Fares	Singletrip+ Daytrip *+ Metrocard	1 Unlimited 1	- - \$0.98	\$1.40 - -	- - \$1.83	\$2.80 \$5.20 -
	<ul style="list-style-type: none"> For journey/journeys within all zones by holder of a valid travel concession card or tertiary student identification card 						
	<ul style="list-style-type: none"> For journey/journeys within all zones by holder of a valid secondary student identification card and by a child from the age of 5 years and under 15 years 	Singletrip+ Daytrip *+ Metrocard	1 Unlimited 1	- - \$0.98	\$1.40 - -	- - \$1.24	\$2.70 \$5.20 -
	<ul style="list-style-type: none"> On trains only for bicycles and surfboards, accompanied by a passenger (each item) for journey/journeys within all zones ** 	Singletrip+ Daytrip+ Metrocard	1 Unlimited 1	- - \$0.98	\$1.40 - -	- - \$1.83	\$2.80 \$5.20 -
*	Daytrip A parent/guardian holding a valid Daytrip ticket on weekends, public holidays or South Australian school holidays may be accompanied free of charge by up to two children under 15 years of age						
**	Bicycles Travel on Trains Bicycles may be carried free on train services at the following times: <ul style="list-style-type: none"> Monday to Friday – 9.01 am to 3.00 pm and 6.00 pm until last service Saturday, Sunday and public holidays – all day when space is available 						
+	Singletrip and Daytrip tickets are not available for sale from Ticket Outlets These can be purchased either on-board Bus, Tram and Train or from Adelaide Metro InfoCentre's at Currie Street and Adelaide Railway Station						
				Fare		Type of Ticket	
3.	Special Vehicles	As determined.		Regular fare only (no concessions available)		Zone or Section Zone or Section	
	<ul style="list-style-type: none"> Class 3 Special Vehicle Class 6 Special Vehicle 						
4.	Peak and Interpeak Periods	Regular, Student and Concession					
		Peak		All times (other than Interpeak)			
		Interpeak		Monday to Friday 9:01 am to 3:00pm All Day Sundays All Day Public Holidays			
		Seniors Card Holders					
		Peak		Monday to Friday 7:01 am to 9:00am Monday to Friday 3:01 pm to 7:00pm (Concession Rates apply)			

		<u>Interpeak</u> All Other Times including Public Holidays (No Charge) For journey/journeys within all zones by a holder of a valid Seniors Card	
5.	<u>Seniors Metrocard</u>	No charge – Provided through Office for the Ageing	
6.	<u>Concession and Student Metrocard</u> • For use of a Metrocard within all zones by a holder of a valid Concession or Student card	No Charge for Metrocard, but a minimum of \$5 recharge required.	
7.	<u>Regular Metrocard</u>	No Charge for Metrocard, but a minimum of \$5 recharge required.	
8.	<u>28 Day Pass</u> • Unlimited travel on all AdelaideMetro services for 28 Consecutive Days	Regular \$99.00 Concession \$49.00 Student \$25.00	28 Day Pass
9.	<u>14 Day Pass</u> • Unlimited travel on all AdelaideMetro services for 14 Consecutive Days	Regular \$60.00 Concession \$29.50 Student \$15.10	14 Day Pass
10.	<u>3 Day Visitor Pass</u> • Unlimited travel on all AdelaideMetro services for 3 Consecutive Days	\$25.00	3 Day Pass
11.	<u>Primary School Groups</u> • Unlimited travel on all AdelaideMetro services for an organised school group on a planned school excursion, including for up to 4 adults (Monday to Friday only)	No charge for travel commencing between 9.30am and 3pm	
12.	<u>Metrocard Cruise Ship Daytrip</u> • Unlimited travel all day until 4:30am on any bus, train or tram service • Two children under 15 years of age travel free at all times when accompanied by an adult using a Cruise Ship daytrip Metrocard or ticket	Regular Cruise Ship Daytrip Metrocard \$10.00 Concession Cruise Ship Daytrip Ticket \$5.00	The Daytrip Metrocard/ticket is only available to Cruise Ship passengers with a valid Cruise Ship identification The Daytrip Metrocard/ticket is only sold at the Adelaide Metro Outlet at Outer Harbor Railway Station and InfoCentre within Adelaide Railway Station

POLICE SERVICE

Fees and Charges

DESCRIPTION OF POLICE SERVICE		Current Fee (GST Inclusive)	Proposed Fee (GST Inclusive)
		2017-18 \$	2018-19 \$
Aircraft Hire	Aircraft operating charge (Cessna 402) This fee includes up to 1 pilot and 1 dropmaster/dispatcher per hour or part thereof	(GST applicable) 1,225.00	1,252.00
	Aircraft operating charge (Pilatus PC12) This fee includes up to 1 pilot and 1 dropmaster/dispatcher per hour or part thereof	(GST applicable) 1,797.00	1,837.00
	Additional crew Pilot / dropmaster / dispatcher per hour or part thereof	(GST applicable) 92.50	94.50
Personnel	Destruction of registration label- required to leave station	(GST applicable) 78.00	79.50
	Bus driver	per hour or part 78.00	79.50
	Deactivate firearms - inspection and certification	78.00	79.50
	Police personnel - general	78.00	79.50
Photocopies	Interviews by solicitors (per member in presence of officer of police)	per hour or part 114.00	117.00
	A4 (297mm x 210mm)	(GST applicable) 1.20	1.25
	A3 (420mm x 297mm)	2.05	2.10
Photographs	Postage (Up to 50 photocopies within Australia)	4.90	5.00
	Black and white 12.7cm x 17.8cm (5" x 7")	(GST applicable) 19.50	19.90
	each additional print	17.40	17.80

DESCRIPTION OF POLICE SERVICE	Current Fee	Proposed Fee
	(GST Inclusive) 2017-18 \$	(GST Inclusive) 2018-19 \$
20.3cm x 25.5cm (8" x 10")	19.50	19.90
each additional print	11.80	12.10
40cm x 50cm (16" x 20")	39.00	39.75
each additional print	29.25	30.00
Colour		
14cm x 18cm (5.5" x 7")	27.00	27.50
each additional print	26.25	26.75
15cm x 20cm (6" x 8")	39.00	39.75
each additional print	31.25	32.00
20cm x 25cm (8" x 10")	39.00	39.75
each additional print	34.75	35.50
40cm x 50cm (16" x 20")	58.50	60.00
each additional print	47.75	48.75
Postage (up to 50 negatives, slides or prints - within Australia)	4.90	5.00
Storing Private Vehicles		
Collision damaged vehicles		
Motor cars, motor cycles, caravans or trailers	per day	
In open locked storage	(GST applicable) 12.70	13.00
In covered locked storage	(GST applicable) 16.50	16.90
Other vehicles	per day	
In open locked storage	(GST applicable) 50.00	51.00
In covered locked storage	(GST applicable) 56.50	57.50
Escorts		
Overdimensional loads		
Labour charges		
Provided Monday to Friday:		
- During business hours (per police officer)	(GST applicable) 113.00	115.00
- Outside of business hours	(GST applicable) 150.00	153.00
- All time exceeding 3 hours (per police officer)	(GST applicable) 174.00	178.00
Provided on Saturdays, Sundays and Public Holidays (per police officer)		
- For initial 3 hours of escort (per police officer) or part thereof for initial three hours of escort	(GST applicable) 150.00	153.00
- For any subsequent hours required	(GST applicable) 174.00	178.00
Vehicle charges per kilometre (per vehicle)	(GST applicable) 0.85	0.90
Late booking fee	(GST applicable) 339.00	346.00
Cancellation Fee 1	(GST applicable) 113.00	115.00
Cancellation Fee 2 (within 7 days)	(GST applicable) 339.00	346.00
Cancellation Fee 3 (within 24 hours)	(GST applicable) 676.00	691.00
Modification fee 1	(GST applicable) 113.00	115.00
Modification fee 2 (within 7 days)	(GST applicable) 339.00	346.00
Modification fee 3 (within 24 hours)	(GST applicable) 676.00	691.00
Escorts other than over-dimensional loads per hour (per police officer) or part thereof	(GST applicable) 78.00	79.50
Vehicle charges per kilometre (per vehicle)	(GST applicable) 0.85	0.90

Dated: 7 June 2018

HON COREY WINGARD MP
Minister for Police, Emergency Services and Correctional Services

South Australia

Public Sector (Reorganisation of Public Sector Operations No. 2) Notice 2018

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 No. 2) Notice 2018*.

2—Commencement

This notice will come into operation on 1 July 2018.

3—Transfer of employees

- (1) The employees listed in column 1 of the table below are transferred to employment in the public sector agency listed in column 2 opposite the reference to the employee on the same basis of engagement as applied before the transfer.
- (2) A reference to a public sector agency or a business unit in column 1 includes any employees of that business unit who are:
 - (a) 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
 - (b) Absent from their substantive duties on any form of paid or unpaid leave and who have a right of return at the conclusion of such leave to return to their duties.

Employee	Public sector agency
All employees of the public sector agency known as Investment Attraction South Australia immediately before 1 July 2018	Department for Trade, Tourism and Investment
All employees of the business unit known as International Engagement, Trade and Immigration within the Department of State Development immediately before 1 July 2018	Department for Trade, Tourism and Investment
All employees of the business unit known as Health Industries SA within the Department of State Development immediately before 1 July 2018	Department for Trade, Tourism and Investment
The following employee of the business unit known as Strategic Economics within the Department of State Development: Rob Esvelt	Department for Trade, Tourism and Investment
The following employees of the Department of Primary Industries and Regions: Ainsley Maconochie Jacqueline Schiller Joanna Rawson Sharon Matthews Sonia Gallasch Ye (Becky) Houston	Department for Trade, Tourism and Investment

Employee	Public sector agency
All employees of the business unit known as the Energy Plan Implementation Taskforce within the Department of the Premier and Cabinet immediately before 1 July 2018	Department for Energy and Mining
All employees of the business unit known as Strategy and Governance within the Department of the Premier and Cabinet immediately before 1 July 2018	Department for Energy and Mining
All employees of the business unit known as the Resource Infrastructure and Investment Taskforce within the Department of the Premier and Cabinet immediately before 1 July 2018	Department for Energy and Mining
All employees of the business unit known as Mineral Resources within the Department of the Premier and Cabinet immediately before 1 July 2018	Department for Energy and Mining
All employees of the business unit known as Energy Resources within the Department of the Premier and Cabinet immediately before 1 July 2018	Department for Energy and Mining
All employees of the business unit known as Energy and Technical Regulation within the Department of the Premier and Cabinet immediately before 1 July 2018	Department for Energy and Mining
All employees of the business unit known as the Low Carbon Economy Unit within the Department of the Premier and Cabinet immediately before 1 July 2018	Department for Energy and Mining
The following employees of the Department of the Premier and Cabinet: Paul Heithersay Bianca de Blasio	Department for Energy and Mining
All employees of the Department of Treasury and Finance undertaking duties assigned for the benefit of Land Services SA immediately before 1 July 2018	Department of Planning, Transport and Infrastructure
The following employees of the Department of Treasury and Finance: Alysia Palmer David Potter David Trippree Jennifer Kviesitis Lorraine Mensforth Matthew von der Borch Natasha Nguyen Tom Lianos	Department of Planning, Transport and Infrastructure

Made by the Premier

on 21 June 2018

RETIREMENT VILLAGES ACT 2016

SECTION 59 (1)

Voluntary Termination of Retirement Village Scheme

TAKE NOTICE that I, **STEPHEN WADE**, Minister for Health and Wellbeing, pursuant to section 59(1) of the *Retirement Villages Act 2016* (the Act), **HEREBY TERMINATE** the retirement village scheme situated at Lot 2, South Terrace East, Snowtown, 5520 and comprising all of the land and improvements in Certificate of Title Register Book Volume 5351 Folio 88. I do so being satisfied for the purposes of section 59(2) of the Act that there are no retirement village residents in occupation. This termination will take effect on the date upon which the retirement village endorsement is cancelled.

Dated: 14 June 2018

STEPHEN WADE
Minister for Health and Wellbeing

SCHEDULE OF LAND SERVICES UNREGULATED ENQUIRY AND INFORMATION PRODUCTS

Effective from 1 July 2018

The Registrar-General and Valuer-General provide a guaranteed system of land titling, impartial property valuation services and property information within South Australia.

The attached products offer access to information that is either related to land ownership, valuation or a combination of both.

Dated: 16 May 2018

HON STEPHAN KNOLL MP
Minister for Transport, Infrastructure and Local Government

ANNEXURE A

Lands Titles Office				
Category	GST Exempt	2017-18 Fee	2018-19 Fee	\$ Change
Title for Owner Name	GST Exempt	\$7.50	\$7.65	\$0.15
Title Detail	GST Exempt	\$10.00	\$10.20	\$0.20
Valuation Detail	GST Exempt	\$10.00	\$10.20	\$0.20
Title and Valuation Detail	GST Exempt	\$14.50	\$14.80	\$0.30
Building Detail	GST Exempt	\$1.85	\$1.90	\$0.05
Replacement of LTO Delivery Box Key	Subject to GST	\$30.75	\$31.50	\$0.75
Historical Valuation Listing	GST Exempt	\$10.00	\$10.20	\$0.20
Reproduction of Certificate of Title	Subject to GST	\$145.00	\$148.00	\$3.00
Production of documents to Stamp Duty Office	Subject to GST	\$50.00	\$51.00	\$1.00
State Valuation Office				
Category	GST Exempt	2017-18 Fee	2018-19 Fee	\$ Change
Annual Property Valuation Listing Subscription	Subject to GST	\$353.00	\$361.00	\$8.00
Stamp Duty Opinion	Subject to GST	\$123.00	\$126.00	\$3.00
Special Valuations – General (per hour)	Subject to GST	\$272.00	\$278.00	\$6.00
Special Valuations – Freeholding (per hour)	Subject to GST	\$272.00	\$278.00	\$6.00
Special Valuations – Native Vegetation (per hour)	Subject to GST	\$272.00	\$278.00	\$6.00
Special Valuations – Purchase /Acquisition (per hour)	Subject to GST	\$272.00	\$278.00	\$6.00
Special Valuations – Rentals (per hour)	Subject to GST	\$272.00	\$278.00	\$6.00
Special Valuations – Disposals (per hour)	Subject to GST	\$272.00	\$278.00	\$6.00
Special Valuations – FBT (per hour)	Subject to GST	\$272.00	\$278.00	\$6.00
Site History report	Subject to GST	\$165.00	\$169.00	\$4.00
Travelling Time	Subject to GST	\$134.00	\$137.00	\$3.00
Special Valuation – SACHA Full Inspection	Subject to GST	\$406.00	\$415.00	\$9.00
Special Valuation – SAHT Sale to Tenant	Subject to GST	\$406.00	\$415.00	\$9.00

SOUTH AUSTRALIAN WATER CORPORATION

FEES AND CHARGES SCHEDULE

Rates and Sales

Pursuant to section 36 of the Water Industry Act the following charges for water, sewerage and associated services apply. These charges are fixed for the period 1 July 2018 to 30 June 2019.

Pursuant to the Water Industry Regulations 2012 (regulations 38) and Government Gazette 6 June 2013, SA Water may levy an availability charge despite the fact that the land is not connected to SA Water's infrastructure. All charges for sewerage services and the availability charge for water applying to commercial properties are based on the property valuation of the land. Property values are set annually by the Valuer-General for the next financial year.

WATER FEES AND CHARGES

Residential and Vacant Land (excludes country lands)

Description	Charge
Availability Charge (Supply Charge)	\$297.80 per annum
Water Use Charges (determined by the timing of quarterly meter readings) as per schedule.	
Residential and vacant land properties having the following land use codes (if not otherwise specified in this gazette):	
(a) Houses with the land use codes 1100, 1101, 1118, 1119 and 1912;	
(b) Units, maisonettes, townhouses and row houses (various categories) with land use codes in the range 1200 to 1399;	
(c) Shacks with the land use codes 1920 and 1921:	
(i) for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$2.362 per kilolitre
(ii) for each kilolitre supplied over 0.3288 kilolitres per day up to, and including, 1.4247 kilolitres per day	\$3.370 per kilolitre
(iii) for each kilolitre supplied over 1.4247 kilolitres per day	\$3.652 per kilolitre
Residential and vacant land properties with land use codes other than the above (if not otherwise specified in this gazette):	
(i) for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$2.362 per kilolitre
(ii) for each kilolitre supplied over 0.3288 kilolitres per day	\$3.370 per kilolitre

Commercial Land Charges (excludes country lands)

Commercial properties, excluding country lands, include wholesale and retail trade in goods and the provision of a service of any kind (if not otherwise specified in this gazette).

The commercial Availability Charge (Supply Charge) is based on the greater of the property based charge or minimum Availability Charge (Supply Charge).

Description	Property Scale & Charge	Class of land affected
Availability Charge (Supply Charge)		
Scale to be applied to the capital value of commercial land to determine the Availability Charge (Supply Charge)	\$0.693 per \$1000 of capital value	All commercial land
Minimum Availability Charge (Supply Charge)	\$297.80 per annum	Commercial land other than strata/community titled parking spaces under land use code 6532
Minimum Availability Charge (Supply Charge)	\$148.80 per annum	Commercial land classified as strata/community titled parking spaces under land use code 6532
Water Use Charge		
Water Use Charge (determined by the timing of quarterly meter readings)	\$3.370 per kilolitre	

Non-residential Land Charges (includes country lands)

Non-residential properties are properties not specified under residential or commercial land in this gazette.

Description	Charge
Availability Charge (Supply Charge)	\$297.80 per annum
Water Use Charge (determined by the timing of quarterly meter readings)	\$3.370 per kilolitre

Community Concession Water Charges

Availability Charge (Supply Charge) applied to all lands subject to concessional charges - \$297.80

Water use charges (determined by the timing of quarterly meter readings):

Class of Land Affected	Charged determined according to the volume of water supplied	Charge
All land that has been acquired or is used exclusively for charitable purposes or for public worship and all land that has been acquired or is used for the purpose of a Children's Services Centre with the meaning of the Children's Services Act, 1985.	(i) for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$1.769 per kilolitre
	(ii) for each kilolitre supplied over 0.3288 kilolitres per day	\$2.528 per kilolitre
Community Swimming Pools	a) Water use up to 13 fills of pool(s)	\$0.311 per kilolitre
	b) Water use over 13 fills of pool(s)	\$3.370 per kilolitre
This concession price should only apply to water used to fill the pool, toilet and shower block used directly in connection with the pool.		
Soldiers Memorial Gardens		\$0.697 per kilolitre

Special Characteristics

Charges payable in respect to land whereby the Corporation has entered into a standard contract with special characteristics with the owner or occupier of the land to supply water by measure, subject to charges (as set out below) and terms and conditions determined by the Corporation.

Description	Charge
Charges for Supply by Measure: (if not otherwise specified in this gazette)	
Availability Charge (Supply Charge)	\$297.80 per annum
Water use charges payable in respect to land, as determined by the timing of quarterly meter readings, and having the following land use codes:	
(a) Houses with the land use codes 1100, 1101, 1118, 1119 and 1912;	
(b) Units, maisonettes, townhouses and row houses (various categories) with land use codes in the range 1200 to 1399;	
(c) Shacks with the land use codes 1920 and 1921:	
(i) for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$2.362 per kilolitre
(ii) for each kilolitre supplied over 0.3288 kilolitres per day up to, and including, 1.4247 kilolitres per day	\$3.370 per kilolitre
(iii) for each kilolitre supplied over 1.4247 kilolitres per day	\$3.652 per kilolitre
Water use charges payable in respect to land with land use codes other than the above or for which the Corporation does not have a land use code (as determined by the timing of quarterly meter readings):	
(i) for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$2.362 per kilolitre
(ii) for each kilolitre supplied over 0.3288 kilolitres per day	\$3.370 per kilolitre

Retirement Village Discounted Single Assessment

A Retirement Village Discounted Single Assessment charge applies to water supplied to Independent Living Units with a land use code of 1766 that were subject to a change in Valuer-General policy from 1 July 2015. Independent Living Units will not be rated separately.

Description	Charge
The Retirement Village Discounted Single Assessment charge is comprised of an Availability Charge and a Water Use Charge (determined by the timing of quarterly meter readings) as per schedule.	
Availability Charge (Supply Charge)	\$297.80 per annum
Water Use Charges (determined by the timing of quarterly meter readings) as per schedule:	
(i) for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$2.362 per kilolitre
(ii) for each kilolitre supplied over 0.3288 kilolitres per day	\$3.370 per kilolitre

Marla Water Supply

Description	Charge
Availability Charge (Supply Charge)	\$595.60 per annum
Water use charges payable in respect to land in the Marla water supply area for water supplied and having the following land use codes (as determined by the timing of the relevant meter reading period):	
(a) Houses with the land use codes 1100, 1101, 1118, 1119 and 1912;	
(b) Units, maisonettes, townhouses and row houses (various categories) with land use codes in the range 1200 to 1399;	
(c) Shacks with the land use codes 1920 and 1921:	
(i) for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$4.724 per kilolitre
(ii) for each kilolitre supplied over 0.3288 kilolitres per day up to, and including, 1.4247 kilolitres	\$6.740 per kilolitre
(iii) for each kilolitre supplied over 1.4247 kilolitres	\$7.304 per kilolitre
Water use charges payable in respect to each and every supply in the Marla water supply area for water with land use codes other than above or for which the Corporation does not have land use codes (as determined by the timing of quarterly meter readings):	
(i) for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$4.724 per kilolitre
(ii) for each kilolitre supplied over 0.3288 kilolitres per day	\$6.740 per kilolitre

Northern Railway Towns

Northern railway towns include the towns of Terowie, Oodla Wirra, Yunta, Manna Hill, Olary and Cockburn.

Description	Charge
Availability Charge (Supply Charge)	\$595.60 per annum
Additional water charges payable for water supplied to or in relation to land and standpipes (determined by the timing of the relevant meter reading period):	
(i) for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$2.362 per kilolitre
(ii) for each kilolitre supplied over 0.3288 kilolitres per day	\$13.480 per kilolitre

Description	Charge
Clare Valley Water Supply Scheme Area	

Availability Charge (Supply Charge)	\$297.80 per annum
Water use charge	\$3.370 per kilolitre
Water use charge for water other than contract quantity supplied from the pipeline during the notice period to land located in the Clare Valley Water Supply Scheme Area in accordance with an Irrigation Agreement	\$3.370 per kilolitre
Water use charge for water taken from the pipeline during the notice period other than in accordance with an agreement with the Corporation	\$3.370 per kilolitre

Marree/Oodnadatta Water Supply Area

Description	Charge
Availability Charge (Supply Charge)	\$297.80 per annum
Water use charges payable in respect to land in the Marree/Oodnadatta water supply area for water supplied having the following land use codes (as determined by the timing of quarterly meter readings):	
(a) Houses with the land use codes 1100, 1101, 1118, 1119 and 1912;	
(b) Units, maisonettes, townhouses and row houses (various categories) with land use codes in the range 1200 to 1399;	
(c) Shacks with the land use codes 1920 and 1921:	
(i) for each kilolitre supplied up to, and including, 0.7233 kilolitres per day	\$0.000 per kilolitre
(ii) for each kilolitre supplied over 0.7233 kilolitres per day up to, and including, 1.0521 kilolitres per day	\$2.362 per kilolitre
(iii) for each kilolitre supplied over 1.0521 kilolitres per day up to, and including, 2.1479 kilolitres per day	\$3.370 per kilolitre
(iv) for each kilolitre supplied over 2.1479 kilolitres per day	\$3.652 per kilolitre
Water use charges payable in respect to each and every supply in the Marree/Oodnadatta water supply area for water with land use codes other than above or for which the Corporation does not have land use codes (as determined by the timing of quarterly meter readings):	
(i) for each kilolitre supplied up to, and including, 0.7233 kilolitres per day	\$0.000 per kilolitre
(ii) for each kilolitre supplied over 0.7233 kilolitres per day	\$3.370 per kilolitre

Hydrants

Water supplied through Hydrants - Charges

Description	Charge
Water use	\$3.370 per kilolitre
Application fee	\$221.00
Quarterly rental fee	\$110.00 per quarter
Charge for additional administration cost in relation to breach of terms and conditions	\$163.00 per annum

Service Rent

An annual charge where additional services are provided (e.g. additional meters) excluding country lands and recycled water to the Mawson Lakes, Lochiel Park and Seaford Meadows recycled water supply areas.

Annual charge for each additional service \$297.80 per annum

Country Lands

An annual charge applies where additional services are provided (e.g. additional meters)

Annual charge for each additional service per every 250 hectares of contiguous land \$297.80 per annum

Sewerage Availability Charges**Scales for Calculation of Sewerage Charge**

Annual sewerage charges (access charges) are based on the greater of the minimum charge or property based charge (if not otherwise specified in this gazette).

Property Based Charge: Scale	Minimum Charge	Land Affected
\$0.982 per \$1000 of capital value	\$319.20	All residential land in the Adelaide and Aldinga drainage areas.
\$0.4910 per \$1000 of capital value	\$319.20	All residential land in the Adelaide and Aldinga drainage areas with an indirect sewer connection.
\$1.227 per \$1000 of capital value	\$319.20	All non-residential land in the Adelaide and Aldinga drainage areas except strata/community titled parking spaces under land use code 6532.
\$0.6135 per \$1000 of capital value	\$319.20	All non-residential land in the Adelaide and Aldinga drainage areas except strata/community titled parking spaces under land use code 6532 with an indirect sewer connection.
\$1.227 per \$1000 of capital value	\$79.80	All non-residential land in the Adelaide and Aldinga drainage areas classified as strata/community titled parking spaces under land use code 6532.
\$1.478 per \$1000 of capital value	\$319.20	All residential land in other drainage areas.
Property Based Charge: Scale	Minimum Charge	Land Affected
\$0.7390 per \$1000 of capital value	\$319.20	All residential land in other drainage areas with an indirect sewer connection.
\$1.835 per \$1000 of capital value	\$319.20	All non-residential land in other drainage areas except strata/community

		titled parking spaces under land use code 6532.
\$0.9175 per \$1000 of capital value	\$319.20	All non-residential land in other drainage areas except strata/community titled parking spaces under land use code 6532 with an indirect sewer connection.
\$1.835 per \$1000 of capital value	\$79.80	All non-residential land in other drainage areas classified as strata/community titled parking spaces under land use code 6532.

Special Characteristics

A Retirement Village Discounted Single Assessment charge applies to sewerage services provided to Independent Living Units with a land use code of 1766 that were subject to a change in Valuer General policy from 1 July 2015. The charge is based on the sum of the capital values for the independent living units. Independent Living Units will not be rated separately.

Scales for Calculation of Sewerage Charge

The Retirement Village Discounted Single Assessment charge for annual sewerage charges (access charges) is based on the greater of the minimum charge or property-based charge.

Property Based Charge: Scale	Minimum Charge	Land Affected
\$0.982 per \$1000 of capital value	\$319.20	All land with the land use code 1766 in the Adelaide and Aldinga drainage areas.
\$0.4910 per \$1000 of capital value	\$319.20	All land with the land use code 1766 in the Adelaide and Aldinga drainage areas with an indirect sewer connection.
\$1.478 per \$1000 of capital value	\$319.20	All land with the land use code 1766 in other drainage areas.
\$0.7390 per \$1000 of capital value	\$319.20	All land with the land use code 1766 in other drainage areas with an indirect sewer connection.

Community Concession Sewerage Charges

Annual sewerage availability charge (access charge) calculated based on three key steps:

- (1) the property value charge and minimum access charge are first determined;
- (2) the greater of these is compared to the water closet charge (i.e. the number of water closets multiplied by the water closet fee);
- (3) the lesser of Step 2 is charged on the property.

Description	Land affected
Charge determined according to number of water closets draining into the sewerage system	
\$88.80 per water closet draining into the sewerage system	All land that has been acquired or is used exclusively for charitable, public worship or a municipal corporation exclusively for the purposes of the Corporation.
\$121.60 per water closet draining into the sewerage system	All other concessional land.

Recycled Water

Description	Charge
Dual residential reticulated recycled water use	\$2.120 per kilolitre

FEES AND CHARGES SCHEDULE

Fees and Charges

The following fees and charges are fixed for the period 1 July 2018 to 30 June 2019.

R. CHEROUX
Chief Executive
South Australian Water Corporation

Fee Name – Water/ Recycled Water	Fee 2018-19*
Installation of connection (includes installation of meter)	
20 mm Connection**	\$2,529.00
25 mm Connection**	\$3,533.00
40 mm Connection**	\$4,888.00
50 mm Connection**	\$6,991.00
> 50 mm Connection	Estimated cost to deliver service
Installation of meter	
20 mm Meter	\$260.00
25 mm Meter	\$461.00
40 mm Meter	\$815.00
50 mm Meter	\$1,881.00
20 mm Meter on 1-4 Meter Manifold	\$361.00
20 mm Meter on 1-12 Meter Manifold	\$361.00
25 mm Meter on 1-5 Meter Manifold	\$550.00

Fee Name – Water/ Recycled Water	Fee 2018-19*
Installation of water connection for firefighting purposes	
100 mm Fire Connection	Estimated cost to deliver service
150 mm Fire Connection	Estimated cost to deliver service
> 150 mm Fire Connection	Estimated cost to deliver service
Fee Name – Water/ Recycled Water	Fee 2018-19*
Installation of additional isolating valve for water connection used for firefighting purposes	
100 mm Isolating Valve for Fire Connection	Estimated cost to deliver service
150 mm Isolating Valve for Fire Connection	Estimated cost to deliver service
200 mm Isolating Valve for Fire Connection	Estimated cost to deliver service
> 200 mm Isolating Valve for Fire Connection	Estimated cost to deliver service
Permanent Overhead Standpipe and Meter	Estimated cost to deliver service
Replacement of meter	
Renew/Replace 25 mm Meter	\$456.00
Renew/Replace 32mm - 40 mm Meter	\$796.00
Renew/Replace > 50 mm Meter	Estimated cost to deliver service
Repair or replacement of fittings other than meters	
Meter Repair - 15 mm, 20 mm & 25mm	\$233.00
Meter Repair - 32 mm and 40 mm	\$372.00
Meter Repair - 50 mm	\$422.00
Meter Repair - > 50 mm	Estimated cost to deliver service
Disconnect Fire Connection	Estimated cost to deliver service
Disconnect < 50 mm Water Connection**	\$677.00
Disconnect > 50 mm Water Connections	Estimated cost to deliver service
Remove Water Meter - Connection Remains	\$124.00
Fee Name – Water/ Recycled Water	Fee 2018-19*
Relocation of unmetered 20 mm or 25 mm water connection by 4 metres or less and installation of meter	
Relocate 20-25 mm Unmetered Connection < 2.0 m**	\$882.00
Relocate 20-25 mm Unmetered Connection > 2.0 m - 4.0m**	\$994.00
Relocation of metered 20 mm and 25 mm water connection by 4 metres or less	
Relocate 20-25 mm Metered Connection <2.0m **	\$714.00
Relocate 20-25 mm Metered Connection > 2.0m - 4.0m **	\$826.00
Rotate 20 mm/25 mm meter**	\$190.00
Rotate 40 mm meter**	\$775.00
Raising or lowering of water connection	
Raise/Lower 15 mm-20 mm Connection**	\$779.00
Raise/Lower 25 mm-50 mm Connection**	\$1,256.00
Raise/Lower > 50 mm Connection	Estimated cost to deliver service
Shortening of water connection	
Shorten 20 mm-25 mm Connection**	\$1,046.00
Shorten 32 mm-50 mm Connection**	\$1,299.00
Shorten > 50 mm Connection	Estimated cost to deliver service
Extension of water connection	Estimated cost to deliver service
Extension of main	Estimated cost to deliver service
Restoration Fee - At Meter	\$56.50
Restoration Fee - At Main Pipe	Estimated cost to deliver service
Fee Name – Water/ Recycled Water	Fee 2018-19*
Provide and install metal underground box to cover meter	
Underground Box for 20-25 mm Meter	\$686.00
Underground Box for 32-50 mm Meter	\$1,935.00
Underground Box for > 50 mm Meter	Estimated cost to deliver service

Meter Testing

Meter Test Fee - 20 mm-25 mm on site Meter Flow Test	\$86.50
Meter Test Fee - 20 mm-25 mm Meters	\$278.00
Meter Test Fee - 32 mm-40mm Meters	\$457.00
Meter Test Fee - 50mm Meters	\$929.00
Meter Test Fee - 80mm Meters	\$1,752.00
Meter Test Fee - 100mm Meters	\$2,218.00
Meter Test Fee - 150mm Meters	\$4,720.00

Administration Fee

Administration Fee for Link-up	\$193.00
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SA Water Construction: Water Supply

Design and Administration charge - Non - Standard Connections	\$302.00
Design and Administration charge - Extensions	\$951.00

Third Party Access - Water/Recycled Water

Third Party Access - Request for Further Information*	\$5,036.00
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Fee Name – Sewerage	Fee 2018-19*
Installation of connection	
100 mm Sewerage Connection**#	\$4,661.00
100 mm Sewerage Spur Connection**#	\$2,743.00
150 mm Sewerage Connection**#	\$8,095.00
>150 mm Sewerage Connection	Estimated cost to deliver service
Disconnection charge	
Disconnect 100/150 mm Connection**#	\$1,099.00
Disconnect > 150 mm Sewerage Connection	Estimated cost to deliver service
Sewerage pre-laid activation fee	
Sewerage pre-laid activation fee 100/150mm	\$55.00
Sewerage pre-laid activation fee >150mm	Estimated cost to deliver service
Administration Fee	
Administration Fee for Link-up	\$77.00
SA Water Construction: Sewerage	
Design and Administration charge - Non - Standard Connections	\$302.00
Design and Administration charge - Extensions	\$951.00
Third Party Access - Sewerage	
Third Party Access - Request for Further Information*	\$4,120.00
Insert inspection point	
Insert inspection point 100mm & 150mm	Estimated cost to deliver service

Fee Name – Trade Waste	Fee 2018-19*
Trade waste discharge application fee and audit fee	
Trade Waste Discharge application fee	\$170.00
Trade Waste Audit Fee (per inspection)	\$131.00
Other Trade Waste Charges	
Sampling & Monitoring Charges	Estimated cost to deliver service
Trade Waste Administration Charges	\$64.00
Non-domestic Hauled Waste Charges - Volume	\$1.421 per kL
Non-domestic Hauled Waste Charges - Biochemical Oxygen Demand (per kg)	\$0.795 per kg
Non-domestic Hauled Waste Charges - Suspended Solids (per kg)	\$0.871 per kg
Non-domestic Hauled Waste Charges - Total Dissolved Solids (per kg)	\$1.464 per kg
Non-domestic Hauled Waste Charges - Nitrogen (per kg)	\$0.387 per kg
Non-domestic Hauled Waste Charges - Phosphorous (per kg)	\$1.928 per kg
Septic Waste Charges (per kL)	\$34.89 per kL
Holding Tank Waste Charges (per kL)	\$8.05 per kL
Liquid hauled waste - Replacement of receiving station swipe card	\$132.00
Waste Macerator Discharge	\$719.00 per unit

Fee Name – Trade Waste	Fee 2018-19*
Storm Water to Sewer	\$11.50 per sq metre
Fee Name – Trade Waste	Fee 2018-19*
Trade Waste Volume and Load Based	
Trade Waste VLB - Volume (per kL)	\$0.190 per kL
Trade Waste VLB - Biochemical oxygen demand (per kg) <1000 mg/L	\$0.312 per kg
Trade Waste VLB - Biochemical oxygen demand (per kg) >1000 mg/L	\$0.471 per kg
Trade Waste VLB - Suspended solids (per kg)	\$0.277 per kg
Trade Waste VLB - Total dissolved solids (per kg) >650 mg/L	\$0.157 per kg
Trade Waste VLB - Nitrogen (per kg)	\$0.488 per kg
Trade Waste VLB - Phosphorus (per kg)	\$2.373 per kg
Trade Waste - Cost Reflective Volume and Load Based	
Trade Waste Cost Reflective VLB - Volume (per kL)	\$1.421 per kL
Trade Waste Cost Reflective VLB - Biochemical oxygen demand (per kg)	\$0.795 per kg
Trade Waste Cost Reflective VLB - Suspended solids (per kg)	\$0.871 per kg
Trade Waste Cost Reflective VLB - Total dissolved solids (per kg)	\$1.464 per kg
Trade Waste Cost Reflective VLB - Nitrogen (per kg)	\$3.111 per kg
Trade Waste Cost Reflective VLB - Phosphorus (per kg)	\$12.861 per kg
Fee Name – Common Effluent per premise	Fee 2018-19*
DC of Barossa	\$87.40
DC of Grant	\$87.40
Other Areas	\$131.60
Fee Name – Other	Fee 2018-19*
Property Lease Preparation Fee for Non-Commercial Agreements	Estimated cost quoted by Corporation within the lease agreement
Easement Extinguishment/Variation Admin Fee- investigation and advice	\$507.00
Network Analysis	\$440.00
Hourly Service Fee	\$57.00 per hr
Recycled Water - On Property Audit Fee	\$79.00 per audit
External Aquamap Access Fee	\$204.00
Business Relations Consultancy Fee	\$94.00 per hr
Learning centre hire - per hour	\$50.50 per hr
Clip & Meter Lock Fee - Large	\$34.25
Standard Water Flow Test - Fire Plug	\$145.00
Additional Fire Plug - Water Flow Test - Same day, same site	\$27.00
Smart Meter Installation	\$2,437.00
Smart Meter Battery Replacement	\$310.00
Smart Meter Annual Fee – per meter	\$40.50
Customer Water Use Portal Annual Fee – per property	\$81.50
Additional Smart Meter Installations	\$2,301.00
Non-standard Smart Meter Installations	Estimated cost to deliver service
Special Meter Reading Fee	\$16.20
Certificate and Encumbrance Fee***	\$9.25
Fee Name – Other	Fee 2018-19*
Dishonoured payment made to pay a charge or other amount under regulations	\$10.30
Overdue Payment Fee	\$7.90
Charge for visit in relation to the non-payment of a charge	\$36.75
Recharge for collection of overdue accounts	Based on cost incurred by Corporation

Fee Name – Other	Fee 2018-19*
Clare - Availability Charge (per ML)	\$2,885.00 Per ML
Beekeeping Licence	\$359.00
Metered hydrant deposit - 25mm	\$500.00
Metered hydrant deposit - 50mm	\$650.00
Fee Name – Water Supply Augmentation Charges [^]	Fee 2018-19*
Mount Barker	\$5,797.00
Skye	\$27,297.00
Fee Name – Sewer Augmentation Charges [^]	Fee 2018-19*
Buckland Park/Virginia	\$1,370.00
Victor Harbor	\$2,677.00
Angle Vale	\$5,416.00

Notes:

- * GST - Where GST applies, the fee is stated inclusive of GST
- ** Charge for standard connections only, refer to connections policy for non-standard connections
- *** Schedule 8 of the Land and Business (Sale and Conveyancing) Regulations 2010 prescribes fees for applications made for land and business sales enquiries and Schedule 1 of the Water Industry Regulations 2012 prescribes fees for applications for other similar enquiries. SA Water has determined that it will charge the fee stated in this notice for both categories of application.
- # All sewer connections provided are subject to SA Water approval and SA Water design standards
- [^] Charges for 100% only, refer to Augmentation Policy fees and charges schedule for multipliers applicable to properties that are residential, multiple dwellings, commercial/industrial, and reserves.

Confirmed as a true and accurate record of the decision of the Corporation.

Dated: 15 June 2018

R. CHEROUX
Chief Executive
South Australian Water Corporation

TRAINING AND SKILLS DEVELOPMENT ACT 2008

CORRIGENDUM

Part 4 – Apprenticeships/Traineeships

PURSUANT to the provision of the Training and Skills Development Act 2008, the Training and Skills Commission (TaSC) gives notice that the following Declared Vocation in Gazette No. 39, published on 14 June 2018 on page 2148, has been amended:

TRADES OR DECLARED VOCATIONS AND REQUIRED QUALIFICATIONS AND TRAINING CONTRACT CONDITIONS
FOR THE FOOD, BEVERAGE AND PHARMACEUTICAL TRAINING PACKAGE FBP

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period
General Foods Processing #	FBP30217	Certificate III in Plant Baking	36 Months	90 Days



**Government
of South Australia**

**TREASURER'S
QUARTERLY STATEMENT**

for the

**THREE MONTHS ended on
31 MARCH 2018 and 31 MARCH 2017**

*Presented by the
Hon Rob Lucas MLC
Treasurer of South Australia*

GOVERNMENT OF SOUTH AUSTRALIA

*Commentary to the Statement of the Amounts Credited to and Issued from the Consolidated Account for the Quarters Ended 31 March 2018 and 31 March 2017***Receipts***Taxation*

Payroll tax receipts in both the March quarter 2018 and the nine months ended March 2018 were higher compared to the same periods in 2017, mainly due to growth in taxable payrolls.

Stamp duty receipts in the March quarter 2018 and the nine months to March 2018 were lower compared to the same periods last year mainly due to lower receipts from conveyance duty and general insurance duty. Conveyance duty receipts are lower mainly due to the further reduction in duty rates applied to transfers of non-residential, non-primary production property from 1 July 2017.

Gambling tax receipts in the March 2018 quarter were lower compared to the same period in 2017 due to the timing of payments to the Consolidated Account, but higher in the nine months to March 2018 compared to the same period in 2017, largely due to higher receipts from the commencement of the Betting Operations Tax from 1 July 2017.

Land tax receipts in the March quarter 2018 were higher compared to the same period in 2017 but lower in the nine months to March 2018 compared to the same period in 2017. This is largely due to the timing of receipts, including that some receipts relating to 2015-16 liabilities were made in 2016-17.

Royalties

Royalty receipts in both the March quarter 2018 and nine months to March 2018 were lower compared to the same period last year, mainly due to a change in the timing of recognising receipts. Underlying royalty receipts in the March quarter 2018 are largely consistent with collections in the same period last year.

Underlying royalty receipts in the nine months ended March 2018 were slightly higher compared to the same period last year, mainly due to an increase in petroleum production and higher copper prices.

Fees and charges

Fees and charges in the March quarter 2018 and nine months to March 2018 were higher compared to the same period last year, mainly due to an increase in collections for regulatory fees which was a result of a change in the timing of recognising receipts.

Commonwealth – General Purpose Payments

Growth in general purpose grants in 2017-18 compared to 2016-17 is not fully indicative of underlying Goods and Services Tax (GST) revenue growth. This is because monthly grants are paid according to a payment schedule prepared by the Commonwealth Government rather than actual emerging monthly GST collections.

In its 2018-19 Budget, the Commonwealth Government has estimated that the GST entitlement pool available for distribution to jurisdictions will grow by 6.01 per cent in 2017-18.

Commonwealth – Specific Purpose Payments

Specific Purpose Payments received in the March quarter 2018 and nine months to March 2018 are broadly in line with the same periods last year.

Commonwealth – National Partnership Payments

National Partnership (NP) payments in both the March quarter 2018 and the nine months ended March 2018 were higher compared to the same periods last year, largely due to the timing of receipts associated with the NP on Remote Housing and the NP on the Pay Equity for the Social and Community Services Sector.

Other receipts

Other receipts in the March quarter 2018 and nine months to March 2018 were higher compared to the same period last year, mainly due to the receipt of the proceeds from the privatisation of the SA Land Services Group which occurred in October 2017.

Payments

Payments were made pursuant to the Appropriation Act 2017, and also in accordance with other Acts for which specific appropriation has been authorised. The timing of payments is based on agreed drawdown schedules, and may change from period to period depending on specific agency requirements.

Note

The following points should be considered when reviewing the quarterly statement of Consolidated Account transactions.

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

GOVERNMENT OF SOUTH AUSTRALIA

SUMMARY OF THE STATEMENT ON THE CONSOLIDATED ACCOUNT FOR THE
QUARTERS AND 9 MONTHS ENDED 31 MARCH 2018, AND 31 MARCH 2017*(Prepared on a Cash Basis)*

- Nine months ended -			- Quarter ended -		
31 March 2018 \$ 000	31 March 2017 \$ 000	Variation \$ 000	31 March 2018 \$ 000	31 March 2017 \$ 000	Variation \$ 000
RECEIPTS					
10,528,794	8,880,270	1,648,524	3,016,274	3,366,243	-349,969
PAYMENTS					
11,020,325	10,307,091	713,234	3,283,174	3,166,167	117,007
FINANCING REQUIREMENT					
491,531	1,426,821	-935,290	266,900	-200,076	466,976
BORROWINGS					
-	-	-	-	-	-
CONSOLIDATED ACCOUNT RESULT					
Deficit / - Surplus					
491,531	1,426,821	-935,290	266,900	-200,076	466,976

GOVERNMENT OF SOUTH AUSTRALIA

STATEMENT OF THE RECEIPTS AND BORROWINGS ON THE CONSOLIDATED ACCOUNT
FOR THE QUARTERS AND 9 MONTHS ENDED 31 MARCH 2018 AND 31 MARCH 2017*(Prepared on a Cash Basis)*

	Budget 2017-18 \$ 000	- Nine months ended -		- Quarter ended -	
		31 March 2018 \$ 000	31 March 2017 \$ 000	31 March 2018 \$ 000	31 March 2017 \$ 000
RECEIPTS -					
Taxation -					
Gambling	399,096	278,753	253,885	99,545	113,990
Land Tax	599,199	422,462	482,305	145,704	90,412
Payroll Tax	1,398,205	1,085,573	1,027,872	348,504	332,480
Stamp Duties	1,489,005	1,085,438	1,100,577	368,510	381,853
Commonwealth Places Mirror Tax	26,268	20,665	20,833	6,154	7,284
Other taxes on property	-	-	40	-	5
South Australian Major Bank Levy	73,000	-	-	-	-
Total Taxation	3,984,773	2,892,891	2,885,512	968,417	926,024
Contributions from State Undertakings	298,098	137,183	76,875	25,794	27,414
Recoveries	93,143	55,294	675,262	9,140	665,289
Fees and charges	553,896	373,959	284,368	166,423	110,981
Royalties	251,008	127,431	136,608	46,467	60,208
Commonwealth -					
General Purpose Grants	6,302,600	4,762,187	4,511,327	1,566,172	1,474,752
Specific Purpose Grants	308,240	230,480	227,917	76,723	75,873
National Partnership Payments	60,835	20,136	2,369	16,083	2,340
Total Commonwealth	6,671,675	5,012,803	4,741,613	1,658,978	1,552,965
Other Receipts	477,503	1,929,233	80,032	141,055	23,362
Total Receipts	12,330,096	10,528,794	8,880,270	3,016,274	3,366,243
BORROWINGS -					
Funds borrowed from South Australian					
Government Financing Authority	1,722,775	-	-	-	-
Total Receipts and Borrowings	14,052,871	10,528,794	8,880,270	3,016,274	3,366,243

GOVERNMENT OF SOUTH AUSTRALIA

STATEMENT OF THE PAYMENTS ON THE CONSOLIDATED ACCOUNT
FOR THE QUARTERS AND 9 MONTHS ENDED 31 MARCH 2018 AND 31 MARCH 2017*(Prepared on a Cash Basis)*

	- Nine months ended -		- Quarter ended -		
	Budget	31 March	31 March	31 March	31 March
	2017/18	2018	2017	2018	2017
	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
PAYMENTS -					
Attorney-General's Department	117,786	90,600	91,585	31,710	30,450
Administered Items for the Attorney-General's Department	94,269	73,620	80,776	18,767	21,415
Auditor-General's Department	17,219	13,187	12,994	4,539	4,463
Courts Administration Authority	94,066	69,277	68,533	21,952	23,415
Defence SA	18,478	15,478	14,673	3,000	2,486
Department for Child Protection	479,666	431,462	113,755	130,984	113,755
Department for Communities and Social Inclusion	1,157,391	936,213	912,380	214,300	232,700
Administered Items for the Department for Communities and Social Inclusion	196,289	148,500	149,490	46,400	37,590
Department for Correctional Services	341,779	262,911	274,488	92,019	95,475
Department for Education and Child Development	2,506,014	1,778,536	1,992,254	551,701	554,102
Administered Items for the Department for Education and Child Development	254,385	244,417	239,861	16,244	11,728
Department for Health and Ageing	3,748,814	2,970,784	2,881,200	1,046,000	1,062,100
Department of Environment, Water and Natural Resources	153,209	122,259	111,747	38,000	35,840
Administered Items for the Department of Environment, Water and Natural Resources	27,551	22,457	18,443	600	500
Department of Planning, Transport and Infrastructure	860,537	661,370	618,482	230,625	215,430
Administered Items for the Department of Planning, Transport and Infrastructure	9,208	6,937	7,326	2,430	2,572
Department of Primary Industries and Regions	108,461	86,459	101,263	26,094	33,391
Administered Items for the Department of Primary Industries and Regions	4,788	3,285	2,694	1,095	898
Department of the Premier and Cabinet	260,146	196,110	57,002	65,971	17,774
Administered Items for the Department of the Premier and Cabinet	1,976	1,976	1,930	-	-
Department of State Development	683,049	521,361	542,831	141,790	176,278
Administered Items for the Department of State Development	13,911	6,806	8,450	5,782	2,010
Department of Treasury and Finance	70,268	95,868	47,262	41,800	16,100
Administered Items for the Department of Treasury and Finance	1,752,379	1,427,984	1,157,510	276,092	195,747
Electoral Commission of South Australia	17,332	16,064	3,819	9,016	1,206
Administered Items for Electoral Commission	456	456	91	-	45
House of Assembly	7,485	7,485	3,632	-	962
Independent Gambling Authority	1,849	1,420	1,380	497	483
Joint Parliamentary Services	12,396	12,396	7,376	-	2,084
Administered Items for Joint Parliamentary Services	2,638	2,638	1,944	-	1,944
Legislative Council	5,367	5,367	3,229	-	727
Local Government Grants Commission	407	-	-	-202	-
Minister for Tourism	5,039	5,039	4,916	-	-
Nuclear Fuel Cycle Royal Commission	-	-	8,200	-	8,200
Engagement Response	-	-	-	-	-

South Australian Mental Health Commission	2,011	1,549	2,066	540	2,066
South Australia Police	821,399	618,497	610,566	210,665	210,343
Administered Items for South Australia Police	59	-	128	-	-
South Australian Tourism Commission	89,112	76,000	73,382	27,000	26,000
State Governor's Establishment	5,271	5,271	3,988	-	-
Payments for which specific appropriation is authorised in various Acts	110,411	80,286	75,445	27,763	25,888
TOTAL PAYMENTS	14,052,871	11,020,325	10,307,091	3,283,174	3,166,167

South Australia

Public Sector (Administrative Units of Public Service) Proclamation 2018

under sections 26 and 27 of the *Public Sector Act 2009*

1—Short title

This proclamation may be cited as the *Public Sector (Administrative Units of Public Service) Proclamation 2018*.

2—Commencement

This proclamation will come into operation on 1 July 2018.

3—Alteration of title of administrative unit

The title of the Department of State Development is altered to the Department for Industry and Skills.

4—Abolition of administrative unit

Investment Attraction South Australia is abolished.

Made by the Governor

with the advice and consent of the Executive Council
on 21 June 2018

DPC18/034CS

South Australia

Administrative Arrangements (References to Investment Attraction South Australia) Proclamation 2018

under section 8 of the *Administrative Arrangements Act 1994*

1—Short title

This proclamation may be cited as the *Administrative Arrangements (References to Investment Attraction South Australia) Proclamation 2018*.

2—Commencement

This proclamation will come into operation on 1 July 2018.

3—Interpretative provision

A reference to Investment Attraction South Australia in a statutory instrument under an Act, or any other kind of instrument, or a contract, agreement or other document will have effect as if it were a reference to the Department for Trade, Tourism and Investment.

Made by the Governor

with the advice and consent of the Executive Council
on 21 June 2018

DPC18/034CS

South Australia

South Australian Civil and Administrative Tribunal (Appointment of Acting President) Proclamation 2018

under section 12 of the *South Australian Civil and Administrative Tribunal Act 2013*

1—Short title

This proclamation may be cited as the *South Australian Civil and Administrative Tribunal (Appointment of Acting President) Proclamation 2018*.

2—Commencement

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

3—Appointment of Acting President

Steven Peter Dolphin, a Judge of the District Court, is appointed to be Acting President of the South Australian Civil and Administrative Tribunal from 1 July 2018 to 28 July 2018 (inclusive).

Made by the Governor

after consultation by the Attorney-General with the Chief Justice of the Supreme Court and the Chief Judge of the District Court and with the advice and consent of the Executive Council
on 21 June 2018

AGO0054-18CS

CITY OF ADELAIDE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council of the Corporation of the City of Adelaide at its meeting held on 12 June 2018 and for the year ending 30 June 2019:

1. Adopted for rating purposes the valuations prepared by Valuers employed or engaged by the Valuer-General of annual values applicable to land within the Council area totalling \$1 071 731 253 of which \$827 965 735 is for rateable land.
2. Declared differential general rates based upon the use of land as follows:
 - 2.1 0.1149 rate in the dollar for all rateable land with a residential land use; and
 - 2.2 0.1408 rate in the dollar for all other rateable land in the Council area.
3. Declared a separate rate of 0.00215 rate in the dollar on all rateable land in the Council area to recover the amount of \$1 681 521 payable to the Adelaide and Mount Lofty Ranges Natural Resource Management Board.
4. Declared a separate rate of 0.03582 rate in the dollar (the Rundle Mall Differential Separate Rate) on all rateable land except that with a residential land use within the 'Rundle Mall Precinct' (as defined) to fund marketing and management of the precinct, including actions and initiatives to promote Rundle Mall as a destination for shopping and to enhance the vibrancy of the precinct.

M. GOLDSTONE
Chief Executive Officer

CLARE AND GILBERT VALLEYS COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure – Public Road, Hilltown

Notice is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the **Clare and Gilbert Valleys Council** proposes to make a Road Process Order to close portions of unmade public road, separating Pieces 91, 92 and 93 in Filed Plan 216136 as delineated and lettered 'A' and 'B' on the Preliminary Plan No. 18/0017

Closed road 'A' and 'B' is to merge with the adjoining Pieces 91, 92 and 93 in Filed Plan 216136.

A copy of the plan and a statement of persons affected are available for public inspection at the Council Office 4 Gleeson Street, Clare SA 5453 and the Adelaide Office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council 4 Gleeson Street, Clare SA 5453 **within 28 days of this notice** and a copy must be forwarded to the Surveyor-General at GPO Box 1354 Adelaide 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 20 June 2018

DR HELEN MACDONALD
Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 12 June 2018, the District Council of Cleve for the financial year ending 30 June 2019:

1. adopted for rating purposes, the capital valuations of land within the Council area as made by the Valuer General, being the most recent valuations available to the Council, totalling \$641,821,760;
2. declared a fixed charge of \$478.00 payable in respect of rateable land within the Council area;
3. declared differential rates as follows:

All land within the Commercial (Bulk Handling) zones as defined in Council's Development Plan 0.941680 cents in the \$

All other land within the Council area according to its land use as follows:

Residential	(Category A)	0.213610	cents in the \$
Commercial	(Category B, C & D)	0.213610	cents in the \$
Industrial	(Category E & F)	0.213610	cents in the \$
Primary Production	(Category G)	0.416540	cents in the \$
Vacant Land	(Category H)	0.213610	cents in the \$
Other	(Category I)	0.213610	cents in the \$

4. imposed the following annual service charges, payable in respect to rateable land where a septic tank effluent disposal connection point is provided or made available:

a. within the Township of Cleve – \$496 per unit in respect of each piece of rateable land (if a connected allotment) serviced by the Cleve Scheme;

b. within the Township of Cleve - \$331 per unit in respect of each piece of rateable land (if an unconnected allotment) serviced by the Cleve Scheme;

imposed the following annual service charges, payable in respect to rateable land where a sewerage system connection point is provided or made available:

c. within the Township of Arno Bay (25 front row shacks & Hotel) – \$496 per unit in respect of each piece of rateable land (if a connected allotment) serviced by the Arno Bay Scheme;

d. within the Township of Arno Bay (25 front row shacks & Hotel) - \$331 per unit in respect of each piece of rateable land (if an unconnected allotment) serviced by the Arno Bay Scheme;

5. imposed an annual service charge of \$235.00 per bin per assessment for the collection and disposal of waste and recyclables in respect of all land within the townships of Cleve, Arno Bay, Rudall and Darke Peak to which it provides or makes available the service;
6. imposed an annual service charge, upon properties serviced by a common antenna television retransmission service for the properties serviced by the Whyte St/Cottages CATV system \$113 (GST inc); and
7. declared a differential separate rate according to land use in order to reimburse the Council the amount contributed to the Eyre Peninsula Natural Resources Management Board as follows:

Land Use	Levy rate per Land Use (\$)
Residential	\$76
Other & Vacant Land	\$76
Commercial	\$114
Industrial	\$114
Primary Production	\$152

PETER ARNOLD
Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

Declaration of Township

NOTICE is hereby given that at a meeting of Council held on Tuesday, 12 June 2018, pursuant to Section 4 of the Local Government Act 1999, Council resolved to declare the Local Government townships of Darke Peak and Rudall, the boundaries of which are shown in Rack Plan 1441 (Darke Peak) and Rack Plan 1443 (Rudall), deposited in the Office of the Surveyor-General.

Copies of the plans can be viewed at the District Council of Cleve, 10 Main Street, Cleve, Council's website www.cleve.sa.gov.au or at the Office of the Surveyor-General, 101 Grenfell Street, Adelaide.

P J ARNOLD
Chief Executive Officer

THE FLINDERS RANGES COUNCIL

Adoption of Valuations and Declaration of Rates

Notice is hereby given at a meeting of the Council held on Tuesday, 12 June 2018 and for the year ending 30 June 2019, it resolved:

ADOPTION OF CAPITAL VALUATIONS

The Flinders Ranges Council, in accordance with Section 167(2)(a) of the *Local Government Act 1999* (the *Act*), adopts for rating purposes for the year ending 30 June 2019, the valuations made by the Valuer-General of capital values in relation to all land in the area of the Council, and hereby specifies 11 June 2018 as the day as and from which such valuations shall become and be the valuations of the Council with the total of the valuations being \$ 263,675,060 comprising \$252,573,540 in respect of rateable land and \$11,101,520 in respect of non-rateable land before alteration.

DECLARATION OF DIFFERENTIAL GENERAL RATES

Declares that, having taken into account the general principles of rating contained in Section 150 of the *Act* and the requirements of Section 153(2) of the *Act*, The Flinders Ranges Council declares, pursuant to Sections 152(1)(a), 153 (1)(b) and 156 (1)(c) of the *Act*, and Regulation 14(1) of the *Local Government (General) Regulations 2013*, the following differential general rates based on the assessed capital values of all rateable land within the Council area for the year ending 30 June 2019, the said differential general rates to vary by reference to the predominant land use of the rateable land and the locality of the land.

The said differential general rates declared are as follows:

Locality of Quorn Township, Quorn Rural Area, Hawker Township, Hawker Rural Area:

- (1) A differential general rate of 0.6600 cents in the dollar on rateable land in the Council's area of category 1 (residential) land use;
- (2) A differential general rate of 0.7500 cents in the dollar on rateable land in the Council's area of category 2 (commercial - shop) land use;
- (3) A differential general rate of 0.8500 cents in the dollar on rateable land in the Council's area of category 3 (commercial -office) land use;
- (4) A differential general rate of 0.8500 cents in the dollar on rateable land in the Council's area of category 4 (commercial - other) land use;
- (5) A differential general rate of 0.8500 cents in the dollar on rateable land in the Council's area of category 5 (industry - light) land use;
- (6) A differential general rate of 0.9500 cents in the dollar on rateable land in the Council's area of category 6 (industry - other) land use;
- (7) A differential general rate of 0.6900 cents in the dollar on rateable land in the Council's area of category 7 (primary production) land use;
- (8) A differential general rate of 0.6900 cents in the dollar on rateable land in the Council's area of category 8 (vacant land) land use;
- (9) A differential general rate of 0.9500 cents in the dollar on rateable land in the Council's area of category 9 (other) land use;

RESIDENTIAL GENERAL RATES CAP

Pursuant to Section 153(3) of the *Act*, The Flinders Ranges Council has determined not to fix a maximum increase in the general rate to be charged on the principal place of residence of a principal ratepayer for the year ending 30 June 2019.

DECLARATION OF MINIMUM RATE

Pursuant to Section 158(1)(a) of the *Act*, The Flinders Ranges Council fixes a minimum amount of \$771.00 payable by way of general rates for the year ending 30 June 2019.

DECLARATION OF GARBAGE ANNUAL SERVICE CHARGE

Pursuant to and in accordance with Section 155 of the *Act*, The Flinders Ranges Council declare Annual Service Charges for the year ending 30 June 2019 based on the level of usage of the service upon the land to which it provides the prescribed service of the collection and disposal of "wet" and "recyclable" waste as follows:

- (1) \$175.00 for occupied properties in Quorn, Hawker and Cradock for "wet" waste; and
- (2) \$120.00 for occupied properties in Quorn, Hawker and Cradock for "recyclable" waste.

DECLARATION OF COMMUNITY WASTEWATER MANAGEMENT SYSTEMS ANNUAL SERVICE CHARGE

Pursuant to and in accordance with Section 155 of the *Act*, and in accordance with the Community Wastewater Management Systems Property Unit Code as provided at Regulation 12 of the *Local Government (General) Regulations 2013*, The Flinders Ranges Council declare an Annual Service Charges for the year ending 30 June 2019 based on the nature of the service and varying according to whether the land is vacant or occupied upon the land to which it provides or makes available the prescribed service of a Community Wastewater Management System, of:

- (a) \$400.00 per unit in respect of each piece of occupied land serviced by the Quorn Community Wastewater Management Systems;
- (b) \$390.00 per unit in respect of each piece of vacant land serviced by the Quorn Community Wastewater Management Systems;
- (c) \$400.00 per unit in respect of each piece of occupied land serviced by the Hawker Community Wastewater Management Systems; and
- (d) \$390.00 per unit in respect of each piece of vacant land serviced by the Hawker Community Wastewater Management Systems.

DECLARATION OF SEPARATE RATES (NRM LEVY – COLLECTED FOR THE STATE GOVERNMENT)

Pursuant to Section 95 of the *Natural Resources Management Act 2004*, and Section 154 of the *Act*, and in order to reimburse the Council for amounts contributed to the Northern and Yorke Natural Resources Management Board, being \$44,412.00 for the year ending 30 June 2019, The Flinders Ranges Council declare a separate rate of 0.01770 cents in the dollar, based on the capital value of all rateable properties in the area of the Council and of the Northern and Yorke Natural Resources Management Board.

DECLARATION OF PAYMENT OF RATES

Pursuant to Section 181(1) & (2) of the *Act*, The Flinders Ranges Council declare that all rates for the year ending 30 June 2019 be payable by four (4) equal or approximately equal instalments, with the:

- first instalment payable on or before 1st September 2018;
- second instalment payable on or before 1st December 2018;
- third instalment payable on or before 1st March 2019; and
- fourth instalment payable on or before 1st June 2019.

C J DAVIES
Chief Executive Officer

DISTRICT COUNCIL OF KIMBA*Adoption of Valuation and Declaration of Rates 2018-19*

Notice is hereby given that the District Council of Kimba at its meeting held on 13th June, 2018 for the financial year ending 30 June 2019:

1. Adopted site valuations to apply in its area for rating purposes supplied by the Valuer-General, being the most recent valuations available to the Council totalling \$215,846,980
2. Declared differential general rates varying according to the locality of the land as follows:
 - (a) 0.5350 cents in the dollar in respect of rateable land in the Rural Zone;
 - (b) 17.50 cents in the dollar in respect of rateable land in the Commercial (Bulk Handling) Zone; and
 - (c) 3.44 cents in the dollar in respect of rateable land in all other Zones,
 as defined in the Council's Development Plan.
3. Declared that the minimum amount payable by way of general rates in respect of all rateable land within the Council's area is \$300.00.
4. Declared that the annual service charges on all land to which the Council provides or makes available its Community Wastewater Management System is \$250.00.
5. Declared an annual service charge of \$185.00, based on the nature of the service and varying according to land use category, on all land to which the Council provides its Waste Management Service with land use categories 1, 2 and 3.
6. Declared a separate rate based on a fixed charge of \$75.99 per assessment for residential, other and vacant properties, \$113.98 per assessment for commercial and industrial properties and \$151.98 per assessment for primary production properties in respect of all rateable land in the area of the Eyre Peninsula Natural Resource Management Board.

DEB LARWOOD
Chief Executive Officer

DISTRICT COUNCIL OF LOXTON WAIKERIE*Adoption of Valuations and Declaration of Rates for 2018/2019*

Notice is hereby given that at its meeting on 1 June 2018 the District Council of Loxton Waikerie for the financial year ending 30 June 2019 and in exercise of the powers contained in Chapter 10 of the *Local Government Act 1999*, resolved as follows:

- (1) Adoption of Valuation
 - to adopt, for rating purposes, the most recent valuations of the Valuer General available to the Council of the capital value of land within the Council area, totalling \$1,923,507,000.
- (2) Declaration of the Differential General Rates
 - to declare differential general rates in respect of all rateable land within its area varying according to the locality of the land and its use:-

1. for all land uses located within the townships of Loxton and Waikerie excluding vacant land a rate of 0.4314 cents in the dollar.
 2. for all other land of any land use within the Council area a rate of 0.4098 cents in the dollar.
- (3) Fixed Charge
to impose a fixed charge of \$325 as part of the general rates upon each separate piece of rateable land.
- (4) Service Charges – Community Wastewater Management Systems
to declare the following annual service charges on rateable and non rateable land where a common effluent connection point is provided:-
- for the Waikerie Community Wastewater Management System scheme – \$514 per unit on each occupied allotment and \$494 per unit on each vacant allotment.
 - for the Loxton Community Wastewater Management Scheme system – \$514 per unit on each occupied allotment and \$494 per unit on each vacant allotment .
 - for the Moorook Community Wastewater Management System scheme – \$452 per unit on each occupied allotment and \$432 per unit on each vacant allotment.
 - for the Kingston on Murray Community Wastewater Management System scheme – \$452 per unit on each occupied allotment and \$432 per unit on each vacant allotment.
- (5) Service Charges – Kerbside waste collection
to declare the following annual service charges based on the nature of the service for the collection and disposal of kerbside waste and recycling in respect of all land:
- within the townships of Loxton and Waikerie for all serviced retirement village properties an amount of \$197
 - within the townships of Loxton and Waikerie for all other properties an amount of \$299
 - outside any area designated as Loxton and Waikerie townships but within the prescribed collection area an amount of \$235
- (6) Separate Rate
- in order to raise the amount of \$453,953 payable to the SA Murray Darling Basin Natural Resource Management Board to declare a separate rate of 0.03284 cents in the dollar (but with a maximum amount payable of \$100.00), on all rateable land in the Council area.
 - in order to secure the costs of the required infrastructure to support and service the proposed Waikerie Caravan Park for the benefit of the land a separate rate of \$160,886 be declared on the rateable land which is identified as valuation number 755000410 (Lot 111 Peake Terrace Waikerie)

T TOL
Acting Chief Executive Officer

DISTRICT COUNCIL OF PETERBOROUGH
LOCAL GOVERNMENT ACT 1999 (SA), SECTION 210(1)
Proposed Declaration

District Council of Peterborough hereby gives notice that it proposes to make a declaration under Section 210(1) of the *Local Government Act 1999 (SA)* converting the following private road within its Council area into a public road on 27 September 2018 or thereafter:

The private road comprising allotment 212 in Deposited Plan 1475, which is comprised in Certificate of Title Volume 549 Folio 45, and which is a private road commonly known as Peterborough Laneway in the area of Peterborough.

GROUNDWATER (BORDER AGREEMENT) ACT 1985
Notice of Alteration of Permissible Annual Volume—Zone 11A

1. This notice is made under the powers conferred by Clause 28 (2) of the Border Groundwaters Agreement.
2. On and from the date this notice takes effect:

the Permissible Annual Volume for Zone 11A for the Pliocene Sands Aquifer (also referred to as the Parilla Sands) is 7663 megalitres.

For and on behalf of the Border Groundwaters Agreement Review Committee.

Dated: 21 June 2018

SANDY CARRUTHERS
President
Border Groundwaters Agreement Review Committee

NATIONAL ELECTRICITY LAW

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

Under ss 102 and 103, the making of the *National Electricity Amendment (Reinstatement of long notice Reliability and Emergency Reserve Trader) Rule 2018 No. 7* (Ref. ERC0238) and related final determination. **Schedule 1 commences on 13 July 2018, Schedule 2 commences on 21 June 2018.**

Under s 95, Australian Energy Market Operator has requested the *Enhancement to the Reliability and Emergency Reserve Trader* (Ref. ERC0237) proposal. The proposal seeks broad changes to the RERT framework, including a longer procurement lead time and a broader risk assessment framework for procuring the RERT. Submissions must be received by **26 July 2018**.

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

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

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

Australian Energy Market Commission

Level 6, 201 Elizabeth Street
Sydney NSW 2000

Telephone: (02) 8296 7800

www.aemc.gov.au

Dated: 21 June 2018

TRUSTEES ACT 1936

DECEASED ESTATES

Notice to Creditors and Claimants

Gloria Anne Wait formerly of 58 Wait Road, McLaren Vale, South Australia, Australia but late of 6 Pridham Boulevard, Aldinga Beach, South Australia, Australia, Home Duties, deceased.

Creditors and other persons having claims (to which Section 29 of the *Trustees Act 1936*, relates) in respect of the estate of the deceased, who died on 7 May 2016, are required by the executor, Equity Trustees Wealth Services Limited of Level 1, 575 Bourke Street, Melbourne, Victoria, 3000 to send particulars of their claims to it, care of Teghan Rawson, Equity Trustees Wealth Services Limited of Level 1, 575 Bourke Street, Melbourne, Victoria, 3000 within two (2) months of the date of publication hereof, after which date the executor may convey or distribute the assets having regard only to the claims of which the executor then has notice.

Dated: 21 June 2018

Equity Trustees Wealth Services Limited as Executor

NOTICE SUBMISSION

Notices for publication must be submitted before 4 p.m. Tuesday, the week of intended gazettal.

Proofs of formatted content are supplied for all notice submissions. Alterations must be returned before 4 p.m. Wednesday.

The *SA Government Gazette* is compiled and published each Thursday. Requests to withdraw submitted notices must be received before 10 a.m. on the day of publication.

Gazette notices should be emailed as Word files—and signed PDF files if applicable—in the following format:

- Title (name of the governing legislation/department/organisation)
- Subtitle (description of notice)
- A structured body of text
- Date of authorisation
- Name, position, and department/organisation of the authorising person

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