



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 25 OCTOBER 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, 25 October 2018

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

- No. 18 of 2018—Fair Trading (Gift Cards) Amendment Act 2018
An Act to amend the Fair Trading Act 1987
- No. 19 of 2018—Late Payment of Government Debts (Interest) (Automatic Payment of Interest) Amendment Act 2018
An Act to amend the Late Payment of Government Debts (Interest) Act 2013
- No. 20 of 2018—Fair Trading (Ticket Scalping) Amendment Act 2018
An Act to amend the Fair Trading Act 1987
- No. 21 of 2018—Payroll Tax (Exemption for Small Business) Amendment Act 2018
An Act to amend the Payroll Tax Act 2009

By command,

VICKIE ANN CHAPMAN
Acting Premier

Department of the Premier and Cabinet
Adelaide, 25 October 2018

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable Timothy John Whetstone, MP, Minister for Primary Industries and Regional Development to be also Acting Minister for Trade, Tourism and Investment for the period from 26 October 2018 to 9 November 2018 inclusive, during the absence of the Honourable David Wickham Ridgway, MLC.

By command,

VICKIE ANN CHAPMAN
Acting Premier

18TTICS/00026

Department of the Premier and Cabinet
Adelaide, 25 October 2018

His Excellency the Governor in Executive Council has been pleased to appoint Michael Ashley Riches as the Deputy Independent Commissioner Against Corruption for a term commencing on 26 October 2018 and expiring on 31 December 2022 – pursuant to section 9 of the Independent Commissioner Against Corruption Act 2012.

By command,

VICKIE ANN CHAPMAN
Acting Premier

AGO0117-18CS

AUTHORISED BETTING OPERATIONS ACT 2000

SECTION 4(1)(A)

GR NOTICE NO. 16 OF 2018

South Australia—Approved Contingencies (Burra Picnic Races—Gallopings) Notice 2018

INDEPENDENT GAMBLING AUTHORITY, by this notice, approves contingencies relating to sporting or other events within Australia:

1. Citation

This notice may be cited as the Approved Contingencies (Burra Picnic Races—Gallopings) Notice 2018.

2. Approval

- (1) The contingencies listed in the table are approved in respect of fixed odds betting by licensed bookmakers.
- (2) This approval is subject to the provisions of the *Authorised Betting Operations Act 2000*, the Bookmakers Licensing Rules 2000, any other rules made under section 62 of the Act, and the conditions to which a licence or permit are subject.
- (3) This approval of contingencies may be amended or revoked by further notice.

3. Definitions

In this Notice—

“Event”—

- (a) means a race on the flat for horses where each animal is ridden by a person;
- (b) includes, in relation to an event mentioned in paragraph (a) for which there were more accepters than places, a division of that event offering the same prize as the event;

“place” means the contingency that a specified Entrant will place either first or second (or, if applicable, third or fourth) in a specified Event (including where different odds are offered by a bookmaker for first place *vis-a-vis* any of second or, if applicable, third or fourth place);

“race”, with respect to horses, includes—

- (a) a race conducted by a licensed racing club; and
- (b) a race at a picnic race meeting or a gymkhana;

“win” means the contingency that a specified Entrant will place first in, or win, a specified Event.

TABLE

Picnic Race Meeting conducted by or on behalf of the Burra Picnic Race Club Inc at Thistlebeds Station, Eastern Road, Burra on 27 October 2018 and such later date to which the meeting may be adjourned

No.	Description of Event	Prizes	Approved Contingencies
1.	Open sprint 800 metres	First—\$800 Second—\$400 Third—\$200 Trophy & Ribbons	Win, place or derivative
2.	Open sprint 1000 metres	First—\$1000 Second—\$500 Third—\$300 Trophy & Ribbons	Win, place or derivative
3.	Open Cup 1400 metres	First—\$4000 Second—\$2000 Third—\$1000 Cup & Ribbons	Win, place or derivative
4.	Open sprint 1200 metres	First—\$1200 Second—\$700 Third—\$400 Trophy & Ribbons	Win, place or derivative

Dated: 25 October 2018

J BARNES
Secretary to the Independent Gambling Authority

AUTHORISED BETTING OPERATIONS ACT 2000

Notice pursuant to Section 54(1)(c)

PURSUANT to section 54(1)(c) of the Authorised Betting Operations Act 2000, I Dini Soulio, Liquor and Gambling Commissioner, hereby declare that it is a condition of a bookmakers licence that the licensee may accept bets (not being bets made by telephone, internet or other electronic means) at the Burra Picnic Races Day, being the 27th October 2018, at Thistlebeds Station, Easter Road, Burra, SA.

Dated: 22 October 2018

DINI SOULIO
Liquor and Gambling Commissioner

BUILDING WORK CONTRACTORS ACT 1995

Exemption

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

SCHEDULE 1

GRANDVIEW FARM HOMES PTY LTD (BLD 155842)

SCHEDULE 2

Division of a single storey residence in to two units situated at Allotment 1 in Deposited Plan 81305 being a portion of the land described in Certificate of Title Volume 6042 Folio 371, more commonly known as Mount Barker, Hundred of Macclesfield

SCHEDULE 3

1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - Providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - Making an independent expert report available to prospective purchasers of the property;
 - Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 15 October 2018

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

Ref: 610/14-00116

CHILDREN AND YOUNG PEOPLE (SAFETY) ACT 2017

PURSUANT TO S107 AND 110A

Determination of the Chief Executive

I, Cathy Taylor, Chief Executive of the Department for Child Protection, hereby determine that the kind of psychological or psychometric assessment required for the purposes of s110A and s107 of the *Children and Young People (Safety) Act 2017* is an assessment which is approved in writing by the Chief Executive or his or her delegate.

Such assessment must include:

1. a psychometric assessment of the person including assessment of:
 - i. personality; and
 - ii. working styles; and
 - iii. impression management; and
 - iv. potential for child abuse; and
2. a one-on-one interview with a registered psychologist of at least 5 years' relevant experience (including experience in forensic interviewing and reporting) who is approved in writing by the Chief Executive or his or her delegate; and
3. an interpretation of the results of the psychometric assessment and the one-on-one interview by a registered psychologist of at least 5 years' relevant experience (including experience in forensic interviewing and reporting) who is approved in writing by the Chief Executive or his or her delegate; and
4. a statement from the psychologist interpreting the results of the psychometric assessment and interview that the person is suitable to be employed in a residential facility.

Dated: 21 August 2018

CATHY TAYLOR
Chief Executive
Department for Child Protection

ELECTRICITY ACT 1996

GAS ACT 1997

MINISTERIAL NOTICE—RETAILER ENERGY EFFICIENCY SCHEME

Minimum Specification for an Energy Audit

PURSUANT to Regulation 23 of the *Electricity (General) Regulations 2012* under the *Electricity Act 1996*, and Regulation 17 of the *Gas Regulations 2012* under the *Gas Act 1997*, I:

- (a) revoke the minimum specifications for an energy audit for the purposes of Part 4 of the *Electricity (General) Regulations 2012* and Part 4 of the *Gas Regulations 2012*, as published in the Government Gazette on 29 August 2017 pages 3723-3724; and
- (b) determine that the specification contained in the following document to be the minimum specification for an energy audit under Part 4 of the *Electricity (General) Regulations 2012* and Part 4 of the *Gas Regulations 2012*.

This notice will take effect on 1 January 2019.

DAN VAN HOLST PELLEKAAN
Minister for Energy and Mining

ENERGY AUDIT SPECIFICATION

*Retailer Energy Efficiency Scheme (REES)**Minimum Specification for an Energy Audit – January 2019***Introduction**

This document establishes the minimum specification for energy audits which an electricity retailer or gas retailer must comply with for the purposes of achieving its Energy Audit Target (EAT) under the Retailer Energy Efficiency Scheme (REES).

Energy audits are to be conducted in priority group households, as defined in subregulation 23(1) of Part 4 Electricity (General) Regulations 2012 under the *Electricity Act 1996*, and sub-regulation 17(1) of Part 4 Gas Regulations 2012 under the *Gas Act 1997*.

This specification has been established by the Minister for Energy and Mining by Notice in the Government Gazette in accordance with the above regulations. Any future amendment to this specification will also be published by the Minister by Notice in the Government Gazette.

The specification contained within this document outlines minimum requirements for the purposes of complying with the REES. It is not intended to be exhaustive.

Specification

- (1) The audit must be conducted within the premises with the householder(s) actively involved in the audit.
- (2) An audit conducted at a premises in a regional or remote postcode as defined in Table 1 can be taken to have a value of one and half credits towards the Energy Audit Target of an electricity or gas retailer, up to a maximum of 30 per cent of the Target.
- (3) The audit must include the following as a minimum:
 - an assessment of the thermal performance of the premises. This will include, but not be limited to, insulation, draught proofing, and shading; and
 - an assessment of the major energy consuming appliances and energy use practices within the premises. This will include, but not be limited to, water heating, lighting, space heating and cooling, standby power and any other significant energy uses.
- (4) The auditor must provide the household in writing the name of the person and contact details of the entity undertaking the audit.
- (5) The auditor must provide the household, at the start of the audit, a short written statement of what the audit will consist of, including, but not limited to the minimum duration of the audit, how the audit will be conducted and the type of information that will be provided during and after the audit.

- (6) The audit must identify the energy savings opportunities and energy saving practices that may realistically be undertaken or installed in the premises. These should be discussed with the household at the time of the audit.
- (7) The auditor must provide the household with a written record of the assessment and recommendations made. Where the Department for Energy and Mining has published a template for such reporting, this is to be used.
- (8) Only one audit may be conducted per premises, unless it is demonstrated that the occupants of that premises have changed.
- (9) The audit must be conducted by a competent person. A competent person is one who is able to demonstrate the following competencies:
- Knowledge and appreciation of the implications of household energy use – including environmental, social, and economic impacts.
 - Knowledge and skills in assessing the main ways in which households use energy. This includes assessing major energy using appliances, practices and behaviours, and identifying matters related to the thermal performance of the dwelling.
 - Understanding of practical and cost-effective ways of reducing household energy use.
 - Skills in identifying and evaluating energy saving opportunities, and communicating these to households in an empowering way, explaining results and recommendations, and motivating household energy efficiency action.
 - Skills in interpreting energy bills.
 - Skills in minimising risk when conducting an audit.
 - Ability to engage sensitively and effectively with low income households or those in hardship, tailoring and prioritising recommendations to suit their particular circumstances.
 - Ability to engage with the householder, during and after this assessment, on the practical and cost-effective ways of reducing household energy use, including behavioural change options to realise energy savings.

For the purposes of demonstrating a person has these competencies, it must be shown that:

- (a) The person has received a qualification commensurate with the Statement of Attainment for the following three units of the Certificate IV in Home Sustainability Assessment:
- CPPHSA4001A Assess Household Energy Use; and
 - CPPHSA4005A Minimise health, safety and security risks when assessing home sustainability; and
 - CPPHSA4007A Promote the adoption of home sustainability practices by residents
- or
- (b) The person has received a Statement of Attainment for the units CPPHSA4001A and CPPHSA4005A, described above, and these units were delivered in a way that has embedded the core principles of unit CPPHSA4007A to the satisfaction of the Department for Energy and Mining.
- or
- (c) The person has been accepted as an accredited Victorian Residential Efficiency Scorecard Assessor by the Victorian Department of Environment, Land, Water and Planning.

TABLE 1: METROPOLITAN / NEAR ADELAIDE, REGIONAL AND REMOTE AREAS

All unincorporated areas are regarded as Remote areas, regardless of the post code.

Post Code	Area	Post Code	Area
0872	Remote	5373 – 5374	Regional
5000 – 5202	Metro/near Adelaide	5381	Remote
5203 – 5204	Regional	5400	Metro/near Adelaide
5210 – 5214	Metro/near Adelaide	5401 – 5416	Regional
5220 – 5223	Remote	5417 – 5440	Remote
5231 – 5236	Metro/near Adelaide	5451 – 5453	Regional
5237 – 5238	Regional	5454	Remote
5240 – 5252	Metro/near Adelaide	5455 – 5464	Regional
5253 – 5263	Regional	5470 – 5493	Remote
5264 – 5270	Remote	5495 – 5573	Regional
5271	Regional	5575 – 5583	Remote
5272 – 5276	Remote	5600	Regional
5277 – 5291	Regional	5601 – 5605	Remote
5301 – 5320	Remote	5606	Regional
5321 – 5346	Regional	5607	Remote
5350 – 5352	Metro/near Adelaide	5608 – 5609	Regional
5353 – 5354	Regional	5630 – 5690	Remote
5355	Metro/near Adelaide	5700 – 5710	Regional
5356 – 5357	Regional	5720 – 5734	Remote
5360 – 5372	Metro/near Adelaide	5800 – 5950	Metro/near Adelaide

ELECTRICITY ACT 1996

GAS ACT 1997

MINISTERIAL NOTICE—RETAILER ENERGY EFFICIENCY SCHEME

Minimum Specifications for Energy Efficiency Activity

Pursuant to regulation 28(1) of the *Electricity (General) Regulations 2012* under the *Electricity Act 1996*, and regulation 22(1) of the *Gas Regulations 2012* under the *Gas Act 1997*,

- (a) revoke the determination of the activity as an energy efficiency activity for the purposes of Part 4 of the *Electricity (General) Regulations 2012* and Part 4 of the *Gas Regulations 2012*, as published in the Government Gazette on 29 August 2017 pages 3744-3745; and
- (b) determine the activity within the following document to be an energy efficiency activity for the purposes of Part 4 of the *Electricity (General) Regulations 2012* and Part 4 of the *Gas Regulations 2012*.

This notice will take effect on 1 January 2019.

DAN VAN HOLST PELLEKAAN
Minister for Energy and Mining

INSTALL AN LED GENERAL PURPOSE LAMP; RESIDENTIAL ONLY

Activity No. L1

1. Activity Specific Definitions

Integral referring to a lamp means that the power supply electronics are integrated into the lamp housing allowing direct connection to the existing power supply (typically using a Bayonet cap or Edison screw fitting).

Standard LED means an integral LED lamp with initial efficacy of not less than 90 lm/W (non-directional lamp) or 85 lm/W (directional lamp)

High Efficiency LED means an integral LED lamp with initial efficacy of not less than 125 lm/W (non-directional lamp) or 100 lm/W (directional lamp)

Directional Lamp: Directional lamps include types PAR, ER, R, RE, XR, YR, ZR or MR 11-16 or any other type that has at least 80 % light output within a cone with an angle of 120°

Non-Directional Lamp: A lamp other than a directional lamp

2. Activity Description (Summary)

Replace a mains voltage incandescent or halogen lamp (non-directional or directional) with a light emitting diode integral lamp (LED).

3. Activity Eligibility Requirements

- (1) The number of individual lamp replacements in any one premises shall not exceed 40.
- (2) All equipment that is replaced must be in working order immediately prior to removal.
- (3) Replaced equipment (lamp) shall have rated power according to Table L1A (non-directional lamps) or Table L1B (directional lamps). Refer column B for tungsten incandescent and column C for halogen lamps. If required, intermediate values of rated power are referenced to the next lower rated power.
- (4) Where it can be demonstrated that the lamps being replaced have not previously been installed for the purposes of REES, Activity L1 can be delivered twice per premises, providing all other aspects of the specification are met.

4. Installed Product Requirements

The installed product shall:

- (1) Be installed at the time of removal of the existing equipment.
- (2) Have an equivalent light output to that of the replaced lamp
- (3) Be either a “warm white” (rated colour temperature of 2700K to 3500K) or “cool white” (rated colour temperature of 3500K to 4000K) lamp. The installer is required to install either warm white or cool white according to the preference of the home owner, where no preference is provided then warm white shall be installed.
- (4) Have a measured average initial luminous flux (for LEDs test procedure as required by the programs described below) of at least the corresponding* value in column D of Table L1A (non-directional lamps) or Table L1B (directional lamps). *Note that this should correspond to the class of replaced lamp.
- (5) Provide a minimum 2 years replacement warranty.
- (6) Either
 - (a) Be approved under the NSW ESS or VEET scheme, or
 - (b) demonstrate compliance with either Energy Star Integral LED Lamps V1.4 or Energy Star Lamps V1.0 by providing, where required for verification, current proof of program certification.
- (7) For High Efficiency LEDs, demonstrate, where required for verification, through test reports from a NATA or Energy Star recognised laboratory, a minimum initial efficacy of not less than 90 lm/W (non-directional lamp) or 85 lm/W (directional lamp).

5. Minimum Installation Requirements

- (1) A person or entity undertaking this activity shall use best endeavours to ensure that any replacements are targeted at high usage luminaires in the first instance.
- (2) All equipment replaced shall be removed from the premises and not re-used.
- (3) Installed equipment shall not be connected to a transformer, dimmer, timer, motion sensor, daylight switch or other automated switch or control (or combination thereof) unless specified by the manufacturer as being compatible with such device or combinations of devices.
- (4) If connected to a dimmer, the installer shall test the equipment through its full dimming range to ensure that the equipment works to the satisfaction of the customer.
- (5) Where installed equipment causes sub-optimal operation, the installer shall either reinstall equipment equivalent to the original equipment or replace any components of the equipment that are causing the installation not to operate, at no expense to the resident. Such a request for reinstatement must be acted upon if made within 20 business days of the installation of the new equipment.
- (6) The person undertaking this activity in a residential customer’s premises must satisfy the REES Code mandatory safety training requirements. Registered Plumbers, Gas Fitters, Electricians and Building Work Supervisors are exempt from this requirement.

6. Activity Energy Savings

The normalised energy saved per lamp installed in a residential premises is equal to:

Normalised Energy Savings (GJ)=Savings factor expressed in column E, F, G or H of the tables below, as applicable:

TABLE L1A: NON-DIRECTIONAL LAMPS

A	B	C	D	E	F
Class	Removed Lamp: Typical rated incandescent lamp power (W)	Removed Lamp: Typical rated halogen lamp power (W)	Installed Lamp: Minimum luminous flux (lumens)	Standard LED Savings Factor	High Efficiency LED Savings Factor
0	25	18	200	0.23	0.27
1	40	28	350	0.39	0.45
2	60	42	650	0.70	0.81
3	75	53	850	0.90	1.05
4	100	70	1150	1.22	1.41
5	150 or higher	105 or higher	1800	1.89	2.19

TABLE L1B: DIRECTIONAL LAMPS

A	B	C	D	E	F
Class	Removed Lamp: Typical rated incandescent lamp power (W)	Removed Lamp: Typical rated halogen lamp power (W)	Installed Lamp: Minimum luminous flux (lumens)	Standard LED Savings Factor	High Efficiency LED Savings Factor
0	25	18	150	0.15	0.16
1	40	28	250	0.23	0.26
1a	50	35	350	0.31	0.35
2	60	42	460	0.40	0.44
3	75	53	600	0.51	0.57
4	100	70	810	0.69	0.76
4a	120	84	990	0.83	0.93
5	150 or higher	105 or higher	1260	1.05	1.17

7. Guidance Notes (Informative only – not mandatory)

All reasonable endeavours should be undertaken to recycle removed equipment.

EMPLOYMENT AGENTS REGISTRATION ACT 1993

Exemption

NOTICE is hereby given that, pursuant to section 4(1) of the *Employment Agents Registration Act 1993*, I, Robert Ivan Lucas, Treasurer, exempt Accenture Australia Pty Ltd trading as Accenture, 3 Sussex Street, Barangaroo NSW 2000 from:

- section 7(3) of the *Employment Agents Registration Act 1993* in relation to an applicant that is a body corporate must nominate a natural person who is a resident of South Australia to act as the manager of the business that is to be conducted under the licence;
- section 11(1) of the *Employment Agents Registration Act 1993* in relation to the requirement that the business conducted in pursuance of the licence must be managed under the personal supervision of a natural person who is a resident of the State; and
- section 16(1) of the *Employment Agents Registration Act 1993* in relation to the requirement that the holder of a licence must not carry on the business of an employment agent except at premises registered under this section.

Dated: 20 October 2018

HON ROB LUCAS MLC
Treasurer

EMPLOYMENT AGENTS REGISTRATION ACT 1993

Exemption

NOTICE is hereby given that, pursuant to section 4(1) of the *Employment Agents Registration Act 1993*, I, Robert Ivan Lucas, Treasurer, exempt Frank Recruitment Pty Ltd trading as Frank Recruitment, Suite 5 Level 3, 350 Collins Street, Melbourne VIC 3000 from:

- section 7(3) of the *Employment Agents Registration Act 1993* in relation to an applicant that is a body corporate must nominate a natural person who is a resident of South Australia to act as the manager of the business that is to be conducted under the licence;
- section 11(1) of the *Employment Agents Registration Act 1993* in relation to the requirement that the business conducted in pursuance of the licence must be managed under the personal supervision of a natural person who is a resident of the State; and
- section 16(1) of the *Employment Agents Registration Act 1993* in relation to the requirement that the holder of a licence must not carry on the business of an employment agent except at premises registered under this section.

Dated: 20 October 2018

HON ROB LUCAS MLC
Treasurer

EMPLOYMENT AGENTS REGISTRATION ACT 1993

Exemption

NOTICE is hereby given that, pursuant to section 4(1) of the *Employment Agents Registration Act 1993*, I, Robert Ivan Lucas, Treasurer, exempt Recruitment Hive Pty Ltd trading as Recruitment Hive, Level 1, 57 Collett Street, Queanbeyan NSW 2620 from:

- section 7(3) of the *Employment Agents Registration Act 1993* in relation to an applicant that is a body corporate must nominate a natural person who is a resident of South Australia to act as the manager of the business that is to be conducted under the licence;
- section 11(1) of the *Employment Agents Registration Act 1993* in relation to the requirement that the business conducted in pursuance of the licence must be managed under the personal supervision of a natural person who is a resident of the State; and

- section 16(1) of the *Employment Agents Registration Act 1993* in relation to the requirement that the holder of a licence must not carry on the business of an employment agent except at premises registered under this section.

Dated: 20 October 2018

HON ROB LUCAS MLC
Treasurer

ENVIRONMENT PROTECTION ACT 1993

SECTION 68

Approval of Category B Containers

I, Eliseo Palumbo, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act, 1993 (SA) ('the Act') hereby:

Approval of Category B Containers:

Approve as Category B Containers, subject to the conditions in subclauses 1, 2, 3 and 4 below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- the product which each class of containers shall contain;
 - the size of the containers;
 - the type of containers;
 - the name of the holders of these approvals.
- That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class. The Authority specifies the following refund markings for Category B containers:
 - "10c refund at collection depots when sold in SA",
 - Or
 - "10c refund at SA/NT collection depots in State/Territory of purchase"
 - Or
 - "10c refund at collection depots/points in participating state/territory of purchase"
 - The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class. For the purpose of this approval notice the company named in column 5 of Schedule 1 of this Notice is the nominated super collector.
 - In the case of an approval in relation to category B containers that the waste management arrangement must require the holder of the approval to provide specified super collectors with a declaration in the form determined by the Authority in relation to each sale of such containers by the holder of the approval as soon as practicable after the sale";
 - The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

Column 1 Product Name	Column 2 Container Size	Column 3 Container Type	Column 4 Approval Holder	Column 5 Collection Arrangements
Aquench Pure Aussie Spring Water	600 ml	PET	100% Bottling Company Pty Ltd	Statewide Recycling
Aquench Pure Aussie Spring Water	1500 ml	PET	100% Bottling Company Pty Ltd	Statewide Recycling
4 Pines Keller Door Blueberry Gose	500 ml	Glass	4 Pines Brewing Company Wholesale Pty Ltd	Marine Stores Ltd
4 Pines Keller Door New England IPA	500 ml	Glass	4 Pines Brewing Company Wholesale Pty Ltd	Marine Stores Ltd
Brookvale Union Spiced Rum Ginger Beer	330 ml	Can - Aluminium	4 Pines Brewing Company Wholesale Pty Ltd	Marine Stores Ltd
Peroni Nastro Azzurro	330 ml	Can - Aluminium	Adelaide Wholesale Liquor Pty Ltd	Statewide Recycling
Akasha Brewing Company Fire Within Amber Ale	375 ml	Can - Aluminium	Akasha Brewing Company Pty Ltd	Statewide Recycling
Akasha Brewing Company Freshwater Pale Ale	375 ml	Can - Aluminium	Akasha Brewing Company Pty Ltd	Statewide Recycling
Akasha Brewing Company Hopsmith IPA	375 ml	Can - Aluminium	Akasha Brewing Company Pty Ltd	Statewide Recycling
Akasha Brewing Company Korben D Double IPA	375 ml	Can - Aluminium	Akasha Brewing Company Pty Ltd	Statewide Recycling
Akasha Brewing Company Mosaic IPA	375 ml	Can - Aluminium	Akasha Brewing Company Pty Ltd	Statewide Recycling
Akasha Brewing Company Tradewind Lager	375 ml	Can - Aluminium	Akasha Brewing Company Pty Ltd	Statewide Recycling
Somersby Apple Cider Lower Carb	375 ml	Can - Aluminium	Asahi Premium Beverages	Statewide Recycling
Somersby Apple Cider Lower Carb	330 ml	Glass	Asahi Premium Beverages	Statewide Recycling
Vodka Cruiser Heavenly Vanilla Pine Lime	275 ml	Glass	Asahi Premium Beverages	Statewide Recycling
Vodka Cruiser Scrumptious Boysenberry	275 ml	Glass	Asahi Premium Beverages	Statewide Recycling

Column 1 Product Name	Column 2 Container Size	Column 3 Container Type	Column 4 Approval Holder	Column 5 Collection Arrangements
Vodka Cruiser Summer Mango Raspberry	275 ml	Glass	Asahi Premium Beverages	Statewide Recycling
Istak Carbonated Drink Apple	320 ml	Glass	Aust Aria Pty Ltd	Marine Stores Ltd
Istak Carbonated Drink Lemonade	320 ml	Glass	Aust Aria Pty Ltd	Marine Stores Ltd
Istak Carbonated Drink Mango And Passionfruit	320 ml	Glass	Aust Aria Pty Ltd	Marine Stores Ltd
Istak Carbonated Drink Orange	320 ml	Glass	Aust Aria Pty Ltd	Marine Stores Ltd
Istak Carbonated Drink Pineapple	320 ml	Glass	Aust Aria Pty Ltd	Marine Stores Ltd
Istak Carbonated Drink Red Grape	320 ml	Glass	Aust Aria Pty Ltd	Marine Stores Ltd
Istak Non Alcoholic Malt Beverage Pineapple	320 ml	Glass	Aust Aria Pty Ltd	Marine Stores Ltd
Istak Non Alcoholic Malt Beverage Strawberry	320 ml	Glass	Aust Aria Pty Ltd	Marine Stores Ltd
Istak Non Alcoholic Malt Beverage Tropical	320 ml	Glass	Aust Aria Pty Ltd	Marine Stores Ltd
Takdaneh Pomegranate Juice	200 ml	LPB - Aseptic	Aust Aria Pty Ltd	Marine Stores Ltd
Craft Brewed Coast Naturals Apple Elderflower	330 ml	Glass	Australian Pure Fruits Pty Ltd	Marine Stores Ltd
Craft Brewed Coast Naturals Blood Orange	330 ml	Glass	Australian Pure Fruits Pty Ltd	Marine Stores Ltd
Craft Brewed Coast Naturals Pineapple Passion	330 ml	Glass	Australian Pure Fruits Pty Ltd	Marine Stores Ltd
Craft Brewed Coast Naturals Quandong Wattle Seed	330 ml	Glass	Australian Pure Fruits Pty Ltd	Marine Stores Ltd
Craft Brewed Coast Naturals Raspberry	330 ml	Glass	Australian Pure Fruits Pty Ltd	Marine Stores Ltd
Craft Brewed Coast Naturals Strawberry Guava	330 ml	Glass	Australian Pure Fruits Pty Ltd	Marine Stores Ltd
Craft Brewed Coast Naturals Traditional Lemon	330 ml	Glass	Australian Pure Fruits Pty Ltd	Marine Stores Ltd
Craft Brewed Coast Naturals Wild Berry	330 ml	Glass	Australian Pure Fruits Pty Ltd	Marine Stores Ltd
River Port Pink Grapefruit	600 ml	PET	Australian Pure Fruits Pty Ltd	Marine Stores Ltd
River Port Pink Grapefruit	330 ml	Glass	Australian Pure Fruits Pty Ltd	Marine Stores Ltd
Barokes Bin 382 Bubbly Wine Rose	250 ml	Can - Aluminium	Barokes Pty Ltd	Marine Stores Ltd
Barokes Bubbly Wine Moscato	250 ml	Can - Aluminium	Barokes Pty Ltd	Marine Stores Ltd
Scull Kombucha Blanc	330 ml	Glass	Blasko Pty Ltd	Statewide Recycling
Scull Kombucha Elderflower	330 ml	Glass	Blasko Pty Ltd	Statewide Recycling
Scull Kombucha Ginger Turmeric	330 ml	Glass	Blasko Pty Ltd	Statewide Recycling
Scull Kombucha Hojicha	330 ml	Glass	Blasko Pty Ltd	Statewide Recycling
Scull Kombucha Noir	330 ml	Glass	Blasko Pty Ltd	Statewide Recycling
Scull Kombucha Shinya Kombucha	330 ml	Glass	Blasko Pty Ltd	Statewide Recycling
Jack Daniels Tennessee Whiskey & Dry	375 ml	Can - Aluminium	Brown-Forman Australia	Statewide Recycling
Jack Daniels Tennessee Whiskey & Lemonade	375 ml	Can - Aluminium	Brown-Forman Australia	Statewide Recycling
Cirelli Coffee Cold Brew	100 ml	Glass	CIRELLI COFFEE ROASTING CO PTY LTD	Statewide Recycling
Cirelli Coffee Cold Brew	500 ml	Glass	CIRELLI COFFEE ROASTING CO PTY LTD	Statewide Recycling
Cirelli Coffee Cold Brew	1000 ml	PET	CIRELLI COFFEE ROASTING CO PTY LTD	Statewide Recycling
Cold Brew Concentrate	700 ml	Glass	CIRELLI COFFEE ROASTING CO PTY LTD	Statewide Recycling
CUB Water	375 ml	Can - Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Carlton Cold	330 ml	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Crown Summer Reserve Pale Lager	375 ml	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Coca Cola No Sugar	1000 ml	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coke Cherry	355 ml	Can - Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Crafters Union Artisanal Spritzers Sparkling Pinot Gris with Apple & Strawberry	250 ml	Can - Aluminium	Constellation Brands New Zealand Limited	Statewide Recycling
Crafters Union Artisanal Spritzers Sparkling Rose & Blood Orange	250 ml	Can - Aluminium	Constellation Brands New Zealand Limited	Statewide Recycling

Column 1 Product Name	Column 2 Container Size	Column 3 Container Type	Column 4 Approval Holder	Column 5 Collection Arrangements
Crafters Union Artisanal Spritzers Sparkling Rose & Lime	250 ml	Can - Aluminium	Constellation Brands New Zealand Limited	Statewide Recycling
Crafters Union Artisanal Spritzers Sparkling White Wine with Lemon & Botanicals	250 ml	Can - Aluminium	Constellation Brands New Zealand Limited	Statewide Recycling
Crafters Union Rose	250 ml	Can - Aluminium	Constellation Brands New Zealand Limited	Statewide Recycling
Selaks One Sparkling Rose	200 ml	Can - Aluminium	Constellation Brands New Zealand Limited	Statewide Recycling
Selaks One Sparkling Sauvignon Blanc	200 ml	Can - Aluminium	Constellation Brands New Zealand Limited	Statewide Recycling
Pro Live Probiotic Mango	62 ml	PET	Costco Wholesale Australia Pty Ltd	Statewide Recycling
Little Flat Lamb Brewed Alcoholic Pomegranate & Blackcurrant	125 ml	PET	Drink Craft Pty Ltd	Statewide Recycling
Balter Captain Sensible	375 ml	Can - Aluminium	Emencee Pty Ltd	Statewide Recycling
Feral Brewing Co Hop Hog Pale Ale	375 ml	Can - Aluminium	Feral Brewing Company Ltd	Marine Stores Ltd
Amplify Organic Kombucha Ginger Lemon	250 ml	Can - Aluminium	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Amplify Organic Kombucha Ginger Lemon	750 ml	Glass	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Amplify Organic Kombucha Passionfruit Lemonade	330 ml	Glass	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Amplify Organic Kombucha Passionfruit Lemonade	250 ml	Can - Aluminium	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Amplify Organic Kombucha Passionfruit Lemonade	750 ml	Glass	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Amplify Organic Kombucha Peach Mango	330 ml	Glass	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Amplify Organic Kombucha Pineapple Coconut	330 ml	Glass	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Amplify Organic Kombucha Raspberry Lime	250 ml	Can - Aluminium	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Amplify Organic Kombucha Raspberry Lime	750 ml	Glass	Frucor Suntory Australia Pty Ltd	Statewide Recycling
True Water Sparkling Spring Water Lime	450 ml	Glass	Frucor Suntory Australia Pty Ltd	Statewide Recycling
True Water Sparkling Spring Water Raspberry	450 ml	Glass	Frucor Suntory Australia Pty Ltd	Statewide Recycling
Fiuggi Natural Mineral Water	1000 ml	Glass	Global Food Distributors Pty Ltd	Statewide Recycling
Fiuggi Natural Mineral Water	750 ml	Glass	Global Food Distributors Pty Ltd	Statewide Recycling
Fiuggi Sparkling Natural Spring Water	1000 ml	Glass	Global Food Distributors Pty Ltd	Statewide Recycling
Fiuggi Sparkling Natural Spring Water	750 ml	Glass	Global Food Distributors Pty Ltd	Statewide Recycling
Kean Grape Nectar	1000 ml	LPB - Aseptic	Hercules Jackson Pty Ltd	Statewide Recycling
Kean Mango & Pomegranate Nectar	1000 ml	LPB - Aseptic	Hercules Jackson Pty Ltd	Statewide Recycling
Kean Mango Nectar	1000 ml	LPB - Aseptic	Hercules Jackson Pty Ltd	Statewide Recycling
Kean Peach Nectar	1000 ml	LPB - Aseptic	Hercules Jackson Pty Ltd	Statewide Recycling
Hop Nation Brewing Co The Buzz American Red Ale	375 ml	Can - Aluminium	Hop Nation Pty Ltd	Statewide Recycling
Hop Nation Brewing Co The Chop IPA	375 ml	Can - Aluminium	Hop Nation Pty Ltd	Statewide Recycling
Hop Nation Brewing Co The Damed Pilsner	375 ml	Can - Aluminium	Hop Nation Pty Ltd	Statewide Recycling
Hop Nation Brewing Co The Dawn Double NEIPA	375 ml	Can - Aluminium	Hop Nation Pty Ltd	Statewide Recycling
Hop Nation Brewing Co The Patron Session Ale	375 ml	Can - Aluminium	Hop Nation Pty Ltd	Statewide Recycling
Boost Berry Happy Apple Pineapple Blueberry Strawberry Raspberry	350 ml	PET	Juice Venture Company Pty Ltd	Statewide Recycling
Boost Keen For Green Apple Lemon Pineapple Cucumber Spinach	350 ml	PET	Juice Venture Company Pty Ltd	Statewide Recycling
The Side Project Kalangadoo Beerworks Pale Ale	355 ml	Can - Aluminium	Kalangadoo Cider Co Pty Ltd t/as The Cide Project	Statewide Recycling
The Side Project Kalangadoo Mr Bright Cide	355 ml	Can - Aluminium	Kalangadoo Cider Co Pty Ltd t/as The Cide Project	Statewide Recycling
Kangaroo Island Brewery Amber Ale	330 ml	Can - Aluminium	Kangaroo Island Brewery	Statewide Recycling
Kangaroo Island Brewery Indian Pale Ale	330 ml	Can - Aluminium	Kangaroo Island Brewery	Statewide Recycling

Column 1 Product Name	Column 2 Container Size	Column 3 Container Type	Column 4 Approval Holder	Column 5 Collection Arrangements
Kangaroo Island Brewery Pale Ale	330 ml	Can - Aluminium	Kangaroo Island Brewery	Statewide Recycling
Kangaroo Island Brewery Sheoak Stout	330 ml	Can - Aluminium	Kangaroo Island Brewery	Statewide Recycling
Kroftmans Premium Lager	500 ml	Can - Aluminium	Kollaras & Co Pty Ltd	Marine Stores Ltd
VAMINO Chocolate Soy Milk	300 ml	Glass	Lam Brothers Pty Ltd	Statewide Recycling
The CultreCo Kefir Mango	250 g	HDPE	Lion Dairy and Drinks Pty Ltd	Marine Stores Ltd
M2GO Chocolate	250 ml	LPB - Aseptic	Lion Dairy and Drinks Pty Ltd	Marine Stores Ltd
M2GO Strawberry	250 ml	LPB - Aseptic	Lion Dairy and Drinks Pty Ltd	Marine Stores Ltd
The Culture Co Kefir Blueberry	1000 g	HDPE	Lion Dairy and Drinks Pty Ltd	Marine Stores Ltd
The Culture Co Kefir Mango	1000 g	HDPE	Lion Dairy and Drinks Pty Ltd	Marine Stores Ltd
The Culture Co Kefir Natural	1000 g	HDPE	Lion Dairy and Drinks Pty Ltd	Marine Stores Ltd
The Culture Co Kefir Blueberry	250 g	HDPE	Lion Dairy and Drinks Pty Ltd	Marine Stores Ltd
Byron Bay Brewery Premium Lager	355 ml	Glass	Lion Pty Ltd	Marine Stores Ltd
Heinken 3 Mid Strength Lager	330 ml	Can - Aluminium	Lion Pty Ltd	Marine Stores Ltd
Heinken Zero	330 ml	Glass	Lion Pty Ltd	Marine Stores Ltd
Little Creatures Extra Pale Ale	330 ml	Glass	Lion Pty Ltd	Marine Stores Ltd
White Rabbit Teddy Widder Tart Weisse Beer	355 ml	Can - Aluminium	Lion Pty Ltd	Marine Stores Ltd
Miss Seed Apple Cider	330 ml	Glass	Liquorland Australia Pty Ltd	Statewide Recycling
Tinnies Pale Ale	375 ml	Can - Aluminium	Liquorland Australia Pty Ltd	Statewide Recycling
Tinnies Session IPA	375 ml	Can - Aluminium	Liquorland Australia Pty Ltd	Statewide Recycling
Tinnies Tropical XPA	375 ml	Can - Aluminium	Liquorland Australia Pty Ltd	Statewide Recycling
rok Kombucha Berry Beats	750 ml	Glass	Margaret River Kombucha Company	Statewide Recycling
rok Kombucha Berry Beats	365 ml	Glass	Margaret River Kombucha Company	Statewide Recycling
rok Kombucha Classic Booch	365 ml	Glass	Margaret River Kombucha Company	Statewide Recycling
rok Kombucha Ginger Pop	750 ml	Glass	Margaret River Kombucha Company	Statewide Recycling
rok Kombucha Ginger Pop	365 ml	Glass	Margaret River Kombucha Company	Statewide Recycling
rok Kombucha Lemon Licks	365 ml	Glass	Margaret River Kombucha Company	Statewide Recycling
rok Kombucha Passionfruit Rap	365 ml	Glass	Margaret River Kombucha Company	Statewide Recycling
rok Kombucha Passionfruit Rap	750 ml	Glass	Margaret River Kombucha Company	Statewide Recycling
Ministry Of Beer 2018 The Old Timer Barrel Aged Golden Sour	375 ml	Glass	Ministry of Beer	Marine Stores Ltd
Ministry Of Beer 6 Cherry Sour	750 ml	Glass	Ministry of Beer	Marine Stores Ltd
Ministry Of Beer 6 Cherry Sour	375 ml	Glass	Ministry of Beer	Marine Stores Ltd
Ministry Of Beer Barossa Blonde	330 ml	Glass	Ministry of Beer	Marine Stores Ltd
Ministry Of Beer Barossa New England IPA	330 ml	Glass	Ministry of Beer	Marine Stores Ltd
Ministry Of Beer Barossa Pale Ale	330 ml	Glass	Ministry of Beer	Marine Stores Ltd
Ministry Of Beer IPA	330 ml	Glass	Ministry of Beer	Marine Stores Ltd
Ministry Of Beer Mosaic Berliner Weisse	330 ml	Glass	Ministry of Beer	Marine Stores Ltd
Ministry Of Beer Raspberry Berliner Weisse	330 ml	Glass	Ministry of Beer	Marine Stores Ltd
Moon Dog Big Truffle in Little Porter Salted Truffle Porter	650 ml	Glass	Moon Dog Brewing Pty Ltd	Marine Stores Ltd
Moon Dog Funky Millers Monkey Filler Choc Banana Bourbon Barrel Aged Imperial Stout	650 ml	Glass	Moon Dog Brewing Pty Ltd	Marine Stores Ltd
Moon Dog Skunkworks Cognac Barrel Aged Double IPA	650 ml	Glass	Moon Dog Brewing Pty Ltd	Marine Stores Ltd
Moon Dog Sun Cat IPA	330 ml	Glass	Moon Dog Brewing Pty Ltd	Marine Stores Ltd
Moon Dog Thunder Lips Yuzu Red IPA	330 ml	Glass	Moon Dog Brewing Pty Ltd	Marine Stores Ltd
MPB Jiffy Squid New England IPA	330 ml	Can - Aluminium	Mornington Peninsula Brewery Pty Ltd	Statewide Recycling
MPB Squid Rising Meaner New England IPA	330 ml	Can - Aluminium	Mornington Peninsula Brewery Pty Ltd	Statewide Recycling

Column 1 Product Name	Column 2 Container Size	Column 3 Container Type	Column 4 Approval Holder	Column 5 Collection Arrangements
MPB Squid Supremacy New England IPA	330 ml	Can - Aluminium	Mornington Peninsula Brewery Pty Ltd	Statewide Recycling
Mountain Goat Beer Back to the Brewer Double Steam Ale	640 ml	Glass	Mountain Goat Beer Pty Ltd	Statewide Recycling
Mountain Goat Beer Barley Wine 2018	750 ml	Glass	Mountain Goat Beer Pty Ltd	Statewide Recycling
Mountain Goat Beer Imperial Stout 2018	750 ml	Glass	Mountain Goat Beer Pty Ltd	Statewide Recycling
Mountain Goat Beer Lime Crisis Double IPA	640 ml	Glass	Mountain Goat Beer Pty Ltd	Statewide Recycling
Mountain Goat Beer North Street IPA	330 ml	Glass	Mountain Goat Beer Pty Ltd	Statewide Recycling
Mountain Goat Beer North Street Saison	330 ml	Glass	Mountain Goat Beer Pty Ltd	Statewide Recycling
Mountain Goat Beer North Street Stout	330 ml	Glass	Mountain Goat Beer Pty Ltd	Statewide Recycling
Mountain Goat Beer Rye Fighter Double IPA	640 ml	Glass	Mountain Goat Beer Pty Ltd	Statewide Recycling
Mountain Goat Beer The Legend of Goat Double IPA	640 ml	Glass	Mountain Goat Beer Pty Ltd	Statewide Recycling
Mountain Goat Beer Westy Kong Hazelnut Brown Ale	640 ml	Glass	Mountain Goat Beer Pty Ltd	Statewide Recycling
Akuna Blue Sparkling Water	750 ml	Glass	NT Beverages Group Pty Ltd	Statewide Recycling
Akuna Blue Still Water	750 ml	Glass	NT Beverages Group Pty Ltd	Statewide Recycling
Nail Brewing MVP Session Ale	375 ml	Can - Aluminium	Nail Brewing Australia	Statewide Recycling
Nail Brewing Red Ale	330 ml	Glass	Nail Brewing Australia	Statewide Recycling
Nail Brewing Stout	330 ml	Glass	Nail Brewing Australia	Statewide Recycling
Nail Brewing Very Pale Ale VPA	375 ml	Can - Aluminium	Nail Brewing Australia	Statewide Recycling
Nexba Naturally Sugar Free Kombucha Cinnamon & Lime	330 ml	Glass	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Probio+ix Citrus	300 ml	PET	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Classic Tonic Water	275 ml	Glass	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Classic Tonic Water	300 ml	Glass	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Cranberry & Hibiscus Tonic Water	300 ml	Glass	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Kombucha Elderflower & Lemon	330 ml	Glass	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Kombucha Mixed Berry	330 ml	Glass	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Lemon & Lime Flavoured Sparkling Water	375 ml	Can - Aluminium	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Lemon & Lime Flavoured Sparkling Water	375 ml	Can - Aluminium	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Lemon & Lime Flavoured Sparkling Water	1000 ml	PET	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Lime Cucumber & Mint Tonic Water	275 ml	Glass	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Lime Cucumber & Mint Tonic Water	300 ml	Glass	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Mango Coconut Flavoured Sparkling Water	1000 ml	PET	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Pineapple Sparkling Infusion	300 ml	Glass	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Pineapple Tea Infusion	300 ml	Glass	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Probio+ix Mango	300 ml	PET	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Probio+ix Watermelon & Strawberry	300 ml	PET	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Strawberry & Raspberry Flavoured Sparkling Water	1000 ml	PET	Nexba Beverages	Statewide Recycling
Nexba Naturally Sugar Free Watermelon Cucumber & Mint Flavoured Sparkling Water	375 ml	Can - Aluminium	Nexba Beverages	Statewide Recycling

Column 1 Product Name	Column 2 Container Size	Column 3 Container Type	Column 4 Approval Holder	Column 5 Collection Arrangements
Nexba Naturally Sugar Free Watermelon Cucumber & Mint Sparkling Flavoured Water	1000 ml	PET	Nexba Beverages	Statewide Recycling
Mojo Crafted Kombucha Ginger	1000 ml	Glass	Organic & Raw Trading Co Pty Ltd	Flagcan Distributors
Mojo Crafted Kombucha Lemon Squash	1000 ml	Glass	Organic & Raw Trading Co Pty Ltd	Flagcan Distributors
Mojo Crafted Kombucha Mango Lime	450 ml	Glass	Organic & Raw Trading Co Pty Ltd	Flagcan Distributors
Ice Break Bold Espresso	750 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
OAK Caramel Popcorn	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
OAK Mocha	600 ml	LPB - Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
OAK Plus Protein Banana & Honey	500 ml	PET	Parmalat Australia Pty Ltd	Statewide Recycling
Jameson Triple Distilled Smooth Dry & Lime	375 ml	Can - Aluminium	Pernod Ricard Winemakers Pty Ltd	Marine Stores Ltd
Malibu Cola	250 ml	Bottle - Aluminium	Pernod Ricard Winemakers Pty Ltd	Marine Stores Ltd
Prepd 01 Prime Mango & Passionfruit	350 ml	PET	Preserve Health	Statewide Recycling
Prepd 01 Prime Strawberry & Kiwi	350 ml	PET	Preserve Health	Statewide Recycling
Prepd 02 Recover Mango & Passionfruit	350 ml	PET	Preserve Health	Statewide Recycling
Prepd 02 Recover Strawberry & Kiwi	350 ml	PET	Preserve Health	Statewide Recycling
Fanta Orange	300 ml	Can - Aluminium	RSG Imports Pty	Statewide Recycling
Frooti Mango	1200 ml	PET	RSG Imports Pty	Statewide Recycling
Frooti Mango	160 ml	LPB - Aseptic	RSG Imports Pty	Statewide Recycling
Frooti Mango	300 ml	LPB - Aseptic	RSG Imports Pty	Statewide Recycling
Limica Lemon n Lime	300 ml	Can - Aluminium	RSG Imports Pty	Statewide Recycling
Maaza Mango	1000 ml	PET	RSG Imports Pty	Statewide Recycling
Maaza Mango	600 ml	PET	RSG Imports Pty	Statewide Recycling
Maaza Mango	330 ml	LPB - Aseptic	RSG Imports Pty	Statewide Recycling
Thums Up	300 ml	Can - Aluminium	RSG Imports Pty	Statewide Recycling
Remedy Organic Kombucha Beet & Apple	750 ml	Glass	Remedy Kombucha P/L	Marine Stores Ltd
Remedy Organic Kombucha Beet & Apple	330 ml	Glass	Remedy Kombucha P/L	Marine Stores Ltd
Remedy Organic Kombucha Cherry Plum	300 ml	PET	Remedy Kombucha P/L	Marine Stores Ltd
Remedy Organic Kombucha Lemon Lime & Mint	250 ml	Can - Aluminium	Remedy Kombucha P/L	Marine Stores Ltd
Tummy Tonic Fantastic Four Dragon Fruit Mango Strawberries & Peach	1000 ml	Glass	Rodney Grossman	Marine Stores Ltd
Tummy Tonic Fantastic Four Dragon Fruit Mango Strawberries & Peach	275 ml	Glass	Rodney Grossman	Marine Stores Ltd
Tummy Tonic Raw Coconut Water Kefir Sparkling Probiotic Drink	1000 ml	Glass	Rodney Grossman	Marine Stores Ltd
Tummy Tonic Raw Coconut Water Kefir Sparkling Probiotic Drink	275 ml	Glass	Rodney Grossman	Marine Stores Ltd
Burra Scrumpy Company Malt Dault	500 ml	Glass	Scrumpy Jacks PTY LTD	Statewide Recycling
Burra Scrumpy Company Salt Bush Cider	750 ml	Glass	Scrumpy Jacks PTY LTD	Statewide Recycling
Burra Scrumpy Company Shes Apples	500 ml	Glass	Scrumpy Jacks PTY LTD	Statewide Recycling
Burra Scrumpy Company Sweet Panic	375 ml	Glass	Scrumpy Jacks PTY LTD	Statewide Recycling
Burra Scumpy Company 4 FOX 8	500 ml	Glass	Scrumpy Jacks PTY LTD	Statewide Recycling
Moung Drinking Water	500 ml	PET	Setara Foods Wholesale Pty Ltd	Statewide Recycling
Pran Red Label Mango Juice Drink	500 ml	PET	Setara Foods Wholesale Pty Ltd	Statewide Recycling
Pran Red Label Mango Juice Drink	250 ml	PET	Setara Foods Wholesale Pty Ltd	Statewide Recycling
Cortes Extra Beer	330 ml	Glass	Trustees Rivervale Wines	Marine Stores Ltd
EB Premium Lager	500 ml	Can - Aluminium	Trustees Rivervale Wines	Marine Stores Ltd
Edelmeister Wheat Beer	500 ml	Glass	Trustees Rivervale Wines	Marine Stores Ltd
Lomza Export	500 ml	Glass	Trustees Rivervale Wines	Marine Stores Ltd
Warka Classic Red Beer	500 ml	Glass	Trustees Rivervale Wines	Marine Stores Ltd
Coco Mojo Berry	250 ml	PET	Tenth Dot Brands Pty Ltd	Statewide Recycling
Coco Mojo Choco	250 ml	PET	Tenth Dot Brands Pty Ltd	Statewide Recycling
Coco Mojo Nana	250 ml	PET	Tenth Dot Brands Pty Ltd	Statewide Recycling

Column 1 Product Name	Column 2 Container Size	Column 3 Container Type	Column 4 Approval Holder	Column 5 Collection Arrangements
Barossa Cider Co Squashed Apple Cider	330 ml	Can - Aluminium	The Barossa Valley Cider Company	Marine Stores Ltd
CMI Eastside Water	600 ml	PET	The Promo Place Pty Ltd	Statewide Recycling
Venom Golden Ale	330 ml	Can - Aluminium	Unique Experience Pty Ltd	Statewide Recycling
Venom Pale Ale	330 ml	Can - Aluminium	Unique Experience Pty Ltd	Statewide Recycling
Venom Refreshing Ale	330 ml	Can - Aluminium	Unique Experience Pty Ltd	Statewide Recycling
Musashi Bulk Protein Shake Chocolate Milkshake	375 ml	PET	Vitaco Health Australia Pty Ltd	Statewide Recycling
Musashi High Protein Shake Banana Smoothie	375 ml	PET	Vitaco Health Australia Pty Ltd	Statewide Recycling
Musashi High Protein Shake Creamy Vanilla	375 ml	PET	Vitaco Health Australia Pty Ltd	Statewide Recycling
Musashi High Protein Shake Iced Chocolate	375 ml	PET	Vitaco Health Australia Pty Ltd	Statewide Recycling
Musashi High Protein Shake Iced Coffee	375 ml	PET	Vitaco Health Australia Pty Ltd	Statewide Recycling
Musashi High Protein Shake Strawberry	375 ml	PET	Vitaco Health Australia Pty Ltd	Statewide Recycling
Musashi Mass Gainer Protein Shake Chocolate	375 ml	PET	Vitaco Health Australia Pty Ltd	Statewide Recycling
Musashi Muscle Recovery Protein Shake Chocolate	375 ml	PET	Vitaco Health Australia Pty Ltd	Statewide Recycling
Musashi Ultra Ripped Protein Shake Chocolate	375 ml	PET	Vitaco Health Australia Pty Ltd	Statewide Recycling
Savant Manor POL Lychee Sparkling Coconut Water	250 ml	Can - Aluminium	W Food Group Pty Ltd	Statewide Recycling
Savant Manor POL Mango Sparkling Coconut Water	250 ml	Can - Aluminium	W Food Group Pty Ltd	Statewide Recycling
Savant Manor POL Natural Sparkling Coconut Water	250 ml	Can - Aluminium	W Food Group Pty Ltd	Statewide Recycling
Savant Manor POL Raspberry Sparkling Coconut Water	250 ml	Can - Aluminium	W Food Group Pty Ltd	Statewide Recycling
Woolshed Brewery Blood Orange NEIPA	375 ml	Can - Aluminium	Wilkadene PTY LTD	Marine Stores Ltd
Woolshed Brewery Chocolate Breakfast Stout	375 ml	Can - Aluminium	Wilkadene PTY LTD	Marine Stores Ltd
Woolshed Brewery Double Destructor Double IPA	375 ml	Can - Aluminium	Wilkadene PTY LTD	Marine Stores Ltd
Woolshed Brewery The Big Orange Kettle Sour	375 ml	Can - Aluminium	Wilkadene PTY LTD	Marine Stores Ltd
Wolf of the Willows IPA Homage	355 ml	Can - Aluminium	Wolf of the Willows Brewing	Statewide Recycling
Wolf of the Willows PILS Australian Pilsner	355 ml	Can - Aluminium	Wolf of the Willows Brewing	Statewide Recycling
Wolf of the Willows Southern Brut IPA	355 ml	Can - Aluminium	Wolf of the Willows Brewing	Statewide Recycling
Wolf of the Willows The Woodsman Amber Ale	355 ml	Can - Aluminium	Wolf of the Willows Brewing	Statewide Recycling
Wolf of the Willows XPA	355 ml	Can - Aluminium	Wolf of the Willows Brewing	Statewide Recycling
Kopparberg Naked Apple	330 ml	Glass	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Opihr Gin & Tonic	275 ml	Glass	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Opihr Gin & Tonic Orange	275 ml	Glass	Woolworths Limited T/as Pinnacle Drinks	Marine Stores Ltd
Youjuice Awaken	750 ml	PET	Youjuice Pty Ltd	Statewide Recycling
Youjuice Awaken	300 ml	PET	Youjuice Pty Ltd	Statewide Recycling
Youjuice Black Magic	300 ml	PET	Youjuice Pty Ltd	Statewide Recycling
Youjuice Green Machine	300 ml	PET	Youjuice Pty Ltd	Statewide Recycling
Youjuice One in a Melon	750 ml	PET	Youjuice Pty Ltd	Statewide Recycling
Youjuice One in a Melon	300 ml	PET	Youjuice Pty Ltd	Statewide Recycling
Youjuice The Real OJ	300 ml	PET	Youjuice Pty Ltd	Statewide Recycling
Youjuice Winter Warrior	300 ml	PET	Youjuice Pty Ltd	Statewide Recycling
Mercedes Benz Vans Sprinter Launch 2018 Plain Still Water	600 ml	PET	cievents	Statewide Recycling

ENVIRONMENT PROTECTION ACT 1993

SECTION 69

Revocation of Collection Depot Approval

I, Eliseo Palumbo, Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 of the Environment Protection Act, 1993 (SA) ('the Act') hereby:

1. Revocation of collection depot approval:

Revoke the approval of the collection depot identified by reference to the following matters, which previously received all containers belonging to a class of containers that were approved as Category B Containers:

- the name of the collection depot described in column 1 of Schedule 1 of this Notice;
- the name of the proprietor of the depot identified in column 3 of Schedule 1 of this Notice;
- the location of the depot described in columns 4-7 of Schedule 1 of this Notice.

Column 1 Depot Name	Column 2 Company Name	Column 3 Proprietors	Column 4 Depot Location Street	Column 5 Depot Location Suburb	Column 6 Cert of Title Volume	Column 7 Collection Area
Nildottie General Store	Nildottie IGA Friendly Grocer	I Brown; G Brown	1 Main Road	NILDOTTIE	n/a	Regional

ELISEO PALUMBO
Delegate of the Environment Protection Authority

FISHERIES MANAGEMENT ACT 2007

SECTION 79

Hauling Net Pocket Mesh Size Increase

TAKE notice that pursuant to section 79 of the *Fisheries Management Act 2007*, I hereby declare that it shall be unlawful for a person fishing pursuant to a fishery licence of the fisheries listed in schedule 1 to engage in the class of fishing activities specified in schedule 2 during the period specified in schedule 3.

SCHEDULE 1

Marine Scalefish Fishery; Restricted Marine Scalefish Fishery, Lakes and Coorong Fishery (coastal waters), Southern Zone Rock Lobster Fishery, or Northern Zone Rock Lobster Fishery.

SCHEDULE 2

The act of taking, possessing or landing any fish species in all coastal waters of the state using a hauling net other than a hauling net that has a pocket made of knotted mesh not less than 36 mm.

SCHEDULE 3

Between 0001 hours on 2 January 2019 until 2359 hours on 30 June 2019.

Dated: 15 October 2018

SEAN SLOAN
Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption ME9903007

TAKE NOTICE that pursuant to section 115 of the *Fisheries Management Act 2007*, Garry Warrick of 1979 Kingston Road, LOXTON SA 5333 (the 'exemption holder'), holder of River Fishery licence number R27, is exempt from sections 53(2) and 70 of the *Fisheries Management Act 2007* and regulation 5 clause 6 of Schedule 6 and Schedule 7 of the *Fisheries Management (General) Regulations 2017* but only insofar as he may use the devices described in schedule 1 to take Carp, Bony Bream and other non-native species in the areas specified in schedule 2 for the purpose of trade or business (the 'exempted activity'), subject to the conditions set out in schedule 3, from 23 October 2018 until 23 October 2019, unless varied or revoked earlier.

SCHEDULE 1

'Carp net' – a gill net with a ply greater than 5, having a maximum length of 50 metres and a minimum mesh size of 10 centimetres and a maximum mesh size not exceeding 18 centimetres.

SCHEDULE 2

- Subject to paragraph (2), the holder of licence R27 may conduct fishing activities pursuant to licence R27 in all backwaters of the River Murray excluding the following areas during the corresponding period set out in the following table:

Area Excluded	Period of Closure
Lake Littra and outflow channel	Permanent - all year
Clover Lake	Permanent - all year
Coombool Swamp	Permanent - all year
Lake Limbra and outflow channel	Permanent - all year
Lake Woolpolool	Permanent - all year
Ral Ral Creek below Chaffey Pumping Station and entrance waters to Lake Merreti	Permanent - all year
Katarapko Creek and Eckert Creek, including The Splash	Permanent - all year
Bulyong Creek	Permanent - all year
Pilby Creek	Permanent - all year
Hancock Creek	Permanent - all year
Mundic Creek	Permanent - all year

Area Excluded	Period of Closure
Pike River	Permanent - all year
Punkah Creek	Permanent - all year
Slaney Creek	Permanent - all year
Loch Luna	Permanent - all year
Cobdogla Swamp	1 August to 30 April (inclusive)
Loveday Swamp/Mussel lagoons	1 August to 30 April (inclusive)
Lake Merreti	1 August to 31 January (inclusive)

2. The holder of licence R27 may conduct fishing operations within the closure areas and periods listed above if given prior written approval by the Executive Director Fisheries and Aquaculture to undertake specified carp eradication work in a specified area for a specified period.

SCHEDULE 3

- The exemption holder must not use more than thirty (30) carp nets at any one time in permitted backwaters of the River Murray.
- The exemption holder must not have more than 30 carp nets in his possession at any time when undertaking activities under this notice.
- The exemption holder may only engage in the exempted activity while fishing pursuant to River Fishery licence number R27, and may only use a boat to engage in the exempted activity if that boat is registered by endorsement on River Fishery licence number R27.
- The exempted activity may only be conducted by the exemption holder or his nominated agent, Jayden Warrick.
- All native fish (excluding Bony Bream and Yabbies) taken in the course of the exempted activity must be immediately returned to the water.
- Immediately prior to commencing the exempted activity, the exemption holder must contact the PIRSA FISHWATCH on 1800 065 522 and provide the following details:
 - The licence number and person(s) conducting the activity;
 - The exact location(s) of the fishing activities;
 - The number of carp nets being used;
 - Exemption number ME9903007**
- The exemption holder must ensure that the carp nets are checked and all fish removed at least once during each 24 hour period.
- If the exemption holder moves the carp nets more than 3 kilometres from the reported location of the nets under condition 6, or removes the nets from the river completely, the exemption holder must provide an additional report to PIRSA Fishwatch on 1800 065 522 and either provide details as required under condition 6 of this exemption notice, or report that fishing with carp nets and cages has ceased.
- While engaging in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer as requested.
- The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically exempted by this notice.

Dated: 22 October 2018

SEAN SLOAN
Executive Director
Fisheries & Aquaculture

Delegate of the Minister for Primary Industries and Regional Development

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Declaration of Authorised Quality Improvement Activity and Authorised Person under Section 64

TAKE notice that I, Hon Stephen Wade MLC, Minister for Health and Wellbeing, pursuant to sections 64 (1) (a) (i) and (b) (i) do hereby:

DECLARE the Activities described in the Schedule to this declaration (the Activities) to be authorised quality improvement activities to which Part 7 of the Act applies, and

DECLARE the Person or group of Persons (including a group formed as a committee) described in the Schedule to this declaration (the Persons) to be an authorised entity for the purposes of carrying out the authorised quality improvement activities to which Part 7 of the Act applies,

being satisfied that:

- the performance of the activities within the ambit of the declaration and the functions or activities of the person or group of persons within the ambit of the declaration, would be facilitated by the making of the declaration; and
- that the making of the declaration is in the public interest.

Dated: 22 October 2018

STEPHEN WADE
Minister for Health and Wellbeing

SCHEDULE

Declaration of Authorised Quality Improvement Activity and Authorised Person under Section 64

Activity	Person or Group of Persons
Clinical Review Quality Improvement	Calvary S.A. Hospitals North Adelaide Clinical Review Sub-Committee
Clinical Review Quality Improvement	Calvary S.A. Hospitals Wakefield Clinical Review Committee for Morbidity and Mortality Review

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
205 Symes Road, Waterloo Corner SA 5110	Allotments 49 Filed Plan 114510 Hundred of Port Adelaide	CT2806/98, CT5862/981	\$76.50

Dated: 25 October 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
139 St Bernards Road, ROSTREVOR SA 5073	Allotment 79 Deposited Plan 21837 Hundred of Adelaide	CT5434/509
39 Hughes Avenue, Paringa SA 5340	Allotments 44 & 45 Deposited Plan 4294 Hundred of Paringa	CT5705/456

Dated: 25 October 2018

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

LOCAL GOVERNMENT ACT 1999

NOTICE OF APPROVAL OF A SUBSIDIARY

Victor Harbor Horse Tram Authority

The City of Victor Harbor has resolved to establish a subsidiary pursuant to Section 42 of the *Local Government Act 1999* to oversee the management and operation of the Victor Harbor Horse Tram Service.

Pursuant to Clause 1 of Part 1 of Schedule 2 of the *Local Government Act 1999*, I approve the establishment of the Victor Harbor Horse Tram Authority.

The Charter of the Victor Harbor Horse Tram Authority is set out below.

Dated: 17 October 2018

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

LOCAL GOVERNMENT ACT 1999

VICTOR HARBOR HORSE TRAM AUTHORITY

*Section 42 Subsidiary of the City of Victor Harbor***1. INTRODUCTION****1.1 Name of Authority**

The name of the subsidiary is the Victor Harbor Horse Tram Authority.

1.2 Dictionary

Act means the Local Government Act 1999.

Authority means the Victor Harbor Horse Tram Authority established as a single council subsidiary pursuant to Section 42 of the Act.

Board means the board of management of the Authority.

Board Member means at any time a member of the Board appointed in accordance with subclause 2.9 of this Charter.

Budget means a budget adopted by the Authority in accordance with the Act and this Charter.

Business Plan means a business plan adopted by the Authority in accordance with the Act and this Charter.

General Manager means the General Manager of the Authority and includes a person acting in that position.

Council means The City of Victor Harbor.

Deliberative Vote means a vote cast by each Board Member (including the Chairperson) for the purpose of deciding a matter under deliberation.

Elected Member means an elected member of the Council.

Remuneration Fees mean fees paid to a Board Member in accordance with this Charter.

Significant Business Activity has its meaning in the Revised Clause 7 Statement on the Application of Competition Principles to Local Government under the Competition Principles Agreement September 2002.

Simple Majority means a majority of those Board Members present and entitled to vote.

Subject to the above, words and expressions in this Charter have the same meaning as in a provision of the Act that deals with the same matter.

1.3 Interpretation

In this Charter:

- 1.3.1 the singular includes the plural and vice versa;
- 1.3.2 words importing a gender include other genders;
- 1.3.3 words importing natural persons include corporates;
- 1.3.4 reference to a section is to a section of the Act and includes any section that substantially replaces that section and deals with the same matter;
- 1.3.5 headings are for ease of reference only and do not affect the construction of this Charter.

1.4 Establishment

The Authority is a subsidiary of the Council established under Section 42 of the Act.

1.5 Local Government Act

- 1.5.1 This Charter must be read in conjunction with Parts 1 and 3 of Schedule 2 to the Act.
- 1.5.2 The Authority shall conduct its affairs in accordance with and comply with Schedule 2 to the Act except as modified by this Charter in a manner permitted by Schedule 2.
- 1.5.3 The establishment of the Authority does not derogate from the power of Council to act independently in relation to a matter within the jurisdiction of the Authority.

1.6 About this Charter

- 1.6.1 This Charter is the charter of the Authority.
- 1.6.2 Despite any other provision in this Charter:
 - 1.6.2.1 if the Act prohibits a thing being done, the thing may not be done;
 - 1.6.2.2 if the Act requires or permits a thing to be done by the Authority approval is given for that thing to be done;
 - 1.6.2.3 if a provision of this Charter is, or becomes, inconsistent with the Act, that provision must be read down or, failing that, severed from this Charter to the extent of the inconsistency.
- 1.6.3 This Charter may not be amended except by resolution of the Council.

1.7 Objects and Purpose

The Authority has these purposes:

- 1.7.1 to promote and market the Victor Harbor Horse Tram;
- 1.7.2 to position the Victor Harbor Horse Tram in a way that sustains retail, business and economic growth and supports economic viability for the region;
- 1.7.3 to enhance and sustain the commercial aspects of the Victor Harbor Horse Tram to ensure ongoing competitiveness;
- 1.7.4 to provide positive and productive engagement and partnership with key stakeholders of the Authority and the Victor Harbor Horse Tram to achieve ongoing sustainability;
- 1.7.5 the development and success for the Authority and the Victor Harbor Horse Tram;
- 1.7.6 to prepare a strategic management plan for the Victor Harbor Horse Tram;
- 1.7.7 to refine and redefine the strategic management framework for the Victor Harbor Horse Tram in response to changing circumstances;
- 1.7.8 to promote the Victor Harbor Horse Tram and to encourage its use by residents, tourists, visitors and the community in general;
- 1.7.9 to make recommendations to the Council in relation to the maintenance and upgrade of the Victor Harbor Horse Tram's existing infrastructure and physical appearance to ensure it is maintained to a high standard;
- 1.7.10 to monitor that aspect of the annual budget approved by the Council relating to the Authority's financial and general performance;
- 1.7.11 to report regularly to the Council on the Authority's financial and general performance; and
- 1.7.12 to promote and co-ordinate strategic management actions in relation to the Victor Harbor Horse Tram in a way that will ensure ongoing participation and commitment from stakeholders and the Council.

1.8 Powers, Functions and Duties

- 1.8.1 The powers, functions and duties of the Authority are, in addition to those set out in the Act, to:
 - 1.8.1.1 set, charge and, from time to time adjust the fees for the use of the facilities of the Victor Harbor Horse Tram as considered appropriate by the Authority;
 - 1.8.1.2 receive donations and sponsorship from any person for use or investment in relation to the Victor Harbor Horse Tram;

- 1.8.1.3 subject to clause 1.9 of this Charter, enter into contracts;
 - 1.8.1.4 subject to clause 1.9 of this Charter, purchase, or otherwise acquire chattel, plant or equipment and sell, lease, hire, rent or otherwise dispose of any chattel, plant, equipment or other personal property of the Authority;
 - 1.8.1.5 open and operate bank accounts;
 - 1.8.1.6 subject to clause 1.9 of this Charter, prosecute, defend, compromise, compound, abandon, refer to mediation or settle a dispute, debt or claim to which the Authority is a party;
 - 1.8.1.7 subject to clause 1.9 of this Charter, incur expenditure in the performance of its functions and duties in the furtherance of its objects and purposes;
 - 1.8.1.8 plan, cost, endorse and report upon projects to the Council and to stakeholders of the Authority;
 - 1.8.1.9 subject to clause 1.9, borrow or apply for funds;
 - 1.8.1.10 invest surplus funds in the manner described in Section 139 of the Act as if the Authority were a 'council' and review those investments in the manner described in Section 140 of the Act as if the Authority were a 'council';
 - 1.8.1.11 subject to clause 1.9 of this Charter, and any relevant policy of the Authority, employ, engage, remunerate, suspend or dismiss staff of the Authority;
 - 1.8.1.12 to do all things necessary, expedient or incidental to performing its functions and duties;
 - 1.8.1.13 to make submissions for and accept grants, sponsorship subsidies and contributions to further its objects and purposes;
 - 1.8.1.14 to earn revenue from activities undertaken in the furtherance of its objects and purposes;
 - 1.8.1.15 to exercise such other functions, powers and duties as are delegated to the Authority or authorised by the Council from time to time;
 - 1.8.1.16 ensure that information provided to the Council is accurate and that the Council is kept informed of the solvency of the Authority as well as any material developments that may affect the operating capacity and financial affairs of the Authority;
 - 1.8.1.17 not to act outside the area of the Council.
- 1.9 **Funding of Authority, Borrowings and Expenditure**
- 1.9.1 The Authority is intended to be partially self-funded.
 - 1.9.2 The Authority has the power to incur expenditure as follows:
 - 1.9.2.1 in accordance with a Budget adopted by the Authority and approved by the Council as required by the Act or this Charter; or
 - 1.9.2.2 with the prior approval of the Council; or
 - 1.9.2.3 in accordance with the Act, in respect of expenditure not contained in a Budget adopted by the Authority, for a purpose of genuine emergency or hardship.
 - 1.9.3 Subject to clause 1.9.4 the Authority has the power to borrow money as follows:
 - 1.9.3.1 in accordance with a Budget adopted by the Authority and approved by the Council as required by the Act or this Charter; or
 - 1.9.3.2 with the prior approval of the Council.
 - 1.9.4 Unless otherwise approved by the Council any and all borrowings taken out by the Authority:
 - 1.9.4.1 must be from the Local Government Finance Authority; and
 - 1.9.4.2 in the case of fixed loans, must be drawn down within a period of 24 months from the date of approval.
 - 1.9.5 The Authority will determine and include in its Budget each year for approval by the Council the funds it requires to enable it to meet its Business Plan objectives.
 - 1.9.6 The Authority will if requested by the Council make a payment to the Council from the annual profit of the Authority where there is a surplus after the Authority has funded its operational and capital expenditure as set out in a Budget approved by the Council.
- 1.10 **Property**
- 1.10.1 All property held by the Authority is held by it on behalf of Council.
 - 1.10.2 The Authority must not acquire, dispose, encumber or otherwise deal with any real property without the prior approval of the Council.
- 1.11 **Delegation by the Authority**
- 1.11.1 Subject to clause 1.11.3 the Authority may by resolution delegate such of its powers, functions and duties under this Charter as it sees fit.
 - 1.11.2 The Authority must review at least annually its delegations including any terms and conditions of such delegations and any limits and/or restrictions on the exercise of the relevant powers, functions and duties delegated.
 - 1.11.3 Notwithstanding the provisions of clause 1.11.1 the Authority may not delegate:
 - 1.11.3.1 the power to impose fees and charges;
 - 1.11.3.2 the power to borrow money or to obtain other forms of financial accommodation not set out or included in a Budget adopted by the Authority and where required by this Charter approved by the Council;
 - 1.11.3.3 the power to approve expenditure of money on works, services or operations of the Authority not contained in a Budget adopted by the Authority and where required by this Charter approved by the Council;
 - 1.11.3.4 the power to approve payment or reimbursement of expenses or payment of allowances to members of the Board;
 - 1.11.3.5 the power to adopt a Budget of the Authority;

- 1.11.3.6 the power to adopt or revise a Business Plan, Strategic Plan or Long Term Financial Plan of the Authority;
 - 1.11.3.7 the power to adopt or revise financial estimates and reports;
 - 1.11.3.8 the power to make an application or recommendation to the Minister.
- 1.11.4 A delegation is revocable at will and does not prevent the Authority from acting in a matter.
- 1.12 **National Competition Policy**

If the Authority is at any time involved in a significant business activity as defined in the Clause 7 Statement prepared under the Competition Principles Agreement of the National Competition Policy, it will implement the principles of competitive neutrality by way of annual review of its business operations in the market place and application of the relevant principle(s) where that is appropriate to do so, unless the costs associated with implementation as provided for in Part 4 of the *Government Business Enterprises (Competition) Act 1996* outweigh the benefits to be realised through the application of the principles of competitive neutrality.
- 1.13 **Direction and Control**
 - 1.13.1 The Authority is subject to the direction and control of the Council.
 - 1.13.2 A direction by the Council to the Authority must be evidenced by a resolution of the Council.
- 2. **BOARD OF MANAGEMENT**
 - 2.1 **Role of Board**

The Authority is governed by a board of management which has the responsibility to manage the business and other affairs of the Authority in accordance with this Charter.
 - 2.2 **Specific Functions of the Board**

In administering the affairs of the Authority, the Board must ensure:

 - 2.2.1 that the Authority observes all plans, targets, structures, systems and practices required or applied to the Authority by the Council;
 - 2.2.2 that all information given to the Council is accurate; and
 - 2.2.3 that information is provided to the Council of any material particular affecting the financial or operational ability of the Authority or which gives rise to the expectation that the Authority may not be able to meet its debts as and when they fall due immediately upon the Board becoming aware of any such material particular.
 - 2.3 **Strategic Functions of the Board**

In overseeing the affairs of the Authority, the Board must:

 - 2.3.1 formulate strategic, management and business plans aimed at improving the business of the Authority;
 - 2.3.2 provide professional input and policy direction to the Authority;
 - 2.3.3 monitor, oversee and measure the performance of the General Manager of the Authority; and
 - 2.3.4 exercise the care, diligence and skill that a prudent person of business would exercise in managing the affairs of other persons.
 - 2.4 **Proceedings at Board Meetings**
 - 2.4.1 A meeting of the Board must be held at times and intervals as determined by the Board, provided that the Board meets at least six times in every twelve months.
 - 2.4.2 An ordinary meeting of the Board will constitute an ordinary meeting of the Authority. The Board shall administer the business of the ordinary meeting.
 - 2.4.3 Chapter 6, Part 3 of the Act extends to the Authority as if:
 - 2.4.3.1 the Authority were a council; and
 - 2.4.3.2 the Board Members of the Authority were members of the council.
 - 2.4.4 Each Board Member present at a Board meeting must vote on a matter arising for decision at the meeting unless prohibited from doing so at law, and if the votes are equal, the Board Member presiding at the meeting may exercise a casting vote.
 - 2.4.5 Subject to clause 5 of Schedule 2 to the Act, the Board must determine its own procedures to apply at or in relation to its meetings, which must be fair and contribute to free and open decision making provided that those procedures are not inconsistent with the provisions of this Charter or the Act.
 - 2.4.6 The General Manager must at the request of the Chairperson or any two Board Members call a special meeting of the Authority.
 - 2.4.7 The General Manager will give notice of a meeting to Board Members (by means authorised in writing by the Board Member as being an available means of giving notice) which must:
 - 2.4.7.1 set out the place, date and time for the meeting;
 - 2.4.7.2 contain or be accompanied by the agenda for the meeting; and
 - 2.4.7.3 be accompanied by any documents or reports that are to be considered at the meeting (so far as reasonably available); and
 - 2.4.7.4 in the case of an ordinary meeting, be given at least three clear business days before the meeting and in the case of a special meeting, be given at least twenty-four hours before the meeting (or such other period as all the Board Members in office may, as a matter of general policy, determine otherwise).
 - 2.4.8 The General Manager must maintain a record of all notices of meetings given to Board Members.
 - 2.4.9 The General Manager must give notice to the public of the times and places of meetings of the Board by causing a copy of the notice and agenda for the meeting to be placed on public display at the principal office of the Authority:
 - 2.4.9.1 in the case of an ordinary meeting, at least three clear days before the date of the meeting; or

- 2.4.9.2 in the case of a special meeting, as soon as practicable after the time that notice of the meeting is given to Board Members.
- 2.4.10 Subject to clause 2.4.12 the General Manager must also ensure that a reasonable number of copies of any document or report supplied to Board Members for consideration at a meeting of the Board are:
- 2.4.10.1 available for inspection by members of the public at the principal office of the Authority as soon as practicable after the time when the document or report is supplied to Board Members; and
- 2.4.10.2 in the case of a document or report supplied to Board Members at the Board meeting, at the meeting as soon as practicable after the time when the document or report is supplied to Board Members.
- 2.4.11 The General Manager may indicate on a document or report provided to Board Members under clause 2.4.7, any information or matter contained in or arising from a document or report that may, if the Board determines, be considered in confidence in accordance with Chapter 6, Part 3 of the Act provided that the General Manager at the same time specifies the basis on which an order could be made pursuant to the provisions of Chapter 6 Part 3 of the Act.
- 2.4.12 Clause 2.4.7 does not apply to a document or report:
- 2.4.12.1 that is subject to the operation of clause 2.4.11; or
- 2.4.12.2 that relates to a matter dealt with by the Board on a confidential basis in accordance with clause 2.4.3 and Chapter 6 Part 3 of the Act.
- 2.4.13 The Board may invite any person to attend at a meeting of the Board to act in an advisory capacity.
- 2.4.14 Minutes of meetings of the Board must be provided to Board Members and the Chief Executive Officer of the Council within five days of the meeting to which they relate.
- 2.5 Chair and Deputy Chair of the Board**
- 2.5.1 The Board shall appoint a Board Member to be the Chairperson of the Board for such term and on such conditions as determined by the Board.
- 2.5.2 The Chairperson will cease to hold office as Chairperson in the event:
- 2.5.2.1 the Chairperson resigns as Chairperson; or
- 2.5.2.2 the Chairperson ceases to be a Board Member; or
- 2.5.2.3 the Board terminates the Chairperson's appointment as Chairperson.
- 2.5.3 In the event that the office of Chairperson becomes vacant, then the Board must appoint a new Chairperson who shall hold office for the balance of the original term or until such later date as the Board may determine.
- 2.5.4 The Board shall appoint a Board Member, other than the Chairperson to be the Deputy Chairperson for such term and on such conditions as determined by the Board.
- 2.5.5 The Deputy Chairperson will cease to hold office as Deputy Chairperson in the event:
- 2.5.5.1 the Deputy Chairperson resigns as Deputy Chairperson; or
- 2.5.5.2 the Deputy Chairperson ceases to be a Board Member; or
- 2.5.5.3 the Board terminates the Deputy Chairperson's appointment as Deputy Chairperson.
- 2.5.6 In the event that the Chairperson resigns, is removed from office by the Board, refuses or is unable to act as Chairperson, or is no longer a Board Member, then the Deputy Chairperson shall act in that office until such time as a Chairperson has been appointed by the Board. In the event that the Deputy Chairperson resigns, is removed from office by the Board, refuses or is unable to act as Chairperson, or is no longer a Board Member, the Board shall appoint a Board Member to act as Chairperson until such time as a Chairperson has been appointed by the Board whereupon the person so appointed shall hold office as the Chairperson for the balance of the original term or until such later date as the Board may determine.
- 2.5.7 The Chairperson and the Deputy Chairperson are eligible for re-appointment at the expiration of their term of office.
- 2.5.8 The Chairperson shall preside at all meetings of the Board and, in the event of the Chairperson being absent from a meeting, the Deputy Chairperson shall preside for that meeting or until the Chairperson is present and in the event the Chairperson and Deputy Chairperson are both absent from a meeting, the Board Members present shall appoint a member from amongst them, who shall preside for that meeting or until the Chairperson or Deputy Chairperson is present.
- 2.6 Quorum**
- 2.6.1 A quorum of the Board is one half of the Board Members in office, ignoring any fraction, plus one. A quorum must be present at all times during a Board meeting.

Governance

2.7 Board Policies

- 2.7.1 The Authority must adopt a mandatory code of conduct to be observed by Board Members in the performance of their functions and duties.
- 2.7.2 The Authority must, in consultation with the Council, prepare and adopt, and thereafter keep under review as required by legislation, policies on:
- 2.7.2.1 governance;
- 2.7.2.2 contracts and tenders (to conform to Section 49 of the Act);
- 2.7.2.3 human resource management;
- 2.7.2.4 work health and safety;
- 2.7.2.5 protection of the environment;
- 2.7.2.6 any other matters relevant to the operation of the Victor Harbor Horse Tram and the Authority; and
- 2.7.2.7 the Board must ensure that code of conduct and Authority policies are complied with in the operation of the Authority.

- 2.8 **Board Duties to the Authority**
- 2.8.1 The Board must ensure:
- 2.8.1.1 that the Authority acts in accordance with legislation, regulations, mandatory codes of practice and this Charter;
- 2.8.1.2 that the Board acts ethically and with integrity;
- 2.8.1.3 that the activities of the Authority are conducted efficiently and effectively and that the assets of the Authority are properly managed and maintained;
- 2.8.1.4 that the Authority adheres to its Business Plan and takes all reasonable steps to achieve the financial outcomes projected in its Budget.
- 2.9 **Appointment of Board Members**
- 2.9.1 The Board shall consist of five members appointed by the Council.
- 2.9.2 The Council will appoint:
- 2.9.2.1 four Board Members who are neither employees nor elected members of the Council;
- 2.9.2.2 one elected member of the Council to be a Board Member.
- 2.9.3 The appointment of all Board Members will be for a term not exceeding three years and on such conditions as determined by the Council provided that the Council shall ensure that no more than two (2) Board Members' terms of office expire in the same 12 month period.
- 2.9.4 The Council will, as far as possible, ensure that each Board Member appointed pursuant to clause 2.11.2.1 possesses skills and/or experience in one of the following areas provided that no two Board Members are appointed on the basis of possessing the same skills and/or experience and that collectively the Board Members possess all the following skills and experience:
- 2.9.4.1 marketing and tourism;
- 2.9.4.2 business or financial management;
- 2.9.4.3 horse management, husbandry and/or veterinary science experience;
- 2.9.4.4 Director or manager of a commercial business.
- 2.9.5 A Board Member is eligible for reappointment at the expiration of a term of office except that no person shall hold office as a Board Member for more than two consecutive terms.
- 2.9.6 Prior to the conclusion of the term of office of any Board Member, a further appointment will be made by the Council.
- 2.9.7 The Council must give to the Authority a written notice of appointment of a Board Member.
- 2.9.8 Each Board Member must give to the Authority a signed written consent to act as a Board Member.
- 2.10 **Selection Panel**
- 2.10.1 A Chief Executive Officer of the Council and 2 persons appointed by the Board who is neither an elected member nor employee of the Council will comprise the Selection Panel and make recommendations to the Council on the appointment of Board Members pursuant to clause 2.9.2.1.
- 2.10.2 The Selection Panel will determine the appropriate recruitment process for Board Members having regard to existing policies and processes of the Council.
- 2.11 **Vacancy in Office of Board Members**
- 2.11.1 The office of a Board Member becomes vacant if any of the circumstances set out in clause 4(3) of Schedule 2 of the Act arise; and
- 2.11.2 Unless the Council expressly provides otherwise, in the case of a Board Member who was when appointed an elected member of the Council:
- 2.11.2.1 upon that Board Member no longer being an elected member of the Council; and
- 2.11.2.2 at the conclusion of the local government elections following their appointment.
- 2.12 **Remuneration and Expenses of Board Members**
- 2.12.1 The Authority is entitled to pay appropriate remuneration fees to Board Members (excluding Board Members who are elected members of the Council) as approved by the Council having regard to the Guidelines for Agencies and Board Directors published from time to time by the Department of Premier and Cabinet for Government Boards and Committees.
- 2.12.2 A Board Member is entitled to claim for any travelling and other expenses that are properly incurred in connection with the Authority's business and with the prior approval of the Board as recorded in minutes of a Board meeting.
- 2.13 **Casual Vacancies**
- If any casual vacancy occurs in the membership of the Board, it will be filled in the same manner as the original appointment. The person appointed to the Board to fill a casual vacancy will be appointed for the balance of the term of the original appointment or such longer term as determined by the Council.
- 2.14 **Register of Interests**
- A Board Member is not required to submit returns to the Authority under Chapter 5, Part 4, Division 2 of the Act.
3. **OTHER OFFICERS**
- 3.1 **General Manager**
- 3.1.1 The Authority may appoint a General Manager of the Authority on terms and conditions to be determined by Council.
- 3.1.2 The General Manager's functions include:
- 3.1.2.1 to ensure that the policies and lawful decisions of the Authority are implemented in a timely manner;
- 3.1.2.2 to ensure the efficient and effective management of the operations and affairs of the Authority;

- 3.1.2.3 to provide advice and reports to the Board on the exercise and performance of the Authority's powers and functions;
- 3.1.2.4 to assist the Authority and the Board in maintaining compliance with all relevant legislation, this Charter, the Budget and the Business Plan;
- 3.1.2.5 ensuring that records required under the Act or in other legislation are properly managed and maintained;
- 3.1.2.6 achieving financial outcomes in accordance with adopted plans and budgets; and
- 3.1.2.7 establishing policies and procedure relating to work, health and safety.
- 3.1.3 The General Manager has such powers, functions and duties prescribed by this clause and as determined necessary by the Board from time to time to ensure the efficient and effective management of the operations and affairs of the Authority.
- 3.1.4 The General Manager is subject to the same legislative responsibilities and duties as a Chief Executive Officer of a council including those matters set out in Parts 1 and 3 of Chapter 7 of the Act.
- 3.1.5 The General Manager of the Authority is responsible for appointing, managing, suspending and dismissing any other subordinate employees of the Authority (on behalf of the Authority) in accordance with legislative requirements, Authority policy and applying the principles of procedural fairness.
- 3.2 **Staff**
 - 3.2.1 The appointment of staff will be and remain consistent with the Council's employment policies under the Act and other relevant legislation.
- 3.3 **Auditor**
 - 3.3.1 The Authority must appoint an auditor. Subject to the Act, and this Charter, an auditor holds office on the terms and conditions (including as to remuneration) that the Authority determines.
 - 3.3.2 The Authority must provide its audited financial statements to the Chief Executive Officer of the Council by 30 September in each year.
- 4. **AUDIT COMMITTEE**
 - 4.1 **Audit Committee**
 - 4.1.1 The Authority is required to establish an Audit Committee and clause 13(4) of Schedule 2 of the Act governs the constitution and functions of the Audit Committee. The Authority may establish its own Audit Committee or use the Council's Audit Committee with the agreement of the Council.
 - 4.1.2 If the Authority establishes its own Audit Committee:
 - 4.1.2.1 it must comply with the *Local Government (Financial Management) Regulations 2011* regarding the membership of the Audit Committee;
 - 4.1.2.2 an officer(s) of the Council nominated by the Chief Executive Officer of the Council may attend Audit Committee meetings as an observer;
 - 4.1.2.3 at least two members of the Audit Committee must be neither elected members nor employees of the Council;
 - 4.1.2.4 the Presiding Member of the Audit Committee must not be an elected member or employee of the Council;
 - 4.1.2.5 members of the Audit Committee are not entitled to payment of Remuneration Fees unless approved by the Council.
 - 4.1.2.6 minutes of an Audit Committee Meeting must be provided to the Chief Executive Officer of the Council within five days of the Audit Committee meeting to which the minutes relate.
- 5. **BUDGETS**
 - 5.1 The Authority must before 31 March of each year prepare and submit a draft Budget to the Council for the ensuing financial year (or, if appropriate, part financial year) in accordance with the Act for approval by the Council.
 - 5.2 The Authority must adopt after 31 May and within six (6) weeks of approval of the draft Budget by the Council in each year, a Budget in accordance with the Act for the ensuing financial year consistent with the approval given by the Council pursuant to clause 5.1.
 - 5.3 The Authority may in a financial year, after consultation with the Council, incur spending before adoption of its Budget for the year, but the spending must be provided for in the appropriate Budget for the year.
 - 5.4 The Authority must each financial year provide a copy of its adopted Budget to the Council within five (5) business days after the adoption of the Budget by the Authority.
 - 5.5 Quarterly reports summarising the financial position and performance of the Authority against the Budget must be prepared and presented to the Board within thirty days of the conclusion of each quarter and copies provided to the Council.
 - 5.6 The Authority must reconsider its Budget in accordance with the Act in a manner consistent with the Act and may with the approval of the Council amend its Budget for a financial year at any time before the year ends.
 - 5.7 The contents of the Budget must be in accordance with the Act.
- 6. **INSURANCE AND SUPERANNUATION REQUIREMENTS**
 - 6.1 The Authority must maintain membership with the Local Government Association Mutual Liability Scheme and Local Government Association Workers Compensation Scheme and comply with the rules of those Schemes.
 - 6.2 If the Authority employs any person, it must register with Statewide Super and comply with the rules of that Scheme.
 - 6.3 The Authority must advise Local Government Risk Services of its insurance requirements relating to risks including: buildings, structures, vehicles and equipment under the ownership, management, care and control of the Authority.
- 7. **FINANCIAL PRACTICES**
 - 7.1 **Accounting Records**

The Authority must comply with Sections 124 and 125 of the Act as if the Authority were a council and ensure that its financial practices are undertaken in accordance with all applicable accounting standards, legislation and regulations.

- 7.2 **Other Financial Practices**
Except as may be stated elsewhere in this Charter, there are no special accounting, internal auditing or financial systems or practices to be established or observed by the Authority.
8. **REPORTING**
- 8.1 **Management Reports**
The Authority must provide management reports to the Board Members at such times, in such format and with such content as the Board may determine.
- 8.2 **Annual Reports**
Clause 12 of Schedule 2 of the Act requires the Authority to furnish an annual report to the Council. The report is required by 30 September each year.
9. **COMMITTEES**
- 9.1 The Authority may establish committees for such purposes and with terms of reference as the Authority determines from time to time.
- 9.2 The members of committees need not be members of the Board.
10. **OTHER MATTERS**
- 10.1 **Saving Provision**
- 10.1.1 No act or proceeding of the Authority is invalid by reason of:
- 10.1.1.1 a vacancy or vacancies in the membership of the Board; or
- 10.1.1.2 a defect in the appointment of a Board Member.
- 10.2 **Circumstances Not Provided For**
If any circumstances arise about which this Charter is silent, or are incapable of taking effect or being implemented according to its terms, the Board may consider the circumstances and determine the action to be taken and consult with Council.
- 11 **TRANSITIONAL PROVISIONS**
- 11.1 **Interim General Manager**
The Council must as soon as possible after the establishment of the Authority appoint a person for a period up to six (6) months to act in the position of Interim General Manager until such time as the Authority appoints a General Manager.
- 11.2 **Inaugural Board**
- 11.2.1 Notwithstanding clause 2.10, the members of the Council's Horse Drawn Tram Committee in office as at the date of the establishment of the Authority shall comprise the Board of the Authority and shall hold office for a period up to six (6) months.
- 11.2.2 The term that a Board Member holds office as a Board Member pursuant to clause 11.2.1 will not be included in the calculation of the number of terms that Board Member has held office for the purposes of clause 2.9.5.
- 11.3 **First Board Meeting**
- 11.3.1 The first meeting of the Board following the establishment of the Authority will be called by the Interim General Manager appointed pursuant to clause 11.1 to be held within three months of the establishment of the Authority.
- 11.3.2 At the first meeting of the Board, the Board will determine the time, date and place of ordinary meetings of the Board.
- 11.3.2.1 The Interim General Manager must give notice of the first Board meeting to Board Members and the public in accordance with clauses 2.4.7 and 2.4.9.
- 11.4 **First Budget**
- 11.4.1 The budget adopted by Council for the Horse Tram Service will be the budget for the Authority until the Authority submits its first draft budget to the Council pursuant to Clause 11.4.2.
- 11.4.2 Notwithstanding clause 5, the first draft Budget of the Authority following its establishment for the current part financial year must be submitted to the Council for its approval within four (4) months of the first Board meeting held in accordance with clause 11.3.
- 11.4.3 Notwithstanding clause 5, the Authority must, within six (6) weeks of approval by the Council of the first draft Budget for the current part financial year submitted in accordance with clause 11.4.1, adopt a Budget consistent with the approval given by the Council pursuant to clause 11.4.1 and in accordance with the Act.
- 11.5 **First Business Plan**
- 11.5.1 In accordance with Clause 8 (2) of Schedule 2 of the Act the Authority must ensure that the First Business Plan of the Authority is prepared within six (6) months after the Authority has been established.

Dated: 17 October 2018

MENTAL HEALTH ACT 2009

Authorised Medical Practitioners

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:

Hannah Slattery

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

MENTAL HEALTH ACT 2009

Authorised Mental Health Professional

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

Lynsey Johnson

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

Dated: 25 October 2018

DR J BRAYLEY
Chief Psychiatrist

MENTAL HEALTH ACT 2009

Authorised Officers

NOTICE is hereby given in accordance with Section 3(1) of the *Mental Health Act 2009*, that the Chief Psychiatrist has determined the following class of persons as Authorised Officers, with limited powers, for the purpose of searching people and confiscating items in accordance with section 56 (3)(f) of the *Mental Health Act 2009*:

Lyell McEwin Hospital

- Nominated Enrolled Nurses working within Ward 1G

This authority for section 56 (3)(f) powers will be for 12 months from date of gazettal.

Dated: 25 October 2018

DR J. BRAYLEY
Chief Psychiatrist

MENTAL HEALTH ACT 2009

Authorised Officers

NOTICE is hereby given in accordance with Section 3(1) of the Mental Health Act 2009, that the Chief Psychiatrist has determined the following classes of persons as Authorised Officers commencing from 25 October 2018:

Mt Gambier and Districts Health Service:

- Registered Nurses (levels 1, 2 and 3) working within emergency departments
- The position of After Hours Coordinator

DR J. BRAYLEY
Chief Psychiatrist

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 vehicles 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

Mazda MX-5 Club Of South Australia Incorporated

Made by the Registrar of Motor Vehicles

On 11 October 2018

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 vehicles 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:

- (b) 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

Toyota Landcruiser Club of Australia (S.A.) Incorporated

Made by the Registrar of Motor Vehicles

On 11 October 2018

South Australia

Motor Vehicles (Local Motors Autonomous Vehicle Glenelg Trial) Notice 2018

under Part 4A of the *Motor Vehicles Act 1959*

1 Short Title

This Notice may be cited as the *Motor Vehicles (Local Motors AV Glenelg Trial) Notice 2018*.

2 Commencement and operation

This Notice will come into operation at 12:01 am on the day after this Notice is published, and will expire at 11:59 pm on 30 June 2019.

3 Interpretation

In this Notice—

Act means the *Motor Vehicles Act 1959* (SA);

Council means the City of Holdfast Bay ABN 62 551 270 492;

authorised vehicle means the Local Motors Olli Shuttle, VIN 1L9LOCAL2JA571003;

Local Motors means Local Motors Australia Pty Ltd ACN 623 739 006;

Sage Automation means Sage Automation Pty Ltd ACN 104 119 833.

4 Authorisation

I hereby authorise, under section 134D of the Act, **Local Motors, Sage Automation, the City of Holdfast Bay**, the **owner(s)** of the authorised vehicle and any **individuals** authorised by Local Motors, Sage Automation, Council or the vehicle owner(s), to undertake a trial of automotive technology in accordance with Part 4A of the Act and the exemptions herein, subject to the conditions herein. The nature and scope of the trial is to test the interoperability of the authorised vehicle with a smart bus stop on shared paths open to the public.

5 Exemptions

5.1 I hereby exempt, under section 134E of the Act, the authorised vehicle from the following legislative requirements:

Road Traffic Act 1961 section 110B – Motor vehicle must bear vehicle identification plate
Road Traffic (Light Vehicles Standards) Rules 2018

5.2 Subject to clause 5.3, I hereby exempt Local Motors, Sage Automation, Council, the owner(s) of the authorised vehicle and any authorised individuals from the following legislative requirements:

Local Government Act 1999 sections 199, 200 and 202 – Management, use and consultation regarding community land

Motor Vehicles Act 1959 section 9 – Duty to register a vehicle

Passenger Transport Act 1994

Road Traffic Act 1961 section 110C – Offences regarding vehicle identification plate

Road Traffic Act 1961 section 117 – Liability of driver for breach of light vehicle standards

Road Traffic Act 1961 section 118 – Liability of operator for breach of light vehicle standards

Australian Road Rules Part 12 – Restrictions on stopping and parking

Development Regulations 2008 schedule 2 clause 8 – Advertising displays

Council By-Law 3: Local Government Land clause 3.5 – Causing an obstruction

5.3 The exemption from the requirements of sections 117 and 118 of the *Road Traffic Act 1961* does not extend to the requirement to maintain the vehicle in a safe condition within the meaning of section 116 of that Act.

6 Conditions

- 6.1 The authorised vehicle may only operate within the Council area designated in the Schedule to this Notice.
- 6.2 The authorised vehicle must operate in accordance with the Safe Work Method Statement and Traffic Management Plan as agreed from time to time between Local Motors, Council and the Department of Planning, Transport and Infrastructure.

7 Execution

HON STEPHAN KNOLL MP

Minister for Transport, Infrastructure and Local Government

Dated: 17 October 2018

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Closure of the Dutchmans Stern Conservation Park and Mount Brown Conservation Park

PURSUANT to Regulations 7(3) (a) and 7(3) (d) of the National Parks and Wildlife (National Parks) Regulations 2016, I, Stuart Anthony Maxwell Paul, A/Director, Regional Programs, Parks and Regions Group, authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of The Dutchmans Stern Conservation Park and Mount Brown Conservation Park from:

6am on Saturday, 10 November 2018 until 11.30am on Friday, 16 November 2018

The purpose of the closure is to ensure the safety of the public during a pest control program within the reserves during the period indicated.

Dated: 16 October 2018

S. A. M. PAUL
A/Director
Regional Programs, Parks and Regions Group
Department for Environment and Water

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Closure of Munga-Thirri – Simpson Desert Regional Reserve and Munga-Thirri – Simpson Desert Conservation Park

PURSUANT to Regulations 7 (3) (a) and 7 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2016, I, Stuart Anthony Maxwell Paul, Acting Director, Regional Programs, delegate of the Director of National Parks and Wildlife, close to the public the whole of the Munga-Thirri – Simpson Desert Regional Reserve and the whole of Munga-Thirri – Simpson Desert Conservation Park from:

6 p.m. on Friday, 30 November 2018 until 6 p.m. on Friday, 15 March 2019.

The purpose of the closure is in the interest of public safety as a result of anticipated high daytime temperatures likely to be experienced in the reserves during the closure period.

Dated: 16 October 2018

S. A. M. PAUL
A/Director
Regional Programs
Department for Environment and Water

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Closure of the Telowie Gorge Conservation Park and the Napperby Block of Mt Remarkable National Park

PURSUANT to Regulations 7(3) (a) and 7(3) (d) of the National Parks and Wildlife (National Parks) Regulations 2016, I, Stuart Anthony Maxwell Paul, A/Director, Regional Programs, Parks and Regions Group, authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of Telowie Gorge Conservation Park and the Napperby Block of Mt Remarkable National Park from:

6am on Saturday, 24 November 2018 until 11.30pm on Friday, 30 November 2018

The purpose of the closure is to ensure the safety of the public during a pest control program within the reserves during the period indicated.

Dated: 16 October 2018

S. A. M. PAUL
A/Director
Regional Programs, Parks and Regions Group
Department for Environment and Water

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

National Parks and Wildlife Reserves – Fire Restrictions

PURSUANT to Regulation 15 of the National Parks and Wildlife (National Parks) Regulations 2016, I, John Erwin Schutz, Director of National Parks and Wildlife and authorised delegate of the Witjira National Park Co-management Board and Lake Gairdner National Park Co-management Board, in my capacity as Chief Executive, impose fire restrictions for National Parks and Wildlife Reserves located in the South Australian Country Fire Service Fire Ban Districts as listed in Schedule 1 below.

The purpose of these fire restrictions is to ensure the safety of visitors using the Reserves, and in the interests of protecting the Reserves and neighbouring properties.

Dated: 18 October 2018

J. E. SCHUTZ
Director
National Parks and Wildlife
Chief Executive, Department for Environment and Water

SCHEDULE 1

1. Adelaide Metropolitan

All Reserves: All wood fires, solid fuel fires, gas fires and liquid fuel fires are prohibited throughout the year.

Exception: Cobbler Creek Recreation Park: All wood fires, or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted in designated areas only, other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Adelaide and Mount Lofty Ranges Natural Resources Centre (08) 8273 9100 or CFS Fire Bans Hotline 1300 362 361

2. Mount Lofty Ranges

Belair National Park: All wood fires, or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted in designated areas only, other than on days of total fire ban.

Exception: Designated fixed gas barbecues may be used on days of total fire ban other than when the Director has formally closed the Reserve in accordance with Regulation 7(3)(b) of the *National Parks and Wildlife (National Parks) Regulations 2016*.

Adelaide International Bird Sanctuary National Park - Winaitiyati Pangkara, Anstey Hill Recreation Park, Black Hill Conservation Park, Brownhill Creek Recreation Park, Cleland Conservation Park, Gum Tree Gully Conservation Park, Hesperilla Conservation Park, Kaiserstuhl Conservation Park, Morialta Conservation Park, Mount George Conservation Park, Newland Head Conservation Park, O'Halloran Hill Recreation Park, Sandy Creek Conservation Park, Shepherds Hill Recreation Park, Sturt Gorge Recreation Park: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted in designated areas only, other than on days of total fire ban.

Exception: Adelaide International Bird Sanctuary National Park - Winaitiyati Pangkara, Ocean beach foreshores - Wood fires or solid fuel fires are permitted between high water mark and low water mark, other than on days of total fire ban. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Aldinga Scrub Conservation Park, Blackwood Forest Recreation Park, Charleston Conservation Park, Cox Scrub Conservation Park, Eric Bonython Conservation Park, Eurilla Conservation Park, Ferries - McDonald Conservation Park, Finnis Conservation Park, Giles Conservation Park, Greenhill Recreation Park, Hale Conservation Park, Horsnell Gully Conservation Park, Kenneth Stirling Conservation Park, Kyeema Conservation Park, Mark Oliphant Conservation Park, Moana Sands Conservation Park, Montacute Conservation Park, Mount Billy Conservation Park, Mount Magnificent Conservation Park, Mylor Conservation Park, Myponga Conservation Park, Nixon - Skinner Conservation Park, Onkaparinga River Recreation Park, Scott Conservation Park, Scott Creek Conservation Park, Spring Mount Conservation Park, Stipiturus Conservation Park, Talisker Conservation Park, The Knoll Conservation Park, Tolderol Game Reserve, Totness Recreation Park, Warren Conservation Park, Waitpinga Conservation Park, Wiljani Conservation Park and Yulte Conservation Park: All wood fires, solid fuel fires, liquid fuel and gas fires are prohibited throughout the year.

Deep Creek Conservation Park and Onkaparinga River National Park: All wood fires or solid fuel fires are prohibited from 1 November 2018 to 30 April 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Para Wirra Conservation Park: All wood fires or solid fuel fires are prohibited from 1 November 2018 to 30 April 2019. Gas fires or liquid fuel fires are permitted in designated areas other than on days of total fire ban.

All other Reserves: All wood fires or solid fuel fires are prohibited from 1 December 2018 to 30 April 2019. Gas fires or liquid fuel fires are permitted in designated areas other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Adelaide and Mount Lofty Ranges Natural Resources Centre (08) 8273 9100, SA Murray – Darling Basin Natural Resources Centre (08) 8532 9100 or CFS Fire Bans Hotline 1300 362 361.

3. Kangaroo Island

Lashmar Conservation Park: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Exception: Antechamber Bay Campground - All wood fires or solid fuel fires are prohibited from 1 December 2018 to 30 April 2019, fires are permitted outside of these dates in designated areas only. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Cape Gantheaume Conservation Park: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Exception: Sewer Beach carpark - All wood fires or solid fuel fires are prohibited from 1 December 2018 to 30 April 2019, fires are permitted outside of these dates in designated areas only. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Kelly Hill Conservation Park: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Exception: Tea Tree Campsite, Grassdale - All wood fires or solid fuel fires are prohibited from 1 December 2018 to 30 April 2019, fires are permitted outside of these dates in designated areas only. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

All other Reserves: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Kangaroo Island Natural Resources Centre (08) 8553 4444 or CFS Fire Bans Hotline 1300 362 361.

4. Mid North

Mokota Conservation Park, Mimbara Conservation Park and Spring Gully Conservation Park: All wood fires, solid fuel fires, Gas fires or liquid fuel fires are prohibited throughout the year.

Clements Gap Conservation Park and Adelaide International Bird Sanctuary National Park - Winaitiyatyi Pangkara: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Exception: Adelaide International Bird Sanctuary National Park - Winaitiyatyi Pangkara, Ocean beach foreshores - Wood fires or solid fuel fires are permitted between high water mark and low water mark, other than on days of total fire ban. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

All other Reserves: All wood fires or solid fuel fires are prohibited from 1 November 2018 to 30 April 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Northern and Yorke Natural Resources Centre (08) 8841 3400 or CFS Fire Bans Hotline 1300 362 361.

5. Yorke Peninsula

Innes National Park: All wood fires or solid fuel fires are prohibited from 1 November 2018 to 15 April 2019, fires are permitted outside of these dates in designated areas only. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

All other Reserves: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Northern and Yorke Natural Resources Centre (08) 8841 3400 or CFS Fire Bans Hotline 1300 362 361.

6. Murraylands

Bandon Conservation Park, Billiatt Conservation Park, Brookfield Conservation Park, Carcuma Conservation Park, Etrick Conservation Park, Karte Conservation Park, Lowan Conservation Park, Marne Valley Conservation Park, Mowantjie Willauwar Conservation Park, Ngarkat Conservation Park, Peebinga Conservation Park, Poonthie Ruwe Conservation Park, Ridley Conservation Park, Swan Reach Conservation Park: All wood fires or solid fuel fires are prohibited from 1 November 2018 to 15 April 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Ngaut Ngaut Conservation Park: Please refer to separate notice published by the Ngaut Ngaut Conservation Park Co-management Board.

All other Reserves: All wood fires or solid fuel fires are prohibited throughout the year.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the SA Murray – Darling Basin Natural Resources Centres at Berri (08) 8580 1800 or Murray Bridge (08) 8532 9100 or CFS Fire Bans Hotline 1300 362 361.

7. Riverland

Cooltong Conservation Park, Hogwash Bend Conservation Park, Pooginook Conservation park, All wood fires or solid fuel fires are prohibited throughout the year.

All other Reserves: All wood fires or solid fuel fires are prohibited from 1 November 2018 to 15 April 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact either the SA Murray – Darling Basin Natural Resources Centres at Berri (08) 8580 1800 or Murray Bridge (08) 8532 9100 or CFS Fire Bans Hotline 1300 362 361.

8. Upper South East

Aberdour Conservation Park, Bunbury Conservation Reserve, Mount Monster Conservation Park, Poocher Swamp Game Reserve, and Potters Scrub Conservation Park: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Coorong National Park: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Exception: Ocean beach foreshores - Wood fires or solid fuel fires are permitted between high water mark and low water mark, other than on days of total fire ban. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Gum Lagoon Conservation Park: All wood fires or solid fuel fires are prohibited from 15 November 2018 to 15 April 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

All other Reserves: All wood fires or solid fuel fires are prohibited from 15 November 2018 to 15 April 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the South East Natural Resources Centre (08) 8735 1177 or CFS Fire Bans Hotline 1300 362 361.

9. Lower South East

Bool Lagoon Game Reserve, Ewens Ponds Conservation Park, Hacks Lagoon Conservation Park, Lake Frome Conservation Park, Paranki Lagoon Conservation Park, Bernoulli Conservation Reserve, Butcher Gap Conservation Park and Lower Glenelg River Conservation Park: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Piccaninnie Ponds Conservation Park: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Exception: All reserves with ocean beach foreshores - Wood fires or solid fuel fires are permitted between high water mark and low water mark, provided

- (a) It is not a total fire ban day;
- (b) Wood has been supplied from outside the park;
- (c) A person is in attendance; and
- (d) The fire is extinguished before departure

All other Reserves: All wood fires or solid fuel fires are prohibited from 22 November 2018 to 30 April 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the South East Natural Resources Centre (08) 8735 1177 or CFS Fire Bans Hotline 1300 362 361.

10. Flinders

Ikara-Flinders Ranges National Park: All wood fires or solid fuel fires are prohibited from 22 October 2018 to 15 April 2019, fires are permitted outside of these dates in designated areas only. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Exception: Within Wilpena Pound - All wood fires, solid fuel fires, liquid fuel or gas fires are prohibited throughout the year other than at Cooinda Camp where gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Mount Remarkable National Park: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Exception: Mambray Creek Campground – All wood fires or solid fuel fires are prohibited from 1 November 2018 to 15 April 2019, fires are permitted outside of these dates in designated areas only. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

All other Reserves: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the SA Arid Lands Natural Resources Centre (08) 8648 5300, Northern and Yorke Natural Resources Centre (08) 8841 3400 or Wilpena Visitor Centre (08) 8648 0048 or CFS Fire Bans Hotline 1300 362 361.

11. North East Pastoral

Chowilla Regional Reserve, Dangali Conservation Park, Ediacara Conservation Park, Innamincka Regional Reserve, Lake Frome Regional Reserve, Lake Torrens National Park, Pualco Range Conservation Park, Munga-Thirri – Simpson Desert Conservation Park, Munga-Thirri – Simpson Desert Regional Reserve, Vulkathunha-Gammon Ranges National Park: All wood fires or solid fuel fires are prohibited from 22 October 2018 to 31 March 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Malkamba-Coongie Lakes National Park, Kati Thanda-Lake Eyre National Park, Wabma Kadarbu Mound Springs Conservation Park: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Witjira National Park: All wood fires are prohibited throughout the year. Solid fuel fires are prohibited from 22 October 2018 to 31 March 2019, solid fuel fires are permitted outside of these dates in portable fire pits, braziers with trays, or similar receptacles, other than on days of total fire ban. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Exception: Mt Dare Campground – Gas fires or liquid fuel fires are permitted other than on days of total fire ban. Wood fires and solid fuel fires are prohibited from 22 October 2018 to 31 March 2019. Wood fires or solid fuel fires are otherwise permitted providing the following conditions are met:

- (a) it is not a total fire ban day;
- (b) wood has been supplied from outside the park;
- (c) a person is in attendance; and
- (d) the fire is extinguished before departure.

All other Reserves: All wood fires, solid fuel fires, gas fires and liquid fuel fires are prohibited throughout the year.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the SA Arid Lands Natural Resources Centre (08) 8648 5300, SA Murray – Darling Basin Natural Resources Centre (08) 8595 2111 or CFS Fire Bans Hotline 1300 362 361.

12. Eastern Eyre Peninsula

Caralue Bluff Conservation Park, Carappee Hill Conservation Park, Darke Range Conservation Park, Franklin Harbor Conservation Park, Heggaton Conservation Park, Ironstone Hill Conservation Park, Lake Gilles Conservation Park, Middle Camp Hills Conservation Park, Munyaroo Conservation Park, Pinkawillinie Conservation Park, Pinkawillinie Reservoir Conservation Reserve, Poolgarra Conservation Reserve, Rudall Conservation Park, Sheoak Hill Conservation Park, The Plug Range Conservation Park Verran Tanks Conservation Park, Wharminda Conservation Park, Yeldulknie Conservation Park: All wood fires or solid fuel fires are prohibited from 1 November 2018 to 15 April 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

All other Reserves: All wood fires, solid fuel fires, gas fires and liquid fuel fires are prohibited throughout the year.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Eyre Peninsula Natural Resources Centre (08) 8688 3111 or CFS Fire Bans Hotline 1300 362 361.

13. North West Pastoral

Lake Gairdner National Park, Lake Torrens National Park, Mamungari Conservation Park and Tallaringa Conservation Park: All wood fires or solid fuel fires are prohibited from 1 November 2018 to 31 March 2019. Gas fires and liquid fuel fires are permitted other than on days of total fire ban.

All other Reserves: All wood fires, solid fuel fires, gas fires and liquid fuel fires are prohibited throughout the year.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact either the Alinytjara Wilurara Natural Resources Centre (08) 8625 3706, Eyre Peninsula Natural Resources Centre (08) 8688 3111 or CFS Fire Bans Hotline 1300 362 361.

14. Lower Eyre Peninsula

Coffin Bay National Park, Kellidie Bay Conservation Park, Lincoln National Park, , Mount Dutton Bay Conservation Park, Murrumbidgee Conservation Park, Sleaford Mere Conservation Park, Sir Joseph Banks Group Conservation Park, Shannon Conservation Park. All wood fires or solid fuel fires are prohibited from 1 November 2018 to 15 April 2019. Gas fires are permitted other than on days of total fire ban.

Exception: Coffin Bay National Park, Lincoln Nation Park. Wood fires or solid fuel fires are permitted between high water mark and low water mark, providing the following conditions are applied:

- (a) it is not a total fire ban day;
- (b) wood has been supplied from outside the park;
- (c) a person is in attendance; and
- (d) the fire is extinguished before departure.

Exception: Surfleet Cove Campground (Lincoln National Park) - All wood fires or solid fuel fires are prohibited to low water mark between Surfleet Point and Spalding Cove throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

All other Reserves: All wood fires, solid fuel fires, gas fires and liquid fuel fires are prohibited throughout the year.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Eyre Peninsula Natural Resources Centre (08) 8688 3111 or CFS Fire Bans Hotline 1300 362 361.

15. West Coast

Acraman Creek Conservation Park, Barwell Conservation Park, Bascombe Well Conservation Park, Boondina Conservation Park, Calpatanna Waterhole Conservation Park, Cape Blanche Conservation Park, Caratoola Recreation Park, Chadinga Conservation Park, Cocata Conservation Park, Corrobinnie Hill Conservation Park, Fowlers Bay Conservation Park, Gawler Ranges Conservation Park, Gawler Ranges National Park, Kulliparu Conservation Park, Laura Bay Conservation Park, Lake Gilles Conservation Park, Lake Newland Conservation Park, Nullarbor Regional Reserve, Nullarbor National Park, Peachna Conservation Park, Pinkawillinie Conservation Park, Point Bell Conservation Park, Point Labatt Conservation Park, Pureba Conservation Park, Sceale Bay Conservation Park, Searcy Bay Conservation Park, Venus Bay Conservation Park, Wahgunyah Conservation Park, Wittelbee Conservation Park, Yellabinna Regional Reserve and Yumberra Conservation Park: All wood fires or solid fuel fires are prohibited from 1 November 2018 to 15 April 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

All other Reserves: All wood fires, solid fuel fires, gas fires and liquid fuel fires are prohibited throughout the year.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Eyre Peninsula Natural Resources Centre (08) 8688 3111, Alinytjara Wilurara Natural Resources Centre (08) 8625 3706 or CFS Fire Bans Hotline 1300 362 361.

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Ngaut Ngaut Conservation Park – Fire Restrictions

PURSUANT to Regulation 15 of the National Parks and Wildlife (National Parks) Regulations 2016, the Ngaut Ngaut Conservation Park Co-management Board imposes fire restrictions for Ngaut Ngaut Conservation Park as follows:

All wood fires or solid fuel fires are prohibited from 1 November 2018 to 15 April 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

The purpose of these fire restrictions is to ensure the safety of visitors using the reserve, and in the interests of protecting the reserve and neighbouring properties.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the SA Murray – Darling Basin Natural Resources Centers at Berri (08) 8580 1800 or Murray Bridge (08) 8532 9100 or CFS Fire Bans Hotline 1300 362 361.

Dated: 23 October 2018

P. GILLEN
Deputy Board Chairperson

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Overnight Closure of Selected Tracks and Walking Trails within Ikara-Flinders Ranges National Park

PURSUANT to Regulations 7(3) (a) and 7(3) (d) of the National Parks and Wildlife (National Parks) Regulations 2016, I, Lisen Marjory Loan, A/Director Regional Programs, Parks and Regions, close to the public –

- Trezona Track
- Mount Sunderland Track
- Rifle Range Track
- Old Blinman Track
- Jones Camp Track
- Telegraph Track
- St Mary Peak outside trail
- Cooina Track
- Pound Gap Track

within Ikara-Flinders Ranges National Park, every night from:

- 8.30 p.m. to 5 a.m. between Sunday, 31 October 2018 and Friday, 30 November 2018
- 9 p.m. to 5 a.m. between Friday, 30 November 2018 and Thursday, 31 January 2019
- 8.30 p.m. to 5 a.m. between Thursday, 31 January 2019 and Thursday, 28 February 2019
- 8 p.m. to 5 a.m. between Thursday, 28 February 2019 and Tuesday, 30 April 2019
- 6 p.m. to 5 a.m. between Tuesday, 30 April 2019 and Wednesday, 31 July 2019
- 6.30 p.m. to 5 a.m. between Wednesday, 31 July 2019 and Monday, 30 September 2019

All tracks and walking trails will remain open outside of these times.

The purpose of the closure is to ensure the safety of the public during a pest control program to be conducted after dark in the vicinity of these tracks.

Dated: 9 October 2018

LISIEN M LOAN
A/Director
Regional Programs, Parks and Regions
Department for Environment and Water

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Partial Closure of Ikara-Flinders Ranges National Park

PURSUANT to Regulations 7 (3) (a) and 7 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2016, I, Stuart Anthony Maxwell Paul, Acting Director, Regional Programs, Parks and Regions Group, an authorised delegate of the Ikara-Flinders Ranges National Park Co-management Board, close to the public, parts of Ikara-Flinders Ranges National Park from 6 p.m. on Friday, 30 November 2018 until 6 a.m. on Friday, 1 March 2019.

The partial closure applies to:

Cooinda Campground; and

The following walking/hiking trails from where they diverge from the *Heysen Trail*:-

- St Mary Peak (Ngarri Mudlanha) Hike – loop route (inside trail)
- Malloga Falls Hike
- Cooinda Camp Trail
- St Mary Peak (Ngarri Mudlanha) Hike – direct route (outside trail); and

The following walking/hiking trail from where it diverges from the *Boom and Bust Trail* (formerly known as the Drought Buster Hike):

- Mount Ohlssen-Bagge Hike

A map identifying the partial closure is available for viewing and/or downloading at the following website: www.parks.sa.gov.au

The purpose of the closure is in the interest of public safety as a result of anticipated high daytime temperatures likely to be experienced in these remote areas within the reserve during the period indicated.

Dated: 16 October 2018

S. A. M PAUL
A/Director
Regional Programs
Department for Environment and Water

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Yumbarra Conservation Park – Fire Restrictions

PURSUANT to Regulation 15 of the National Parks and Wildlife (National Parks) Regulations 2016, the Yumbarra Conservation Park Co-management Board imposes fire restrictions for Yumbarra Conservation Park as follows:

All wood fires or solid fuel fires are prohibited from 1 November 2018 to 15 April 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

The purpose of these fire restrictions is to ensure the safety of visitors using the reserve, and in the interests of protecting the reserve and neighbouring properties.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact either the Alinytjara Wilurara Natural Resources Centre (08) 8625 3706, Eyre Peninsula Natural Resources Centre (08) 8688 3111 or CFS Fire Bans Hotline 1300 362 361.

Dated: 11 October 2018

DR MATTHEW WARD
Board Chairperson

NATIONAL PARKS AND WILDLIFE (UNNAMED CONSERVATION PARK – MARALINGA TJARUTJA LANDS) REGULATIONS 2004

Mamungari Conservation Park – Fire Restrictions

PURSUANT to Regulation 12 of the National Parks and Wildlife (Unnamed Conservation Park – Maralinga Tjarutja Lands) Regulations 2004, the Maralinga Lands Unnamed Conservation Park (Mamungari) Co-management Board imposes fire restrictions for Mamungari Conservation Park as follows:

All wood fires or solid fuel fires are prohibited from 22 October 2018 to 31 March 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

The purpose of these fire restrictions is to ensure the safety of visitors using the reserve, and in the interests of protecting the reserve and neighbouring properties.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact either the Alinytjara Wilurara Natural Resources Centre (08) 8625 3706, Eyre Peninsula Natural Resources Centre (08) 8688 3111 or CFS Fire Bans Hotline 1300 362 361.

Dated: 19 October 2018

MR J LEBOIS
Board Chairperson

NATURAL RESOURCES MANAGEMENT ACT 2004

NOTICE OF AUTHORISATION TO TAKE WATER FROM THE CENTRAL ADELAIDE PRESCRIBED WELLS AREA

Ref. 255320

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 Marion ('the water user') to take 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 6628-26733, 6628-26731, 6628-26735, 6628-26025 and 6628-7944.

SCHEDULE B

Purpose

For irrigation within the City of Marion and commercial use including delivery to the Tonsley Innovation District, in association with the Oaklands Park 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 up to:
 - a. 266,000 kilolitres in the 2018-19 water use year (maximum 53,000 kilolitres per annum per well, 5 wells in total), and
 - b. 300,000 kilolitres in the 2019-20 water use year (maximum 60,000 kilolitres per annum per well, 5 wells in total), and
 - c. 333,000 kilolitres in the 2020-21 water use year (maximum 56,000 kilolitres per annum per well, 6 wells in total)
 may be taken 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;
 - b. extraction volumes; and
 - c. groundwater water level and salinity values.
6. The water user must provide the data collected in the form of an annual report in accordance with Condition 5 to the Minister's representative prior to the end of July each 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>
7. 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 submitted and approved by no later than 1 January 2019.
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 provided that such wells are completed in the Tertiary limestone aquifer system only and to be located within Certificate of Titles; Volumes and Folios 5877/926, 5102/220, 5754/525 and 6131/189 ('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), as provided by the relevant authority.

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: 22 October 2018

DAVID SPEIRS
Minister for Environment and Water

PASSENGER TRANSPORT ACT 1994

Concession Cards – Adelaide Metro Regular Passenger Transport Services

Pursuant to Regulation 149(1) of the Passenger Transport Regulations 2009, I, the Hon Stephan Karl Knoll MP, Minister for Transport, Infrastructure and Local Government, do hereby:

1. revoke the determination made on 11 July 2017 in respect of the seniors card, the travel pass, the transport concession card and the mobility pass; and
2. determine the following cards as outlined in schedule 1 as a concession card providing transport concession (as detailed) on all Adelaide Metro regular passenger transport services.

SCHEDULE 1

SENIORS CARD issued by the Department for Health and Wellbeing, Government of South Australia



Holders of a Seniors Card issued by the Department for Health and Wellbeing are entitled to free travel on all Adelaide Metro services at the following times:

- weekdays before 7.01am, between 9.01am to 3.00pm and after 7.00pm; and
- all day Saturday, Sunday and public holidays.

At all other times, holders of the Seniors Card are entitled to travel at concession fares.

Seniors Cards issued in the other States and Territories of Australia, are accepted for concession travel in Adelaide Metro and Regional South Australia.

Free travel is provided by way of a Metrocard Special Pass.

TRAVEL PASS metroCARD Special Pass issued by the Department of Planning, Transport and Infrastructure, South Australian Government



Front of Card



Back of Card



Accepted but no longer issued

People with a vision impairment who are legally blind (as per the definition of permanent blindness in the *Social Security Act 1991*—Commonwealth) are issued with a Travel Pass metroCARD Special Pass. The Special Pass entitles the holder to free travel on all Adelaide Metro bus, train and tram services.

If the holder is unable to, or chooses not to use or validate the metroCARD Special Pass, they can still use their VIP Travel Pass.

The metroCARD Special Pass must be carried when traveling on all Adelaide Metro bus, train or tram services and shown to Operation Staff (drivers) when boarding the transport vehicle or Prescribed Officers when requested.

TRANSPORT CONCESSION CARD issued by the Department of Human Services, South Australian Government.



Transport Concession Cards are provided to persons or their dependants, who are currently receiving an eligible Centrelink allowance. The holder of the card is entitled to concession fare travel on all Adelaide Metro bus, train and tram services.

*MetroCARD Special Pass issued by the
Department of Planning, Transport and Infrastructure, South Australian Government*



Front of Card



Back of Card



No longer issued (discontinued)

The metroCARD Special Pass for Mobility clients, entitles the holder to free travel on all Adelaide Metro bus, train and tram services. If the holder is unable to validate the metroCARD Special Pass, the metroCARD Special Pass will be required to be shown to Operation Staff (drivers) when boarding the transport vehicle and Prescribed Officers when requested.

Dated: 15 October 2018

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

PASSENGER TRANSPORT ACT 1994

Concession Cards – Provincial City and State Government contracted Regional Bus Services throughout South Australia

Pursuant to Regulation 149(1) of the Passenger Transport Regulations 2009, I, the Hon Stephan Karl Knoll MP, Minister for Transport, Infrastructure and Local Government, do hereby:

1. revoke the determination made on 11 July 2017 in respect of the seniors card and the transport concession card; and
2. determine the following cards as outlined in schedule 1 as a concession card providing transport concession (as detailed) **on all Provincial City and State Government Contracted Regional Bus Services throughout South Australia.**

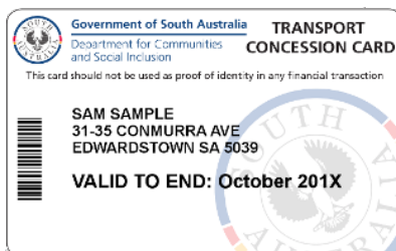
SCHEDULE 1

SENIORS CARD issued by the Department for Health and Wellbeing, Government of South Australia.



Holders of a Seniors Card are entitled to travel at concession holder fares on all Provincial City and State Government Contracted Regional Bus Services throughout South Australia. Seniors Cards issued in the other States and Territories of Australia, are accepted for concession travel in the Adelaide Metropolitan area and regional South Australia.

TRANSPORT CONCESSION CARD issued by the Department of Human Services, South Australian Government.



Transport Concession Cards are provided to persons or their dependants, who are currently receiving an eligible Centrelink allowance. Holders of the Transport Concession card are entitled to concession travel on all Provincial City and State Government Contracted Regional Bus services throughout South Australia.

Dated: 15 October 2018

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

SUSPENSION OF PETROLEUM EXPLORATION LICENCE

PEL 120

Pursuant to section 90 of the *Petroleum and Geothermal Energy Act 2000*, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended for the period from 12 October 2018 until 11 April 2019 inclusive, pursuant to delegated powers dated 29 June 2018.

The expiry date of PEL 120 is now determined to be 1 January 2020.

Dated: 16 October 2018

BARRY A. GOLDSTEIN
Executive Director
Energy Resources Division
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

RADIATION PROTECTION AND CONTROL ACT 1982

SECTION 44

Notice by Delegate of the Minister for Environment and Water

PURSUANT to Section 44 of the *Radiation Protection and Control Act 1982* (the Act), I, Tony Circelli, Chief Executive of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt the holder of Licence 50979 issued pursuant to Section 24 of the Act from the requirement to pay the annual fee prescribed by Section 24(4a) of the Act on applying to renew licence 50979, subject to the following conditions:

The exemption will apply to the annual fee payable for one calendar year only from the commencement of Licence 50979 as renewed upon the expiration of the current term on 31 October 2018.

Dated: 19 October 2018

T. CIRCELLI
Delegate of the Minister for Environment and Water

ROAD TRAFFIC ACT 1961

Breath Analysing Instruments

I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 22 October, 2018, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the:

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

PD Number	Officer Name
76351	ADAMS, Callum John
73136	BLACK, Sharon Lee
75932	CORBEN, Ben Alexander
76588	HUANG, Yi
76503	HUGHES, Alex
74992	JAMES, Colin
76504	LINDER, Stephanie Irene
76600	PAGH, Charlotte Elizabeth
76525	POWELL, Adam Michael
76514	RIENIETS, Tobi Jane
76065	SMITH, Lorien Eric Michael
76507	WILSON, Megan Elizabeth

Dated: 22 October 2018

GRANT STEVENS
Commissioner of Police

Reference: 2018-0143

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

*Notice of Confirmation of Road Process Order**Road Closure – Flinders Lane (Portion), Naracoorte*

BY Road Process Order made on 22 December 2017, the Naracoorte Lucindale Council ordered that:

1. Portion of Flinders Lane adjoining Allotment 2 in Deposited Plan 76236, more particularly delineated and lettered 'C' in Preliminary Plan 17/0042 be closed.
2. Transfer the whole of land subject to closure marked 'C' to Robert John Thiele in accordance with the Agreement for Transfer dated 9 October 2017 entered into between the Naracoorte Lucindale Council and Robert John Thiele.
3. The following easement is to be granted over the whole of the land subject to that closure:
 - i. Grant to the South Australian Water Corporation an easement for sewerage purposes over the land marked 'B' in Deposited Plan 117584.

On 16 October 2018 that order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 117584 being the authority for the new boundaries.

Pursuant to section 24 of the Roads (Opening and Closing) Act, 1991, NOTICE of the order referred to above and its confirmation is hereby given.

Dated: 25 October 2018

M. P. BURDETT
Surveyor-General

DPTI: 2017/15227/01

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

Notice of Confirmation of Road Process Order

Road Closure – Public Road, Hilltown

BY Road Process Order made on 4 October 2018, the Clare and Gilbert Valleys Council ordered that:

1. The whole of the Public Roads situated dividing the Allotment comprising Pieces 91, 92 and 93 in Filed Plan 216136, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan 18/0017 be closed.
2. Transfer the whole of the land subject to closure to Thomas Leslie Chapman and Christine Elizabeth Chapman in accordance with the Agreement for Transfer dated 8 May 2018 entered into between the Clare and Gilbert Valleys Council and Thomas Leslie Chapman and Christine Elizabeth Chapman.

On 16 October 2018 that Order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 119736 being the authority for the new boundaries.

Pursuant to section 24 of the Roads (Opening and Closing) Act 1991, NOTICE of the Order referred to above and its confirmation is hereby given.

Dated: 25 October 2018

M. P. BURDETT
Surveyor-General

DPTI: 2018/11759/01

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

Notice of Confirmation of Road Process Order

Road Closure – Public Road, Kalangadoo

BY Road Process Order made on 24 August 2018, the Wattle Range Council ordered that:

1. Portions of Public Road situated adjoining Allotments 1 and 2 in Deposited Plan 28122, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan 18/0006 be closed.
2. Transfer the whole of the land subject to closure lettered 'A' to Reginald Lawrence Jones and Beverley Faye Jones in accordance with the Agreement for Transfer dated 15 August 2018 entered into between the Wattle Range Council and Reginald Lawrence Jones and Beverley Faye Jones.
3. Transfer the whole of the land subject to closure lettered 'B' to A & S Auld Investments Pty Ltd in accordance with the Agreement for Transfer dated 1 May 2018 entered into between the Wattle Range Council and A & S Auld Investments Pty Ltd

On 16 October 2018 that order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 119039 being the authority for the new boundaries.

Pursuant to section 24 of the Roads (Opening and Closing) Act 1991, NOTICE of the Order referred to above and its confirmation is hereby given.

Dated: 25 October 2018

M. P. BURDETT
Surveyor-General

DPTI: 2018/06141/01

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 34

Order by the Minister to Close Road

Paringa Paddock Road, Renmark

BY an Order made on 16 October 2018 under Sections 6 and 34 of the Roads (Opening and Closing) Act 1991, the Minister for Transport, Infrastructure and Local Government ordered that:

- 1) The whole of the Public Road (Paringa Paddock Road), more particularly delineated as the area lettered 'A' on Preliminary Plan 18/0005 be closed.
- 2) The closed road described in order (1) will vest in the Crown.

On 16 October 2018 that order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 117948 being the authority for the new boundaries.

Notice of the Order is hereby published in accordance with Section 34(7) of the said Act.

Dated: 25 October 2018

M. P. BURDETT
Surveyor-General

DPTI: 2018/05712/01

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 37

Certificate of Title

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

No Certificate of Title was issued for the land identified as Closed Road 'A' in Road Plan 2869 in the Hundred of Kapunda, Deposited in the Office of the Surveyor-General at Adelaide vide Notice of Confirmation of Road Order published in the Government Gazette of 20 July 1876.

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

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

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

Dated: 25 October 2018

M. P. BURDETT
Surveyor-General

DPTI: 2018/11910/01

TOBACCO PRODUCTS REGULATION ACT 1997

NOTICE BY THE MINISTER

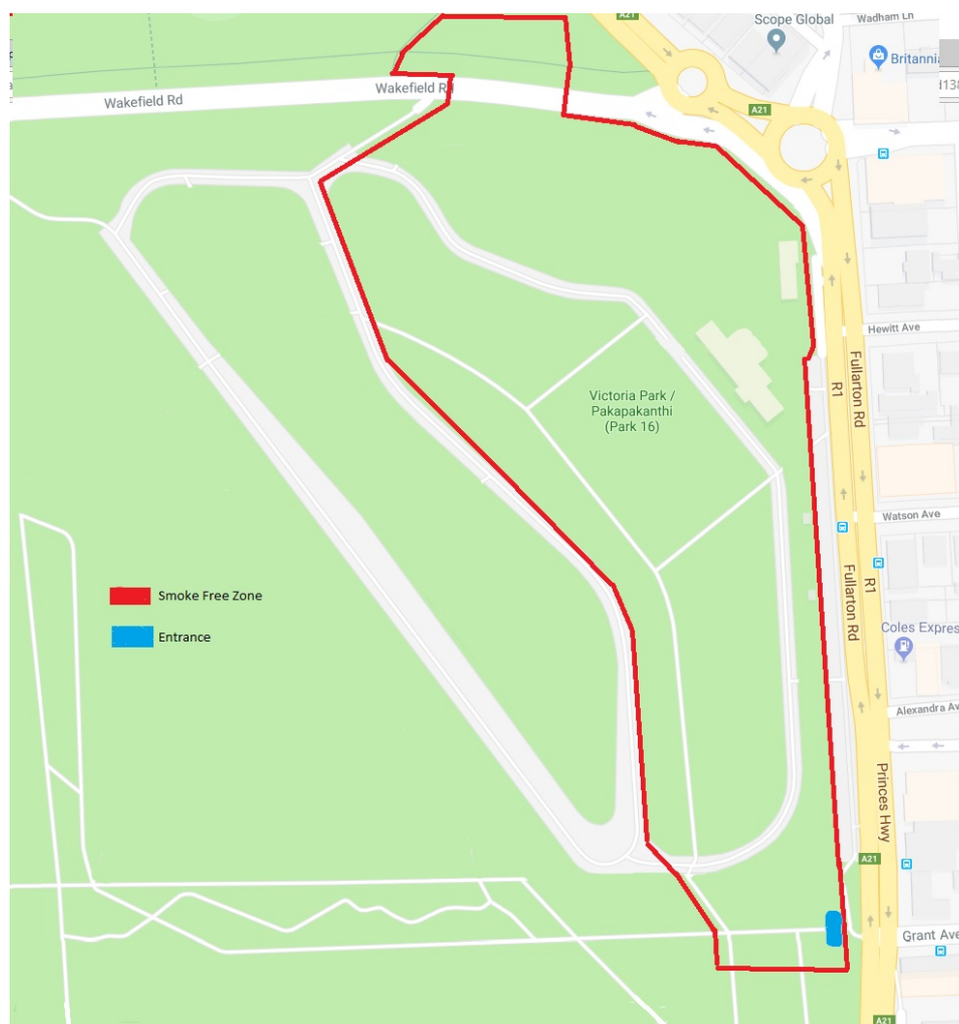
Declaration that Smoking is banned in Certain Public Areas under Section 51

TAKE NOTICE that I, Hon Stephen Wade MLC, Minister for Health and Wellbeing, pursuant to section 51 of the *Tobacco Products Regulation Act 1997*, in respect of the 2018 Adelaide Motorsport Festival, do hereby declare that the area delineated on the plan in the schedule will be declared smoke-free from 9.00am on Friday 30 November to 6.00pm on Sunday 2 December 2018.

Dated: 17 October 2018

STEPHEN WADE
Minister for Health and Wellbeing

MAP OF 2018 ADELAIDE MOTORSPORT FESTIVAL 2018, ADELAIDE, NO-SMOKING ZONE



WATER MAINS AND SEWERS

OFFICE OF THE SOUTH AUSTRALIAN WATER CORPORATION

Adelaide, 25 October 2018

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

CITY OF CHARLES STURT

Blackburn Court, Woodville North. p87

CITY OF MARION

Soho Street, Warradale. p6

DISTRICT COUNCIL OF MOUNT BARKER

Jaensch Road, Hahndorf. p85

CITY OF PLAYFORD

Easements in lot 513 in LTRO DP 118889 (road shown as Road F in Land Division number 292/D073/15), Carmela Avenue, Angle Vale. p126 and 127

Easements in lot 2 in LTRO DP 117308 (proposed roads McInness Place, Morris Street, Peel Terrace and Olsen Way in Land Division number 292/G096/15), Peachey Road, Munno Para. p131 and 132

CITY OF PORT ADELAIDE

Campbell Avenue, Rosewater. p20

Easements in lot 2 in LTRO DP 55367, lot 49 in LTRO FP 117931, lot 18 in LTRO FP 117900, lot 47 in LTRO FP 117929 and lot 19 in LTRO FP 117901 (proposed roads Beig Street, Hefford Avenue and Ross Avenue in Land Division number 040/D245/15), Goodall Avenue, Croydon Park. p28-31

CITY OF UNLEY

Balmoral Street, Fullarton. p150

OUTSIDE ADELAIDE WATER DISTRICT

DISTRICT COUNCIL OF MOUNT BARKER

Watson Way, Mount Barker. p26 and 27

Dianella Street, Mount Barker. p26 and 27

Myrtle Grove, Mount Barker. p26 and 27

Easement in allotment piece 1010 in LTRO DP 118119 (road shown as Heysen Boulevard in Land Division number 580/D048/15), Fidler Lane, Mount Barker. p32

Easements in lot 52 in LTRO DP 31944, lot 23 in LTRO FP 160100 and lot 24 in LTRO FP 160101 (proposed roads Red Cedar Parade, Cypress Grove, Glenlea Boulevard, Redwood Drive and Marblewood Way in Land Division number 580/d053/15), Wellington Road, Mount Barker. p116-118

BAROSSA COUNTRY LANDS WATER DISTRICT

CITY OF GAWLER

Easements in lot 1311 in LTRO DP 117580 (proposed road Filsell Terrace, and road shown as Road J in Land Division number 490/D068/12), Miller Road, Gawler South. p135 and 136

DISTRICT COUNCIL OF MALLALA

Magnolia Boulevard, Two Wells. p3-5

Daffodil Drive, Two Wells. p3 and 4

Almond Boulevard, Two Wells. p3 and 4

NARACOORTE WATER DISTRICT

NARACOORTE LUCINDALE COUNCIL

Corner Crescent, Naracoorte. p61

PORT ELLIOT WATER DISTRICT

CITY OF VICTOR HARBOR

Sapphire Way, Hayborough. p1 and 2

Peppermint Drive, Hayborough. p1 and 2

PORT LINCOLN WATER DISTRICT

CITY OF PORT LINCOLN

Monash Road, Port Lincoln. p86

STRATHALBYN WATER DISTRICT

ALEXANDRINA COUNCIL

Easements in lot 1000 in LTRO DP 112973 (proposed road Braemar Drive in Land Division 455/D074/08), Braemar Drive, Strathalbyn. p133 and 134

TANUNDA WATER DISTRICT

THE BAROSSA COUNCIL

Easements in lot 1000 in LTRO DP 111588 (proposed roads Grocke Way, Botten Road, Heuzenroeder Road, Hetzel Street, Juttner Close, Kindler Way and Olden Parade in Land Division number 960/D017/15), Grocke Way, Tanunda. p128-130

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CAMPBELLTOWN CITY COUNCIL

Gray Street, Tranmere. FB 1279 p16

CITY OF CHARLES STURT

Blackburn Court, Woodville North. FB 1279 p21

TOWN OF GAWLER

Easements in lot 37 in LTRO DP 25201 and lot 2 in LTRO FP 121203, Haines Road, Willaston. FB 1279 p18

CITY OF HOLDFAST BAY

Public Road (Right Of Way), west of lot 10 in LTRO DP 3041, Weewanda Street, Glenelg South. FB 1279 p33

CITY OF MARION

Soho Street, Warradale. FB 1279 p12

CITY OF NORWOOD PAYNEHAM AND ST PETERS

Across Shirley Avenue, Felixstow. FB 1279 p8

Fraser Avenue, Felixstow. FB 1279 p8

CITY OF ONKAPARINGA

Across Angela Street, Reynella. FB 1279 p32

Young Street, Reynella. FB 1279 p32

CITY OF PLAYFORD

Easements in lot 131 and lot 12 in LTRO DP 117677, Curtis Road, Smithfield Plains. FB 1278 p57 and 58

Easements in lot 7101 in LTRO DP 117308 (proposed roads McInnes Place, Reel Terrace and Olsen Way in Land Division Number 292/G096/15), Peachey Road, Munno Para. FB 1280 p10-12

CITY OF PORT ADELAIDE ENFIELD

Easements in lot 2 in LTRO DP 55367 (proposed roads Beig Street and Hefford Avenue in Land Division 040/D245/15), Regency Road, Croydon Park. FB 1280 p4-6

Easements in lot 49 in LTRO FP 117931, lot 18 in LTRO FP 117900, lot 47 in LTRO FP 117929 and lot 19 in LTRO FP 117901 (proposed roads Beig Street, Hefford Avenue and Ross Avenue in Land Division 040/D245/15), Goodall Avenue, Croydon Park. FB 1280 p4-9

Pine Street, Woodville Gardens. FB 1279 p10

Seventh Avenue, Woodville Gardens. FB 1279 p11

Third Avenue, Klemzig. FB 1279 p13

CITY OF SALISBURY

Easement in lot 1624 in LTRO DP 9329, Adrian Street, Ingle Farm. FB 1279 p17

CITY OF TEA TREE GULLY

Sandra Avenue, Tea Tree Gully. FB 1279 p23

CITY OF UNLEY

Balmoral Street, Fullarton. FB 1279 p34

TOWN OF WALKERVILLE

Short Street, Walkerville. FB 1279 p9

CITY OF WEST TORRENS

Across Grove Avenue, Marleston. FB 1279 p22

Easement in lot 63 in LTRO FP 7378, Grove Avenue, Marleston. FB 1279 p22

Barwell Avenue, Kurralt Park. FB 1279 p35

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

Crouch Street, Mount Gambier. FB 1279 p15

PORT LINCOLN COUNTRY DRAINAGE AREA**CITY OF PORT LINCOLN**

Monash Road, Port Lincoln. FB 1279 p19

STIRLING COUNTRY DRAINAGE AREA**ADELAIDE HILLS COUNCIL**

Alta Crescent, Stirling. FB 1279 p20

VICTOR HARBOR COUNTRY DRAINAGE AREA**CITY OF VICTOR HARBOR**

In and across Sapphire Way, Hayborough. FB 1280 p1-3

Peppermint Drive, Hayborough. FB 1280 p1-3

Hope Street, Encounter Bay. FB 1279 p14

OUTSIDE ADELAIDE DRAINAGE AREA**TOWN OF GAWLER**

Easements in lot 304 in LTRO DP 113752 along with lots 1311 and 1309 in LTRO DP 117580 (proposed road Filsell Terrace and road shown as Road J in Land Division Number 490/D023/16), Miller Road, Gawler South. FB 1280 p16-19

Filsell Terrace, Gawler South. FB 1280 p16, 17 and 19

CITY OF PLAYFORD

Easements in lot 513 in LTRO DP 118889 (proposed road Green Court shown as Road F in Land Division Number 292/D073/15), Carmela Avenue, Angle Vale. FB 1280 p13-15

ROCH CHEROUX
Chief Executive Officer
South Australian Water Corporation

WILDERNESS PROTECTION REGULATIONS 2006

Wilderness Protection Areas - Fire Restrictions

PURSUANT to Regulation 12 of the Wilderness Protection Regulations 2006, I, John Erwin Schutz, Director of National Parks and Wildlife impose fire restrictions for Wilderness Protection Areas located in the South Australian Country Fire Service Fire Ban Districts as listed in Schedule 1 below.

The purpose of these fire restrictions is to ensure the safety of visitors, and in the interests of protecting the Wilderness Protection Areas and neighbouring properties.

Dated: 18 October 2018

J. E. SCHUTZ
Director
National Parks and Wildlife

SCHEDULE 1

1. KANGAROO ISLAND

All Wilderness Protection Areas: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Kangaroo Island Natural Resources Centre (08) 8553 4444 or CFS Fire Bans Hotline 1300 362 361.

2. EASTERN EYRE PENINSULA

All Wilderness Protection Areas: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Eyre Peninsula Natural Resources Centre (08) 8688 3111 or CFS Fire Bans Hotline 1300 362 361.

3. LOWER EYRE PENINSULA

All Wilderness Protection Areas: All wood fires or solid fuel fires are prohibited to low water mark throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Eyre Peninsula Natural Resources Centre (08) 8688 3111 or CFS Fire Bans Hotline 1300 362 361.

4. MURRAYLANDS

All Wilderness Protection Areas: All wood fires, solid fuel fires and gas fires or liquid fuel fires are prohibited throughout the year

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the SA Murray - Darling Basin Natural Resources Centre at Berri (08) 8580 1800 or Murray Bridge (08) 8532 9100 or CFS Fire Bans Hotline 1300 362 361.

5. NORTH east pastoral

All Wilderness Protection Areas: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

Danggali Wilderness Area: All wood fires or solid fuel fires and gas fires or liquid fuel fires are prohibited throughout the year.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Natural Resources Centre (08)8580 1800 or Natural Resources Centre (08) 8532 9100 or CFS Fire Bans Hotline 1300 362 361.

6. NORTH WEST PASTORAL

Yellabinna Wilderness Protected Area: All wood fires or solid fuel fires are prohibited from 22 October 2018 to 31 March 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Alinytjara Wilurara Natural Resources Centre (08) 8625 5690 or Eyre Peninsula Natural Resources Centre (08) 8688 3111 or CFS Fire Bans Hotline 1300 362 361.

7. WEST COAST

Nullarbor Wilderness Protection Area: All wood fires or solid fuel fires are prohibited from 1 November 2018 to 15 April 2019. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

For further information, please refer to the DEW website www.environment.sa.gov.au or contact the Alinytjara Wilurara Natural Resources Centre (08) 8625 5690 or Eyre Peninsula Natural Resources Centre (08) 8688 3111 or CFS Fire Bans Hotline 1300 362 361.

South Australia

Advance Care Directives (Interstate Advance Care Directives and Corresponding Laws) Variation Regulations 2018

under the *Advance Care Directives Act 2013*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Advance Care Directives Regulations 2014*

- 4 Variation of regulation 12—Interstate advance care directives and corresponding laws
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Advance Care Directives (Interstate Advance Care Directives and Corresponding Laws) Variation Regulations 2018*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Advance Care Directives Regulations 2014*

4—Variation of regulation 12—Interstate advance care directives and corresponding laws

- (1) Regulation 12(1)(i)—after "*Medical Treatment Act 1988*" insert:
 - (repealed)
- (2) Regulation 12(1)(j)—after "*Medical Treatment Act 1988*" insert:
 - (repealed)
- (3) Regulation 12(1)—after paragraph (ja) insert:
 - (jb) an advance care directive under the *Medical Treatment Planning and Decisions Act 2016* of Victoria;
- (4) Regulation 12(2)(f)—after "*Medical Treatment Act 1988*" insert:
 - (repealed), the *Medical Treatment Planning and Decisions Act 2016*

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 25 October 2018

No 223 of 2018

HEAC-2018-00063

CITY OF MARION

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing – Quinn Street, Morphettville

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the City of Marion proposes to make a Road Process Order to close portion of Quinn Street adjoining Allotment 61 in F10392 and Allotment 216 in D4735 and delineated and lettered 'A', 'B' and 'C' in PP18/0049. The closure will enable the upgrade of the Morphettville Park Sports Club clubrooms.

The Preliminary Plan and Statement of Persons Affected is available for public inspection at the offices of the City of Marion, 935 Marion Road, Mitchell Park SA 5043 and the Adelaide Office of the Surveyor-General during normal office hours. The Preliminary Plan can also be viewed at www.sa.gov.au/roadsactproposals.

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 City of Marion, 935 Marion Road, Mitchell Park SA 5043 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: 19 October 2018

ABBY DICKSON
General Manager

CORPORATION OF THE CITY OF PORT AUGUSTA

ROADS (OPENING AND CLOSING) ACT 1991

James Road, Stirling North

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Corporation of the City of Port Augusta proposes to make a Road Process Order to:

close and merge with the Quarry Industries Ltd, Public Road adjoining section 892 in File Plan 186544, lettered A.

Roads to be closed lettered B and C to be retained by Port Augusta City Council and roads to be opened numbered 1 and 2 and named James Road. All lettered and numbered on Preliminary Plan 18/0044.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council at 4 Mackay Street, Port Augusta 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 at PO Box 1704 Port Augusta SA 5700 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: 25 October 2018

JOHN BANKS
Chief Executive Officer

THE FLINDERS RANGES COUNCIL

Parking Restrictions

The Council gives notice that at its meeting of 11 September 2018, it adopted the parking restrictions set out below, which will be implemented by the installation of suitable traffic control devices pursuant to the *Minister's Instrument of General Approval and Delegation to Council* dated 22 August 2013 and adopted under the *Road Traffic Act 1961*.

1 Disabled Zones

Seventh Street, Quorn, western side

Commencing 36 metres south of the T intersection with Railway Terrace to 42 metres south of the said T intersection. To apply at all times.

Seventh Street, Quorn, eastern side

Commencing 25 metres north of the intersection with First Street to 31 metres north of the said intersection. To apply at all times.

Railway Terrace, Quorn, northern side

Commencing 5 metres west of the prolongation of the western alignment of Seventh Street to 11 metres west of the said prolongation. To apply at all times.

Railway Terrace, Quorn, northern side

Commencing 27 metres west of the prolongation of the western alignment of Seventh Street to 33 metres west of the said prolongation. To apply at all times.

Sixth Street, Quorn, western side Angle Parking

Commencing 10 metres south of the T intersection with Railway Terrace to 14 metres south of the said T intersection. To apply at all times.

Sixth Street, Quorn, western side Angle Parking

Commencing 45 metres north of the intersection with First Street to 49 metres north of the said intersection. To apply at all times.

Sixth Street, Quorn, eastern side Angle Parking

Commencing 10 metres south of the T intersection with Railway Terrace to 14 metres south of the said T intersection. To apply at all times.

Cradock Road, Hawker, western side

Commencing 10 metres north of the intersection with Wilpena Road to 17 metres north of the said intersection. To apply at all times.

2 Time Limit 1P (1 hour limit)

Seventh Street, Quorn, western side

Commencing 10 metres north of the intersection with First Street to 65 metres north of the said intersection. To apply 8:00am to 6:00pm Monday to Friday, 8:00am to 4:00pm Saturday and Sunday and 8:00am to 2:00pm Public Holidays.

Seventh Street, Quorn, western side

Commencing 10 metres south of the T intersection with Railway Terrace to 36 metres south of the said T intersection. To apply 8:00am to 6:00pm Monday to Friday, 8:00am to 4:00pm Saturday and Sunday and 8:00am to 2:00pm Public Holidays.

Seventh Street, Quorn, eastern side

Commencing 10 metres north of the intersection with First Street to 25 metres north of the said intersection. To apply 8:00am to 6:00pm Monday to Friday, 8:00am to 4:00pm Saturday and Sunday and 8:00am to 2:00pm Public Holidays.

Seventh Street, Quorn, eastern side

Commencing 10 metres south of the T intersection with Railway Terrace to 70 metres south of the said T intersection. To apply 8:00am to 6:00pm Monday to Friday, 8:00am to 4:00pm Saturday and Sunday and 8:00am to 2:00pm Public Holidays.

3 Time Limit P 10minutes (45 degree Angle Parking)

Railway Terrace, Quorn, southern side

Commencing 10 metres east of the T intersection with Seventh Street to 19.5 metres east of the said T intersection. To apply at all times.

4 No Parking

Railway Terrace, Quorn, northern side

Commencing 11 metres west of the prolongation of the western alignment of Seventh Street to 27 metres west of the said prolongation. To apply at all times.

5 Permit Zone – Police Vehicles (45 degree Angle Parking)

Railway Terrace, Quorn, southern side

Commencing 34 metres east of the T intersection of Seventh Street to 37 metres east of the said intersection. To apply at all times. Exemption Police Vehicles.

6 Restricted Parking Zone – No vehicles over 4.5 Tonnes - First Street

First Street, Quorn, southern side (51A)

Commencing 22.5 metres west of the intersection of Eighth Street to 34.1 metres west of the said intersection. To apply at all times.

7 Bus Zone

Railway Terrace, Quorn, northern side

Commencing from the prolongation of the eastern alignment of Sixth Street to 20 metres east of the said prolongation. To apply 12:15pm to 1:15pm Monday and Thursday and 9:15am to 10:15am Tuesday and Friday.

8 Angle Parking 45 degrees

Railway Terrace, Quorn, southern side

Commencing 10 metres west of the T intersection of Seventh Street to 10 metres east of the T intersection of Sixth Street. To apply at all times.

Railway Terrace, Quorn, southern side

Commencing 10 metres west of the T intersection of Sixth Street to 10 metres east of the T intersection of Fifth Street. To apply at all times.

Railway Terrace, Quorn, southern side

Commencing 10 metres west of the T intersection of Fifth Street to 10 metres east of the T intersection of Fourth Street. To apply at all times.

Railway Terrace, Quorn, southern side

Commencing 19.5 metres east of the T intersection of Seventh Street to 34 metres east of the said T intersection. To apply at all times.

Railway Terrace, Quorn, southern side

Commencing 37 metres east of the T intersection of Seventh Street to 10 metres west of the T intersection of Eighth Street. To apply at all times.

First Street, Quorn, southern side

Commencing 10 metres west of the intersection of Eighth Street to 22.5 metres west of the said intersection. To apply at all times.

First Street, Quorn, southern side

Commencing 34.1 metres west of the intersection of Eighth Street to 10 metres east of the intersection of Seventh Street. To apply at all times.

First Street, Quorn, northern side

Commencing 10 metres east of the intersection of Seventh Street to 22 metres east of the said intersection. To apply at all times.

First Street, Quorn, northern side

Commencing 10 metres west of the intersection of Eighth Street to 38.5 metres west of the said intersection. To apply at all times.

First Street, Quorn, southern side

Commencing 10 metres west of the intersection of Seventh Street to 10 metres east of the intersection of Sixth Street. To apply at all times.

First Street, Quorn, northern side

Commencing 10 metres west of the intersection of Seventh St to 10 metres east of the intersection of Sixth Street. To apply at all times.

First Street, Quorn, southern side Medium Strip

Commencing 6 metres west of the intersection of Sixth Street to 28 metres west of the said intersection. To apply at all times.

First Street, Quorn, northern side Medium Strip

Commencing 35 metres west of the intersection of Sixth Street to 63.5 metres west of the said intersection. To apply at all times.

Sixth Street, Quorn, western side

Commencing 10 metres south of the T intersection of Railway Terrace to 10 metres north of the intersection of First Street. To apply at all times.

Sixth Street, Quorn, eastern side

Commencing 10 metres south of the T intersection of Railway Terrace to 10 metres north of the intersection of First Street. To apply at all times.

Seventh Street, Quorn, western side

Commencing 10 metres south of the intersection of First Street to 10 metres north of the intersection of Second Street. To apply at all times.

West Terrace, Quorn, western side

Commencing 16 metres south of the prolongation of the southern alignment of Third Street to 46.5 metres south of the said prolongation. To apply at all times.

9 Permissive Parking – Naturestrip

Pool Street, Quorn, northern side

Commencing 10 metres east of the intersection of Oval Road to the intersection of Joyce Street, extending 3 metres north, on the nature strip, from the kerb. To apply at all times.

Joyce St, Quorn, eastern side

Commencing 10 metres north of the intersection of Park Terrace to the intersection of Pool Street, extending 3 metres north, on the nature strip, from the kerb. To apply at all times.

CJ DAVIES
Chief Executive Officer

LIGHT REGIONAL COUNCIL

Exclusion from Community Land Provisions S193 (4) of the Local Government Act 1999

Notice is hereby provided that at its Ordinary Meeting held Wednesday 26 April 2017, Council resolved to exclude the following property from the provisions of Community Land pursuant to Section 193(4) of the Local Government Act 1999;

Allotment 27 within Filed Plan 9785, Jackson Street, Kapunda,
Certificate of Title Volume 5948 Folio 415.

Dated: 18 October 2018

BRIAN CARR
Chief Executive Officer

LIGHT REGIONAL COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure – Public Roads, Kapunda

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Light Regional Council proposes to make a Road Process Order:-

- to close and sell the whole of the public road adjoining Allotment 301 of Deposited Plan 57601 more particularly delineated and lettered 'A', 'B' and 'C' in Preliminary Plan 18/0046; and
- to close and retain for Council purposes the whole of the public road adjoining Allotment 4 of Filed Plan 125370 more particularly delineated and lettered 'A' on Preliminary Plan 18/0047.

The Preliminary Plans and Statement of Persons Affected is available for public inspection at the offices of the Light Regional Council, 93 Main Street, Kapunda and 7 Hanson Street, Freeling, and the Adelaide Office of the Surveyor-General, during normal office hours. The Preliminary Plan can also be viewed at <https://www.sa.gov.au/topics/planning-and-property/planning-and-land-management/suburb-road-and-place-names/road-opening-and-closing-proposals>

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Light Regional Council, PO Box 72 Kapunda SA 5373, WITHIN 28 DAYS OF THIS NOTICE, and a copy must be forwarded to the Surveyor-General at GPO Box 1354, Adelaide 5001. Where an objection is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 16 October 2018

BRIAN CARR
Chief Executive Officer

MOUNT BARKER DISTRICT COUNCIL

Amendment of Road Name

NOTICE is hereby given that pursuant to Section 219(1) of the Local Government Act 1999, Council agreed to amend the road name "Hartman Road" Mount Barker. The road name has been amended to Hartmann Road.

This road name will come into effect from 24 October 2018.

A. STUART
Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

Change of Name to Public Road

Notice is hereby given that at its meeting held on the 26 September 2018 Council resolved that, pursuant to the powers contained in Section 219 of the Local Government Act 1999, that the road name Binney Road, Crystal Brook from the Cattle Track to the Goyder Highway be changed to Wood Road.

P ACKLAND
Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

Change of Name to Public Road

Notice is hereby given that at its meeting held on the 26 September 2018 Council resolved that, pursuant to the powers contained in Section 219 of the Local Government Act 1999, that the road name Binney Road, Crystal Brook from Gadd Avenue to the Cattle Track be changed to Lambert Road.

P ACKLAND
Chief Executive Officer

DISTRICT COUNCIL OF TUMBY BAY
ROADS (OPENING AND CLOSING) ACT 1991
Road Closing – Hundred of Stokes

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Tumby Bay proposes to make a Road Process Order to close and merge with Allotment 505, F178917 the portions of the public road contained with that Allotment more particularly delineated and lettered 'A' and 'B' on Preliminary Plan 18/0045 and to close and merge Section 52, Hundred of Stokes the portion of the public road adjoining that Section more particularly delineated and lettered 'C' on Preliminary Plan 18/0045

The Preliminary Plan and Statement of Persons Affected is available for public inspection at the offices of the District Council of Tumby Bay and the Adelaide Office of the Surveyor-General during normal office hours. The Preliminary Plan can also be viewed at www.sa.gov.au/roadsactproposals

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 District Council of Tumby Bay 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: 25 October 2018

TREVOR J SMITH
Chief Executive Officer

NATIONAL ELECTRICITY LAW

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

Under s 102, the making of the final determination on the *Estimated meter reads* (Ref. ERC0241) proposal.

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: 25 October 2018

NATIONAL ENERGY RETAIL LAW

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

Under ss 259 and 261, the making of the *National Energy Retail Amendment (Estimated meter reads) Rule 2018 No. 4* (Ref. RRC0018) and related final determination. All provisions commence on **1 February 2019**.

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: 25 October 2018

NATIONAL GAS LAW

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

Under s 311, the making of the final determination on the *Estimated meter reads* (Ref. GRC0045) proposal.

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: 25 October 2018

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

EDWARDS Paul Thomas late of 8 Parcoola Avenue Hope Valley Engineer who died 25 December 2017
HARDEN Maxwell Frank late of 6 Bradman Road Parafield Gardens Retired Dent Knocker who died 11 August 2018
HUPPATZ Rodney Lawrence late of 6 Noolan Avenue Mount Gambier Technician who died 3 August 2018
LANG Allen Aussie late of 51 Corunna Avenue Colonel Light Gardens of no occupation who died 11 February 2018
MALYNIAK Stefania late of 1099 Grand Junction Road Hope Valley of no occupation who died 25 February 2018
McCANN Terence late of 1 Henderson Street Henley Beach of no occupation who died 9 April 2016
McKINNON Marjorie Edith late of 33 Catalina Road Elizabeth East Home Duties who died 1 March 2018
NASH Eva Jane late of 1 Drabsch Street Loxton Home Duties who died 22 March 2018
NELSON Jean Pauline late of 19 Albert Street Hamley Bridge of no occupation who died 16 March 2018
PARMENTER Barbara Joy late of 20 - 22 Tenth Street Port Pirie West Home Duties who died 22 June 2017

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975 that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 23 November 2018 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 25 October 2018

N S RANTANEN
Acting Public Trustee

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

Please provide the following information in your email:

- Date of intended gazettal
- Details that may impact on publication of the notice
- Email address and phone number of the person authorising the submission
- Name of the person and organisation to be charged for the notice, if applicable
- Request for a quote, if required
- Purchase order, if required

EMAIL: governmentgazettesa@sa.gov.au

PHONE: (08) 8207 1025

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