



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 30 MAY 2019

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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, 30 May 2019

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Aboriginal Lands Trust, pursuant to the provisions of the Aboriginal Lands Trust Act 2013:

Member: from 2 June 2019 until 16 December 2021
Jennifer Johncock

By command,

ROBERT IVAN LUCAS
For Premier

DPC19/040CS

Department of the Premier and Cabinet
Adelaide, 30 May 2019

His Excellency the Governor in Executive Council has been pleased to appoint David Richard Latimer Whittle as the State Coroner for a term of seven years commencing on 1 September 2019 and expiring on 31 August 2026 - pursuant to Section 4 of the Coroners Act 2003.

By command,

ROBERT IVAN LUCAS
For Premier

AGO0062-19CS

ASSOCIATIONS INCORPORATION ACT 1985

SECTION 42(2)

Dissolution of Association

WHEREAS the CORPORATE AFFAIRS COMMISSION (“the Commission”) pursuant to section 42(1) of the *Associations Incorporation Act 1985* (“the Act”) is of the opinion that the undertaking or operations of AUSTRALIAN AND NEW ZEALAND PROFESSIONAL ASSOCIATION OF TRANSGENDER HEALTH INCORPORATED (“the Association”) being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the *Corporations Act 2001* (Cth) AND WHEREAS the Commission was on 29 January 2019 requested by the Association to transfer its undertaking to AUSTRALIAN PROFESSIONAL ASSOCIATION FOR TRANS HEALTH LTD (Australian Company Number 632 913 912), the Commission pursuant to section 42(2) of the Act DOES HEREBY ORDER that on 23 May 2019, the Association will be dissolved, the property of the Association becomes the property of AUSTRALIAN PROFESSIONAL ASSOCIATION FOR TRANS HEALTH LTD and the rights and liabilities of the Association become the rights and liabilities of AUSTRALIAN PROFESSIONAL ASSOCIATION FOR TRANS HEALTH LTD.

Given under the seal of the Commission at Adelaide

Dated: 21 May 2019

ROBERT TEMPLETON
A delegate for the Corporate Affairs Commission

DEFAMATION ACT 2005

Declaration under Section 33(3)

I, VICKIE CHAPMAN, Attorney-General, being the Minister to whom administration of the *Defamation Act 2005* is committed, HEREBY DECLARE in accordance with sub-section (3) of section 33 of the *Defamation Act 2005* that on and from 1 July 2019 the maximum amount of damages that may be awarded for non-economic loss in defamation proceedings shall be FOUR HUNDRED AND SEVEN THOUSAND FIVE HUNDRED DOLLARS (\$407,500).

Dated: 27 May 2019

VICKIE CHAPMAN
Attorney-General

EDUCATION REGULATIONS 2012

Notice of Policy by the Minister for Education

PURSUANT to *Regulation 60(2)(a)* of the *Education Regulations 2012*, I, the Minister for Education publish the following Capacity Management Plan for the purposes of the enrolment of a child at the Glenunga International High School:

CAPACITY MANAGEMENT PLAN

Glenunga International High School

This Capacity Management Plan sets out the conditions for enrolment at Glenunga International High School (“the school”).

Glenunga International High School zone

A school zone is a defined area from which the school accepts its core intake of students. Glenunga International High School operates a school zone within the area bounded by:

Greenhill Road, the eastern boundary of the Hills Face Zone within Burnside Council, Mount Barker Road, South Eastern Freeway, Cross Road, Riverdale Road, Rossington Avenue, Fisher Street, Unley Road, Opey Avenue, King William Road, Walter Street, Royal Avenue, Weller Street, Lanor Avenue, Hardy Street, Clifton Street, Goodwood Road, Cranbrook Ave, Belair train line and Glenelg tram line.

An online map of the Glenunga International High School zone and a search tool to indicate if an applicant’s home address is within the school zone is available at: <https://www.education.sa.gov.au/findaschool>

Student Enrolment Numbers

Year 8

The student enrolment ceiling for Year 8 is limited to **370**, unless there are more applications that have met the enrolment criteria below.

Special Interest Program – IGNITE

The school's special interest IGNITE Program is limited to **100** places at Year 8 and is included in the 370 Year 8 enrolment ceiling.

- Of the 100 special interest IGNITE places, 30 places will be reserved for in zone candidates (in the school's IGNITE intake range), with the remaining places offered to out of zone candidates.
- If there are less than 30 in zone IGNITE candidates (in the school's IGNITE intake range), additional places may be offered to out of zone candidates to deliver on the 100 special interest IGNITE places (subject to Principal and Education Director consultation).

Entries to the program are subject to the eligibility requirements published by the school, available from: <https://gih.s.a.edu.au/enrolments/ignite-entry/>

International Education Program

The maximum number of international students who can be offered enrolment at the school in the International Education Program is limited to **70** students across all year levels.

International Baccalaureate (IB) Diploma Program

In Year 11 and Year 12 a maximum of **10** additional students, living outside the school zone and currently not attending the school, will be offered enrolment to undertake the IB diploma.

*Enrolment Criteria – By Year Level***YEAR LEVEL: 8**

Applications for enrolment from parents of prospective Year 8 students require that the student must be enrolled in a government or non-government school in South Australia at the time the parents apply for enrolment through the Year 7-8 transition process (administered by the Department for Education).

The applicant must meet one of the following requirements to be eligible for a Year 8 allocation through the Year 7-8 transition process:

- the child is living in the Glenunga International High School zone
- the child has received and accepted an offer for selective entry by the school to participate in their special interest IGNITE program
- the child identifies as Aboriginal and/or Torres Strait Islander through the Enter for Success program (by the end of term 4)
- the child has been granted enrolment due to special or extenuating circumstances, including but not limited to a child in care where there is a custody or guardianship order made under the *Children and Young People (Safety) Act 2017*.

Application for Year 8 from students living outside the zone with siblings currently at the school

There is no automatic entry for Year 8 students who live outside the school's zone and have older siblings who currently attend the school.

Late applications for Year 8 from students living in the school zone

Families who move into the school zone, or who are already living in the school zone but lodge their application for enrolment after the department's Year 7-8 transition process is completed (end of term 2), will have their applications considered if or when vacancies exist, with priority consideration afforded to those applicants already on the school's enrolment register.

In these cases, applications will be considered based on siblings at the school, the distance of the child's residence from the school and any other personal needs, such as curriculum (excluding special interest programs), transportation/location convenience, and social/family links.

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

If no vacancies exist, the applicants will be placed on the enrolment register and referred for enrolment to other neighbouring schools.

YEAR LEVEL: 9 -12

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

In these cases, applications will be considered based on siblings at the school, the distance of the child's residence from the school and any other personal needs, such as curriculum, transportation/location convenience, and social/family links.

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

If no vacancies exist the applicants will be encouraged to remain at their current high school, or referred for enrolment to other neighbouring schools, and upon an applicant's request will be placed on the school's enrolment register.

Out of zone applications with siblings currently at the school

There is no automatic entry for siblings who live outside of the school zone to enrol in Year levels 9 to 12 at Glenunga International High School.

*Enrolment Criteria - General***Special Circumstances**

Enrolment applications for special consideration based on compelling or unusual reasons, including but not limited to a child in care where there is custody or guardianship orders made under the *Children and Young People (Safety) Act 2017*, may be granted by the Principal in consultation with the Education Director. These applications will be assessed on a case by case basis.

*Enrolment Process***Enrolment Register**

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

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

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

Monitoring and enforcement

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

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

This Capacity Management Plan will be reviewed annually.

Dated: 30 May 2019

JOHN GARDNER
Minister for Education

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Variation Ministerial Exemption ME9903025

TAKE NOTICE that the Ministerial Exemption notice ME9903025 dated 18 December 2018, being the first notice published on page 7 of the South Australian Government Gazette dated 3 January 2019, issued to Mr David Thompson of Grant High School, is HEREBY VARIED by deleting Schedule 2 of the notice and replacing it with the following:

SCHEDULE 2

- Gouldens Sinkhole
- The Pines Sinkhole

Dated: 22 May 2019

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

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Surveying in the Gulf St Vincent Prawn Fishery

TAKE notice that pursuant to regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the notice dated 24 May 2019 prohibiting fishing activities in the Gulf St Vincent Prawn Fishery is HEREBY varied such that it will not apply to the holders of a Gulf St Vincent Prawn Fishery licence issued pursuant to the *Fisheries Management (Prawn Fisheries) Regulations 2017* listed in Schedule 1 or their registered master insofar as they may use prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of undertaking a prawn survey during the period specified in Schedule 2, subject to the conditions contained in Schedule 3 unless this notice is varied or revoked.

SCHEDULE 1

Licence Number	Licence Holder	Boat Name
V03	Josephine K Fisheries Pty Ltd	Josephine K
V04	Ledo Pty Ltd	Frank Cori
V06	Todreel Pty Ltd	Anna Pearl
V14	W J Fountain Pty Ltd	Zadar

SCHEDULE 2

Commencing at sunset on 27 May 2019 to sunrise on 29 May 2019.

SCHEDULE 3

1. For the purposes of this notice the trawl survey areas cannot include any waters of a habitat protection zone or a sanctuary zone of a marine park established under the *Marine Parks Act 2007*.
2. The licence holders listed in Schedule 1 or their registered master must comply with all regulations and conditions that apply to fishing activities undertaken pursuant to their licence, in addition to the conditions imposed by this notice.
3. While engaged in fishing activities or unloading the survey catch, the licence holders listed in Schedule 1 or their registered master must have a copy of this notice on board the boat or near his person. This notice must be produced to a Fisheries Officer if requested.
4. While engaged in fishing activities, the licence holders listed in Schedule 1 or their registered master must have an observer from the South Australian Research Development Institute (SARDI) aboard the vessel.
5. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the South Australian Government Gazette).
6. The licence holders listed in Schedule 1 or their register master must not contravene or fail to comply with the *Fisheries Management Act 2007*, or any other regulations made under that Act except where specifically exempted by this notice.

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

Dated: 24 May 2019

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

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Temporary Prohibition on Fishing Activities in the Gulf St Vincent Prawn Fishery

TAKE notice that pursuant to regulation 10 of the *Fisheries Management (Prawn Fisheries) Regulations 2017*, the activities of the class specified in Schedule 1 are prohibited in the waters of the Gulf St Vincent Prawn Fishery during the period specified in Schedule 2 unless this notice is varied or revoked.

SCHEDULE 1

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

SCHEDULE 2

From sunset on 25 May 2019 to sunrise on 29 May 2019.

Dated: 24 May 2019

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

GENETICALLY MODIFIED CROPS MANAGEMENT ACT 2004

EXEMPTION NOTICE

BASF Exemption DIR 021/2002

PURSUANT to the Genetically Modified Crops Management Act 2004, I, Tim Whetstone, Minister for Primary Industries and Regional Development, issue the following Exemption Notice to BASF Australia Ltd. under Section 6 (2) (a) (ii) for the purposes of breeding and seed multiplication of genetically modified oilseed *Brassica* cultivars associated with the production of InVigor Canola approved under OGTR Licence DIR 021/2002 (hereafter the GMO) in areas of the State designated as areas where cultivation of GM food crops is not permitted.

BASF Australia Ltd. (hereafter the Company) are required to observe the following conditions in relation to any cultivation of GM crops undertaken in South Australia by their employees or their agents, or any person engaged to undertake any activity in relation to the GMO at a Location.

This exemption will come into force upon the completion of the merging of BASF Agricultural Solutions Pty Ltd into the Company. This exemption will then remain in force until varied or revoked.

This exemption confers all ongoing monitoring and compliance obligations for previous trials conducted by BASF Agricultural Solutions Pty. Ltd. associated with the GMO (under the previous exemption notice dated 16 August 2018) to the Company.

For the purpose of this Notice, I nominate the following person as the Nominated Officer within PIRSA to whom communication should be directed:

Manager, Plant Health Operations
Biosecurity SA
Plant and Food Standards,
33 Flemington Street,
Glenside, S.A. 5065
Telephone: (08) 8429 2367
Facsimile: (08) 8207 7844

For Definitions of Terms see Section 3.

SECTION 1: GENERAL CONDITIONS

The Company and persons covered by these conditions must comply with these conditions.

1. Notification of Project Supervisor

- 1.1 The Company must inform the Nominated Officer in writing of the contact details of the Project Supervisor before any further cultivation of the GMO occurs.
- 1.2 The Company must immediately notify the Nominated Officer in writing if any of the contact details of the Project Supervisor change.

2. Informing people of their obligations

- 2.1 The Company must inform each person covered by these conditions of the obligations imposed on them by these conditions.
- 2.2 The Company must provide the Nominated Officer, on the Nominated Officer's written request, a signed statement from each person covered by these conditions that the Company has informed the person of the conditions of these conditions that apply to that person.

3. Material Changes in circumstances

- 3.1 The Company must immediately, by notice in writing, inform the Nominated Officer of:
 - (a) any relevant conviction of the Company occurring after the commencement of these conditions;
 - (b) any event or circumstances occurring after the commencement of these conditions that would affect the capacity of the holder of his agreement to meet the conditions in it.

4. Remaining an Accredited organisation

- 4.1 The Company must, at all times, remain an accredited organisation with the OGTR and comply with any conditions of accreditation set out in the OGTR's Guidelines for Accreditation of Organisations.

SECTION 2: SPECIFIC CONDITIONS**1. Locations and size of release**

- 1.1 The exemption granted does not permit the cultivation of any GMO in the Areas of:
 - (a) *Eyre Peninsula* as comprised of the areas of the District Council of Lower Eyre Peninsula, The District Council of Tumby Bay, The District Council of Elliston, The District Council of Cleve, The District Council of Franklin Harbour, The Corporation of the City of Whyalla, The Corporation of the City of Port Augusta, The City of Port Lincoln, The District Council of Kimba, The District Council of Waddina, The District Council of Streaky Bay and The District Council of Ceduna.
 - (b) *Kangaroo Island* as comprised of the area of The Kangaroo Island Council.
- 1.2 The maximum area of any single site must not exceed 10 ha.

2. Control of Locations and other areas used in connection with these conditions

- 2.1 The Company must be able to access and control a Location or other area used in connection with these conditions to the extent necessary to comply with these conditions.
- 2.2 Conditions of access negotiated by the Company must include:
 - (a) The landowner's agreement that the Company will provide contact details to the Nominated Officer.
 - (b) The landowner's agreement that potential purchasers will be notified of any current sites or past sites that are not signed off.

3. Notification of Plantings

- 3.1 That before the commencement of the winter seeding program and the summer seeding program, an overview of each season's planting schedule be provided to the Nominated Officer in writing.
- 3.2 Before planting the following information for each site should be provided to the Nominated Officer:
- (a) The GPS co-ordinates to identify the perimeter of every area, using the GDA 94 datum (or nominated equivalent that allows conversion to this datum).
 - (b) The contact details of the landowner or his representative to enable authorised officers to seek consent to entry.
 - (c) Identification of the GMO type proposed to be grown at the area, and the area of each that is to be sown.
 - (d) Estimated date of planting, flowering and harvest of the site.

4. Measures to manage gene flow

- 4.1 For each Location, one of the following methods for managing gene flow must be adopted:
- (a) The GMO at the Location must be male sterile types only. It must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Location.
 - (b) All flowering heads of the GMO at the Location must be covered by selfing bags at least 7 days prior to flowering. The bags must remain on the GMO for the duration of the flowering of the GMO. The Location must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Location.
 - (c) The GMO at the Location must be housed in an insect-proof tent. The tent must be erected at least 7 days prior to flowering of the GMO and remain in place for the duration of flowering of the GMO. The Location must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Location.
 - (d) The Location must be surrounded by an Isolation zone extending outwards by 1km in all directions from the outer edge of the Location; or
 - (e) The Location must be surrounded by a Pollen Trap. The Pollen Trap must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Pollen Trap.

5. Conditions relating to Isolation Zones

- 5.1 No *Brassica* crop may be grown in an Isolation Zone while the GMO is being grown at the Location, if there is a risk of outcrossing from the GMO to the crop through pollination synchronicity.
- 5.2 Where a risk exists, either the *Brassica* crop or the GMO in the Location (and its Pollen Trap, if any) must be destroyed prior to flowering.
- 5.3 If the GMO at the Location (and Pollen Trap, if any) is destroyed pursuant to this condition, the destruction of the GMO (and Pollen Trap, if any) is taken to be a harvest for the purposes of this condition.
- Note: If a Location (and Pollen Trap, if any) has to be destroyed because a Brassica Crop is planted in the Isolation Zone, the Location is taken to have been harvested. Cleaning of the Location and Pollen Trap must occur soon afterwards (see the conditions below about cleaning Locations post harvest) and post harvest monitoring of the Location and Pollen Trap must be commenced.*

6. Conditions relating to Pollen Traps

- 6.1 Once planted, Pollen Trap plants must be handled and controlled as if they are GMO, and Material from Pollen Trap plants must be handled and controlled as if it is Material from the GMO.
- 6.2 A Pollen Trap must be able to be accessed and controlled by the Company to an extent that is commensurate with the Company's rights to access and control the Location within it.
- Note: Conditions about Cleaning Pollen Traps occur elsewhere in these conditions.*

7. Monitoring during growing the GMO

- 7.1 Each Monitoring Zone must be monitored for the presence of Canola at least once every 35 days from the planting of the GMO until either harvest of the GMO or the Location is Cleaned. Any Canola detected during monitoring must be destroyed before seed maturity.
- 7.2 Each Isolation Zone must be monitored to satisfy conditions 5.1 and 5.2, at least once every 35 days commencing 14 days prior to flowering of the GMO and concluding when the GMO has completed flowering.
- 7.3 The results of monitoring activities must be reported to the Nominated Officer in writing. Results must be reported to the Nominated Officer within 35 days of any day on which monitoring occurs. Results of reporting must include:
- (a) identification details of the areas monitored;
 - (b) details of the date of monitoring;
 - (c) the names of the person or persons who undertook the monitoring and details of the experience, training or qualification that enabled them to recognise Volunteer plants and *Brassica* plants;
 - (d) the number of Volunteer plants and *Brassica* plants if any;
 - (e) details of whether the Volunteer plants and *Brassica* plants observed, if any, occurred in the Location, the Pollen Trap or the Monitoring Zone;
 - (f) details of the development stages reached by the Volunteer plants and *Brassica* plants, if any;
 - (g) details of methods used to destroy Volunteer plants and *Brassica* plants identified if any; and
 - (h) details of the date on which Volunteer plants and *Brassica* plants were cleaned.

8. Harvest of GMO

- 8.1 Subject to Condition 8.5 below, the GMO at a Location and Pollen Trap plants may be harvested for seed only.
- 8.2 Subject to Condition 8.5 below, following harvest of the GMO and Pollen Trap plants (if any):
- (a) Any harvested seed must be immediately, or as soon as is reasonably practicable:
 - (i) stored in a sealed container that is signed so as to indicate that it contains GM Canola seed, within a locked facility that is signed so as to indicate that genetically modified Canola seed is stored within the facility; or

- (ii) exported; or
 - (iii) rendered unviable by autoclaving; or
 - (iv) destroyed by burning; or
 - (v) destroyed by burial under 1 m of soil.
- 8.3 Subject to Condition 8.5 below, any Canola seed obtained from harvest may only be transported to the extent necessary for seed cleaning or treating, to store it, export it or destroy it.
- 8.4 An amount of harvested Canola seed and/or Material from the GMO, obtained from harvest, may be saved and transported to the Seed Services Centre and SARDI Field Crops Pathology Unit, Primary Industries and Regions South Australia at Urrbrae, South Australia, where:
 - 8.4.1 testing may be done, including:
 - (a) germination analyses may be conducted on the harvested Canola seed;
 - (b) purity analysis may be conducted on the harvested Canola seed; and
 - (c) analysis of the presence of weed seed may be conducted on the harvested Canola seed;
 - (d) compositional analyses may be conducted on Material from the GMO; and
 - (e) pathogen analyses may be conducted on the harvested Canola seed.
 - 8.4.2 Canola plants that develop in the course of the germination analyses must be destroyed prior to flowering.
 - 8.4.3 The amount of harvested Canola seed and/or Material from the GMO that may be saved and transported is the amount necessary to perform the analyses.
 - 8.4.4 Harvested Canola seed and/or Material from the GMO may be stored during the course of performing the analyses. Where Harvested Canola seed and/or Material from the GMO is stored for the purpose of analysis, it must be stored in a locked room. Within the room, the stored material must be stored in a sealed container that is signed so as to indicate that it contains GM Canola seed and/or Material from the GMO.
 - 8.4.5 Once the analyses authorised by these agreement conditions have been completed and any other analyses have been completed, all GM Canola seed, Material from the GMO used in the analyses must be destroyed by either autoclaving, incineration, or autoclaving followed by incineration. Canola plants that are grown in the course of the germination analyses must be destroyed prior to flowering. All GM Canola seed not used in the analyses must be returned to the Company or destroyed as above.
- 9. **Conditions relating to destruction by burial**
 - 9.1 Subject to condition 9.2 below, if the GMO, Pollen Trap plants, Material from the GMO or Material from Pollen Trap plants are destroyed by burial, the Company must:
 - (a) within 30 days of burial, provide the Nominated Officer by notice in writing of the precise location of the Burial site (GPS coordinates and either a street address or other directions to the Location) and the date on which it was buried. The notice must identify the GMO or Pollen Trap plant, buried at the Burial site;
 - (b) any emergence of Volunteer plants. If Volunteer plants are identified, the Burial site must be cleaned.
 - 9.2 Monitoring of the Burial site is not required if burial takes place at a Municipal or commercial land fill and the Nominated Officer is provided with a written notice from the manager of the land fill undertaking:
 - (a) not to disturb the Burial site for a period of at least 3 years from the date of burial; and
 - (b) to notify both the Company and the Nominated Officer in writing of any significant disturbance of the Burial site that may affect the emergence of Volunteer plants.
- 10. **Cleaning—post harvest and generally**
 - 10.1 Where Equipment, a Location or other area is used pursuant to these conditions in respect of GMOs, Material from GMOs, Pollen Trap plants or Material from Pollen Trap plants, it must be Cleaned.
 - 10.2 Subject to condition 10.5, for each Location, either within 14 days of harvest of the GMO or 9 months after planting, the Location must be Cleaned.
 - 10.3 Within 14 days of either harvest or Cleaning of the GMO at a Location, the Pollen Trap in respect of that Location, if any, must be Cleaned.
 - 10.4 When Equipment is Cleaned, the area in which the Equipment is Cleaned must also be Cleaned.
Note: For the sake of clarity, it is not necessary for Equipment to be Cleaned only at a Location.
 - 10.5 Cleaning must occur immediately or as soon as practicable after the use and before it is used for any other purpose.
 - 10.6 *Note: For example, if seed is harvested with a mechanical harvester, the harvester must be Cleaned immediately following its use and before any other Canola is harvested.*
 - 10.7 On the request of the Nominated Officer, the Nominated Officer must be provided with written documentation of the procedures in place to ensure continuing compliance with the Cleaning conditions in these conditions.
Note: Burning and light tillage are strongly favoured as methods to Clean Locations and Pollen Traps post-harvest.
- 11. **Conditions relating to Grazing**
 - 11.1 The company must inform the owner of the land on which the location is situated of the marketing implications of any grazing of GM canola before commencement of the trial.
 - 11.2 Evidence that the owner has been adequately informed must be presented to the nominated officer on request.
- 12. **Reduction of the seed bank and secondary dormancy**
 - 12.1 Following Cleaning of any Location or Pollen Trap, light tillage must be carried out on each Location and Pollen Trap.
 - 12.2 Subject to condition 12.4, light tillage must occur on at least two separate occasions in such a way as to promote the growth of any remaining Canola and to reduce onset of secondary dormancy of Canola seed.
 - 12.3 The two occasions must be carried out at least 2 weeks apart.

- 12.4 If light tillage is used to Clean a Location or Pollen Trap, then only one subsequent occasion of light tilling must be performed.
- 12.5 All light tillage obligations must be performed within 12 months of harvest of the GMO or Pollen Trap.
- 12.6 The soil at the Location (and Pollen Trap, if any) must not be disturbed in a way that would bury plant material in that area to a depth of more than 50 mm, until at least 14 days after all light tillage obligations have been performed.
- Note: This condition prohibits 'deep tillage' (i.e., deep soil disturbance that would bury the GMO to a depth of more than 50 mm) to occur at the location or pollen trap until after light tillage obligations have been performed.*
- 12.7 A report on light tilling activities undertaken must be reported to the Nominated Officer in writing. Results must be reported to the Nominated Officer within 35 days of any day on which light tilling occurs. Results of reporting must include:
- (a) details of the Location (and Pollen Trap, if any) tilled; and
 - (b) details of the tillage methods used.
13. **Conditions relating to light tillage**
- 13.1 Light tillage may only be adopted as a method for destruction in conditions where germination of the GMO is reasonably likely to ensue (for example, immediately after rain or irrigation).
- Note: The incorporation of light tillage methods at times when germination of the GMO is not likely to ensue as a result (e.g., during a drought) will not be considered sufficient to satisfy light tillage conditions.*
14. **Monitoring—post harvest and generally**
- 14.1 Following Cleaning of each Location, the following places must be monitored for the existence of Volunteer plants:
- (a) the Location;
 - (b) the Pollen Trap in respect of the Location, if any; and
 - (c) any areas used to Clean Equipment used in connection with the GMO or to destroy the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants.
- 14.2 Following Cleaning of each Location, the Monitoring Zone in respect of the Location must be monitored for the existence of Volunteer plants of the GMO.
- 14.3 Monitoring must be performed by a person who is able to recognise Volunteer plants and *Brassica* plants.
- 14.4 Any Volunteer plants detected during monitoring must be Cleaned before seed maturity.
- 14.5 All the places required to be monitored must be monitored, with at least three site inspections to be undertaken during the April to November period. Additional monitoring may be required if conditions are conducive to growth outside traditional Canola growing periods.
- 14.6 The monitoring shall continue from the last day of Cleaning of the Location, and thereafter, until such time as the place to be monitored can meet site sign-off criteria, subject to condition 14.7. The site sign-off criteria is met when the aggregate GM Canola volunteers present in the previous 12 months are less than 50 per ha (equivalent to 1 per 200 m²) or if the site is less than 1 ha in size, a maximum number of 20 volunteers per site. Monitoring may cease when the Nominated Officer has provided a site sign-off notice in writing to the Company that further monitoring of the specified site is no longer required.
- 14.7 Where post-harvest site is planted to long-term pasture in the first year post-harvest, and continues as a regenerating pasture in the second, third and subsequent years post-harvest, the monitoring shall continue from the last day of Cleaning of the Location, and thereafter, until such time as the place to be monitored can meet site sign-off criteria. Active monitoring on these sites must resume when the site is next cultivated and the monitoring shall continue until such time as the place to be monitored can meet site sign-off criteria.
- 14.8 The results of monitoring activities must be reported to the Nominated Officer in writing. Results must be reported to the Nominated Officer within 35 days of any day on which monitoring occurs. Results of reporting must include:
- (a) details of the areas monitored;
 - (b) details of the date of monitoring;
 - (c) the names of the person or persons who undertook the monitoring and details of the experience, training or qualification that enabled them to recognise Volunteer plants and *Brassica* plants;
 - (d) the number of Volunteer plants observed, if any;
 - (e) details of whether the Volunteer plants observed, if any, occurred in the Location, the Pollen Trap or the Monitoring Zone;
 - (f) details of the development stages reached by the Volunteer plants, if any;
 - (g) details of methods used to destroy Volunteer plants identified, if any; and
 - (h) details of the date on which Volunteer plants were Cleaned.
15. **Use of Locations post-harvest**
- 15.1 If the GMO is grown at a Location, no other Canola or *Brassica* plant of any kind may be planted at the location, or Pollen Trap in respect of the Location, if any, after harvest of the GMO, until monitoring obligations are satisfied, unless the brassica crop is for research trial purposes (e.g., to assess canola blackleg resistance).
- 15.2 If the GMO is grown at a Location, no other Canola may be grown at the Monitoring Zone in respect of the Location until monitoring obligations are satisfied, unless the brassica crop is for research trial purposes (e.g., to assess canola blackleg resistance).
- 15.3 Other crops may be grown at the site following harvest provided the company controls post harvest volunteers to the extent required under this order.
16. **Transportation of the GMO, Material from GMO, Pollen Trap plants and Material from Pollen Trap plants**
- 16.1 The GMO, Material from the GMO, Pollen Trap plants and Material from Pollen Trap plants must not be transported unless it is contained within a sealed durable container.

- 16.2 Every container used to transport the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants must be labelled:
- (a) to indicate that it contains genetically modified plant material; and
 - (b) with telephone contact numbers for the Company and instructions to contact the Company in the event that the container is broken or misdirected.
- 16.3 The Company must have in place accounting procedures to verify whether the same quantity of GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants sent is delivered and must document methods and procedures used for transportation of GMOs, Material from GMOs, Pollen Trap plants and Material from Pollen Trap plants.

17. Contingency Plans

- 17.1 Within 30 days of the date of the commencement of these conditions, a written Contingency Plan must be submitted to the Nominated Officer detailing measures to be taken in the event of the unintended presence of the GMO, Material from the GMO, Pollen Trap plants and Material from Pollen Trap plants, outside a Location, or Pollen Trap in respect of a Location, that must be monitored.
- 17.2 The Contingency Plan must include details of procedures to:
- (a) ensure the Nominated Officer is notified immediately if the Company becomes aware of the event;
 - (b) to destroy any of the GMOs, Material from the GMOs, Pollen Trap plants or Material from Pollen Trap plants; and
- 17.3 Monitor and destroy any Volunteer plants that may exist as a result of the event.
- 17.4 The Contingency Plan must be implemented in the event that the unintended presence of the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants is discovered outside an area that must be monitored.

18. Compliance Management Plan

- 18.1 Prior to growing the GMO, a written Compliance Management Plan must be provided to the Nominated Officer on request. The Compliance Management Plan must describe in detail how the Company intends to ensure compliance with these conditions and document that compliance.

SECTION 3: INTERPRETATION AND DEFINITIONS

Words and phrases used in these conditions have the same meanings as they do in the *Gene Technology Act 2000* (Cth) and the *Gene Technology Regulations 2001*.

Words importing a gender include any other gender.

Words in the singular include the plural and words in the plural include the singular.

Words importing persons include a partnership and a body whether corporate or otherwise.

References to any statute or other legislation (whether primary or subordinate) is to a statute or other legislation of the Commonwealth of Australia as amended or replaced from time to time unless the contrary intention appears.

Where any word or phrase is given a defined meaning, any other part of speech or other grammatical form in respect of that word or phrase has a corresponding meaning.

In this agreement:

‘**Brassica crops**’ means any crop of Brassica plants or Canola (and includes commercial Brassica crops).

‘**Brassica plants**’ means the species listed in the table at Table 1.

‘**Burial site**’ means a site at which the GMO or GM material from the GMO is destroyed by burial under at least 1 m of soil.

‘**Canola**’ means plants of the species *Brassica napus*.

‘**Clean**’ (or ‘**Cleaned**’), as the case requires, means:

- (a) in relation to a Location or other area (including a Pollen Trap, Monitoring Zone or Isolation Zone), the destruction of the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants in that Location or area, to the reasonable satisfaction of the Minister; or
- (b) in relation to Equipment, the removal and destruction of the GMO and Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants from the Equipment, to the reasonable satisfaction of the Minister.

‘**Department**’ means the Department of Primary Industries and Regions SA in South Australia.

‘**Destroy**’, (or ‘**Destroyed**’ or ‘**Destruction**’), as the case requires, means killed by one or more of the following methods:

- (a) stalk pulling; or
- (b) light tillage; or
- (c) burning; or
- (d) treatment with herbicide; or
- (e) slashing; or
- (f) mowing; or
- (g) hand weeding; or
- (h) burial under 1 metre of soil; or
- (i) grazing; or
- (j) a combination of the above.

Note (1): ‘As the case requires’ has the effect that, depending on the circumstances, one or more of these techniques may not be appropriate. For example, in the case of killing the remains of harvest of the GMO, treatment of post harvest remains by herbicide would not be a sufficient mechanism.

Note (2): Where method (b) is adopted, this agreement contains additional conditions relating to light tillage as a method for destruction.

Note (3): Where method (h) is adopted, this agreement contains additional conditions relating to burial as a method for destruction.

Note (4): Where method (i) is adopted, this agreement contains additional conditions relating to grazing as a method for destruction.

'Equipment' includes harvesters, seeders, storage equipment, transport equipment (e.g., bags, containers, trucks), clothing and tools.

'GM' means genetically modified.

'Isolation Zone', means, in respect of a Location, an area of land surrounding either the Location, or the Location's Pollen Trap (if the Location is surrounded by a Pollen Trap) that is known not to contain any *Brassica* crops when the GMO is planted at the Location.

'Light tillage' or 'lightly tilled' means the use of a technique to disturb the soil in an area so as not to bury plant material in the area to a depth of more than 50 mm and can include harrowing or mulching down to the soil surface.

'Location' means an area of land where the GMO is planted and grown.

Note: Generally, before the GMO is planted and grown in a field, this agreement refers to the field as an area or place. After the GMO is planted in a field and while it is being grown, this agreement refers to the field as a 'Location'.

'Material from Pollen Trap plants' means seed, stubble, pollen or any other GM material (including parts of a plant) that is derived from or produced by Canola from a Pollen Trap.

'Material from the GMO' means GM seed, stubble, pollen or any other GM material (including part of a GMO) that is derived from or produced by the GMO.

'Minister' means the Minister for Primary Industries and Regional Development.

'Monitoring Zone' means an area extending outwards by 50 m in all directions from the outer edge of a Location, or the Location's Pollen Trap (if the Location is surrounded by a Pollen Trap).

'OGTR' means the Office of the Gene Technology Regulator.

'Pollen Trap' means an area of land, extending at least 15 m in all directions from the outside edge of a Location, containing non-genetically modified Canola or genetically modified male sterile Canola that is grown in such a way as to reasonably promote a dense and vigorous growth and flowering of the non-genetically modified Canola at the same time as the GMO.

'Pollen Trap plant' means Canola from a Pollen Trap.

'Post-harvest Monitoring Period' means the period that any Location, Pollen Trap in respect of a Location, and Monitoring Zone in respect of a Location must be monitored after harvest or after destruction of the GMO, either prior to seed set or at maturity.

'Volunteer plants' means progeny of the GMO or a Pollen Trap plant growing in the Location, its Pollen Trap, if any, or the Monitoring Zone for the Location, during the Post-Harvest Monitoring Period.

TABLE 1. BRASSICACEOUS PLANT CATEGORIES

Type	<i>Brassicaceae</i>
Weeds	<i>Brassica rapa</i> <i>Brassica juncea</i>
Condiment, Fodder, Vegetable spp.	Forage <i>B. napus</i> Vegetable <i>B. napus</i> Vegetable <i>B. rapa</i> Condiment <i>B. juncea</i>

Dated: 21 May 2019

HON TIM WHETSTONE MP
Minister for Primary Industries and Regional Development

GENETICALLY MODIFIED CROPS MANAGEMENT ACT 2004

EXEMPTION NOTICE

BASF Draft Exemption – DIR 108

PURSUANT to the Genetically Modified Crops Management Act 2004, I, Tim Whetstone, Minister for Primary Industries and Regional Development, confer an exemption to BASF Australia Ltd. under Section 6 (2) (a) (ii) to carry out limited and contained cultivation of canola that has been genetically modified for herbicide tolerance and hybrid vigour approved under OGTR Licence DIR 108 (hereafter the GMO) in areas of the State designated as areas where cultivation of GM food crops is not permitted.

BASF Australia Ltd. (hereafter the Company) is required to observe the following conditions in relation to any cultivation of GM crops undertaken in South Australia by its employees or its agents, or any person engaged or directed by the Company to undertake any activity in relation to the GMO at a Location provided an exemption has been conferred on that person (either as a variation to this exemption or by a separate exemption).

This exemption will come into force upon the completion of the merging of BASF Agricultural Solutions Pty Ltd into the Company. This exemption will then remain in force until varied or revoked.

This exemption confers all ongoing monitoring and compliance obligations for previous trials conducted by BASF Agricultural Solutions Pty Ltd associated with the GMO (under the previous exemption notice dated 16 August 2018) to the Company.

For the purpose of this Notice, I nominate the following person as the Nominated Officer within PIRSA to whom communication should be directed:

Manager, Plant Health Operations
Biosecurity SA
Plant and Food Standards,
33 Flemington Street,
Glenside, S.A. 5065
Telephone: (08) 8429 2367
Facsimile: (08) 8207 7844

For Definitions of Terms see Section 3.

SECTION 1: GENERAL CONDITIONS

The Company and persons covered by these conditions must comply with these conditions.

1. Notification of Project Supervisor

- 1.1 The Company must inform the Nominated Officer in writing of the contact details of the Project Supervisor before any further cultivation of the GMO occurs.
- 1.2 The Company must immediately notify the Nominated Officer in writing if any of the contact details of the Project Supervisor change.

2. Informing People of their Obligations

- 2.1 The Company must inform each person covered by these conditions of the obligations imposed on them by these conditions.
- 2.2 The Company must provide the Nominated Officer, on the Nominated Officer's written request, a signed statement from each person covered by these conditions that the Company has informed the person of the conditions of these conditions that apply to that person.

3. Material Changes in Circumstances

- 3.1 The Company must immediately, by notice in writing, inform the Nominated Officer of:
 - (a) any relevant conviction of the Company occurring after the commencement of these conditions;
 - (b) any event or circumstances occurring after the commencement of these conditions that would affect the capacity of the holder of his agreement to meet the conditions in it.

4. Remaining an Accredited Organisation

- 4.1 The Company must, at all times, remain an accredited organisation with the OGTR and comply with any conditions of accreditation set out in the OGTR's Guidelines for Accreditation of Organisations.

SECTION 2: SPECIFIC CONDITIONS**1. Locations and Size of Release**

- 1.1 The exemption granted does not permit the cultivation of any GMO in the Areas of:
 - (a) *Eyre Peninsula* as comprised of the areas of The District Council of Lower Eyre Peninsula, The District Council of Tumby Bay, The District Council of Elliston, The District Council of Cleve, The District Council of Franklin Harbour, The Corporation of the City of Whyalla, The Corporation of the City of Port Augusta, The City of Port Lincoln, The District Council of Kimba, The District Council of Waddina, The District Council of Streaky Bay and The District Council of Ceduna.
 - (b) *Kangaroo Island* as comprised of the area of The Kangaroo Island Council.
- 1.2 The maximum area of any single site must not exceed 10 ha.

2. Control of Locations and Other Areas used in Connection with these Conditions

- 2.1 The Company must be able to access and control a Location or other area used in connection with these conditions to the extent necessary to comply with these conditions.
- 2.2 Conditions of access negotiated by the Company must include:
 - (a) The landowner's agreement that the Company will provide contact details to the Nominated Officer.
 - (b) The landowner's agreement that potential purchasers will be notified of any current sites or past sites that are not signed off.

3. Notification of Plantings

- 3.1 That before the commencement of the winter seeding program and the summer seeding program, an overview of each season's planting schedule be provided to the Nominated Officer in writing.
- 3.2 Before planting the following information for each site should be provided to the Nominated Officer:
 - (a) The GPS co-ordinates to identify the perimeter of every area, using the GDA 94 datum (or nominated equivalent that allows conversion to this datum).
 - (b) The contact details of the landowner or his representative to enable authorised officers to seek consent to entry.
 - (c) Identification of the GMO type proposed to be grown at the area, and the area of each that is to be sown.
 - (d) Estimated date of planting, flowering and harvest of the site.

4. Measures to Manage Gene Flow

- 4.1 For each Location, one of the following methods for managing gene flow must be adopted:
 - (a) The GMO at the Location must be male sterile types only. It must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Location.
 - (b) All flowering heads of the GMO at the Location must be covered by selfing bags at least seven days prior to flowering. The bags must remain on the GMO for the duration of the flowering of the GMO. The Location must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Location.
 - (c) The GMO at the Location must be housed in an insect-proof tent. The tent must be erected at least seven days prior to flowering of the GMO and remain in place for the duration of flowering of the GMO. The Location must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Location.
 - (d) The Location must be surrounded by an Isolation zone extending outwards by 1 km in all directions from the outer edge of the Location.
 - (e) The Location must be surrounded by a Pollen Trap. The Pollen Trap must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Pollen Trap.

5. Conditions Relating to Isolation Zones

- 5.1 No *Brassica* crop may be grown in an Isolation Zone while the GMO is being grown at the Location, if there is a risk of outcrossing from the GMO to the crop through pollination synchronicity.
- 5.2 Where a risk exists, either the *Brassica* crop or the GMO in the Location (and its Pollen Trap, if any) must be destroyed prior to flowering.

- 5.3 If the GMO at the Location (and Pollen Trap, if any) is destroyed pursuant to this condition, the destruction of the GMO (and Pollen Trap, if any) is taken to be a harvest for the purposes of this condition.
- Note: If a Location (and Pollen Trap, if any) has to be destroyed because a Brassica Crop is planted in the Isolation Zone, the Location is taken to have been harvested. Cleaning of the Location and Pollen Trap must occur soon afterwards (see the conditions below about cleaning Locations post harvest) and post harvest monitoring of the Location and Pollen Trap must be commenced.*
- 6. Conditions Relating to Pollen Traps**
- 6.1 Once planted, Pollen Trap plants must be handled and controlled as if they are GMO, and Material from Pollen Trap plants must be handled and controlled as if it is Material from the GMO.
- 6.2 A Pollen Trap must be able to be accessed and controlled by the Company to an extent that is commensurate with the Company's rights to access and control the Location within it.
- Note: Conditions about Cleaning Pollen Traps occur elsewhere in these conditions.*
- 7. Monitoring During Growing the GMO**
- 7.1 Each Monitoring Zone must be monitored for the presence of Canola at least once every 35 days from the planting of the GMO until either harvest of the GMO or the Location is Cleaned. Any Canola detected during monitoring must be destroyed before seed maturity.
- 7.2 Each Isolation Zone must be monitored to satisfy Conditions 5.1 and 5.2, at least once every 35 days commencing 14 days prior to flowering of the GMO and concluding when the GMO has completed flowering.
- 7.3 The results of monitoring activities must be reported to the Nominated Officer in writing. Results must be reported to the Nominated Officer within 35 days of any day on which monitoring occurs. Results of reporting must include:
- (a) identification details of the areas monitored;
 - (b) details of the date of monitoring;
 - (c) the names of the person or persons who undertook the monitoring and details of the experience, training or qualification that enabled them to recognise Volunteer plants and *Brassica* plants;
 - (d) the number of Volunteer plants and *Brassica* plants if any;
 - (e) details of whether the Volunteer plants and *Brassica* plants observed, if any, occurred in the Location, the Pollen Trap or the Monitoring Zone;
 - (f) details of the development stages reached by the Volunteer plants and *Brassica* plants, if any;
 - (g) details of methods used to destroy Volunteer plants and *Brassica* plants identified if any; and
 - (h) details of the date on which Volunteer plants and *Brassica* plants were cleaned.
- 8. Harvest of GMO**
- 8.1 The GMO at a Location and Pollen Trap plants may be harvested for seed only.
- 8.2 Following harvest of the GMO and Pollen Trap plants (if any), any harvested seed must be immediately, or as soon as is reasonably practicable:
- (a) stored in a sealed container that is signed so as to indicate that it contains GM Canola seed, within a locked facility that is signed so as to indicate that genetically modified Canola seed is stored within the facility; or
 - (b) rendered unviable by autoclaving; or
 - (c) destroyed by burning; or
 - (d) destroyed by burial under 1 m of soil.
- 8.3 Any Canola seed obtained from harvest may only be transported to the extent necessary for seed cleaning or treating, to store it, export it or destroy it.
- 9. Conditions Relating to Destruction by Burial**
- 9.1 Subject to Condition 9.2 below, if the GMO, Pollen Trap plants, Material from the GMO or Material from Pollen Trap plants are destroyed by burial, the Company must:
- (a) within 30 days of burial, provide the Nominated Officer by notice in writing of the precise location of the Burial site (GPS co-ordinates and either a street address or other directions to the Location) and the date on which it was buried. The notice must identify the GMO or Pollen Trap plant, buried at the Burial site;
 - (b) any emergence of Volunteer plants. If Volunteer plants are identified, the Burial site must be cleaned.
- 9.2 Monitoring of the Burial site is not required if burial takes place at a Municipal or commercial land fill and the Nominated Officer is provided with a written notice from the manager of the land fill undertaking:
- (a) not to disturb the Burial site for a period of at least three years from the date of burial; and
 - (b) to notify both the Company and the Nominated Officer in writing of any significant disturbance of the Burial site that may affect the emergence of Volunteer plants.
- 10. Cleaning—Post Harvest and Generally**
- 10.1 Where Equipment, a Location or other area is used pursuant to these conditions in respect of GMOs, Material from GMOs, Pollen Trap plants or Material from Pollen Trap plants, it must be Cleaned.
- 10.2 Subject to Condition 10.5, for each Location, either within 14 days of harvest of the GMO or 9 months after planting, the Location must be Cleaned.
- 10.3 Within 14 days of either harvest or Cleaning of the GMO at a Location, the Pollen Trap in respect of that Location, if any, must be Cleaned.
- 10.4 When Equipment is Cleaned, the area in which the Equipment is Cleaned must also be Cleaned.
- Note: For the sake of clarity, it is not necessary for Equipment to be Cleaned only at a Location.*
- 10.5 Cleaning must occur immediately or as soon as practicable after the use and before it is used for any other purpose.

- 10.6 Note: For example, if seed is harvested with a mechanical harvester, the harvester must be Cleaned immediately following its use and before any other Canola is harvested.
- 10.7 On the request of the Nominated Officer, the Nominated Officer must be provided with written documentation of the procedures in place to ensure continuing compliance with the Cleaning conditions in these conditions.
- Note: Burning and light tillage are strongly favoured as methods to Clean Locations and Pollen Traps post-harvest.*

11. Conditions Relating to Grazing

- 11.1 The company must inform the owner of the land on which the location is situated of the marketing implications of any grazing of GM canola before commencement of the trial.
- 11.2 Evidence that the owner has been adequately informed must be presented to the nominated officer on request.

12. Reduction of the Seed Bank and Secondary Dormancy

- 12.1 Following Cleaning of any Location or Pollen Trap, light tillage must be carried out on each Location and Pollen Trap.
- 12.2 Subject to Condition 12.4, light tillage must occur on at least two separate occasions in such a way as to promote the growth of any remaining Canola and to reduce onset of secondary dormancy of Canola seed.
- 12.3 The two occasions must be carried out at least two weeks apart.
- 12.4 If light tillage is used to Clean a Location or Pollen Trap, then only one subsequent occasion of light tilling must be performed.
- 12.5 All light tillage obligations must be performed within 12 months of harvest of the GMO or Pollen Trap.
- 12.6 The soil at the Location (and Pollen Trap, if any) must not be disturbed in a way that would bury plant material in that area to a depth of more than 50 mm, until at least 14 days after all light tillage obligations have been performed.
- Note: This condition prohibits 'deep tillage' (i.e., deep soil disturbance that would bury the GMO to a depth of more than 50 mm) to occur at the location or pollen trap until after light tillage obligations have been performed.*
- 12.7 A report on light tilling activities undertaken must be reported to the Nominated Officer in writing. Results must be reported to the Nominated Officer within 35 days of any day on which light tilling occurs. Results of reporting must include:
- (a) details of the Location (and Pollen Trap, if any) tilled; and
- (b) details of the tillage methods used.

13. Conditions Relating to Light Tillage

- 13.1 Light tillage may only be adopted as a method for destruction in conditions where germination of the GMO is reasonably likely to ensue (for example, immediately after rain or irrigation).
- Note: The incorporation of light tillage methods at times when germination of the GMO is not likely to ensue as a result (e.g., during a drought) will not be considered sufficient to satisfy light tillage conditions.*

14. Monitoring—Post Harvest and Generally

- 14.1 Following Cleaning of each Location, the following places must be monitored for the existence of Volunteer plants:
- (a) the Location;
- (b) the Pollen Trap in respect of the Location, if any; and
- (c) any areas used to Clean Equipment used in connection with the GMO or to destroy the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants.
- 14.2 Following Cleaning of each Location, the Monitoring Zone in respect of the Location must be monitored for the existence of Volunteer plants of the GMO.
- 14.3 Monitoring must be performed by a person who is able to recognise Volunteer plants and *Brassica* plants.
- 14.4 Any Volunteer plants detected during monitoring must be Cleaned before seed maturity.
- 14.5 All the places required to be monitored must be monitored, with at least three site inspections to be undertaken during the April to November period. Additional monitoring may be required if conditions are conducive to growth outside traditional Canola growing periods.
- 14.6 The monitoring shall continue from the last day of Cleaning of the Location, and thereafter, until such time as the place to be monitored can meet site sign-off criteria, subject to Condition 14.7. The site sign-off criteria is met when the aggregate GM Canola volunteers present in the previous 12 months are less than 50 per ha (equivalent to 1 per 200 m²) or if the site is less than 1 ha in size, a maximum number of 20 volunteers per site. Monitoring may cease when the Nominated Officer has provided a site sign-off notice in writing to the Company that further monitoring of the specified site is no longer required.
- 14.7 Where post-harvest site is planted to long-term pasture in the first year post-harvest, and continues as a regenerating pasture in the second, third and subsequent years post-harvest, the monitoring shall continue from the last day of Cleaning of the Location, and thereafter, until such time as the place to be monitored can meet site sign-off criteria. Active monitoring on these sites must resume when the site is next cultivated and the monitoring shall continue until such time as the place to be monitored can meet site sign-off criteria.
- 14.8 The results of monitoring activities must be reported to the Nominated Officer in writing. Results must be reported to the Nominated Officer within 35 days of any day on which monitoring occurs. Results of reporting must include:
- (a) details of the areas monitored;
- (b) details of the date of monitoring;
- (c) the names of the person or persons who undertook the monitoring and details of the experience, training or qualification that enabled them to recognise Volunteer plants and *Brassica* plants;
- (d) the number of Volunteer plants observed, if any;
- (e) details of whether the Volunteer plants observed, if any, occurred in the Location, the Pollen Trap or the Monitoring Zone;
- (f) details of the development stages reached by the Volunteer plants, if any;
- (g) details of methods used to destroy Volunteer plants identified, if any; and
- (h) details of the date on which Volunteer plants were Cleaned.

15. Use of Locations Post-Harvest

- 15.1 If the GMO is grown at a Location, no other Canola or *Brassica* plant of any kind may be planted at the location, or Pollen Trap in respect of the Location, if any, after harvest of the GMO, until monitoring obligations are satisfied, unless the brassica crop is for research trial purposes (e.g., to assess canola blackleg resistance).
- 15.2 If the GMO is grown at a Location, no other Canola may be grown at the Monitoring Zone in respect of the Location until monitoring obligations are satisfied, unless the brassica crop is for research trial purposes (e.g., to assess canola blackleg resistance).
- 15.3 Other crops may be grown at the site following harvest provided the company controls post harvest volunteers to the extent required under this order.

16. Transportation of the GMO, Material from GMO, Pollen Trap plants and Material from Pollen Trap Plants

- 16.1 The GMO, Material from the GMO, Pollen Trap plants and Material from Pollen Trap plants must not be transported unless it is contained within a sealed durable container.
- 16.2 Every container used to transport the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants must be labelled:
 - (a) to indicate that it contains genetically modified plant material; and
 - (b) with telephone contact numbers for the Company and instructions to contact the Company in the event that the container is broken or misdirected.
- 16.3 The Company must have in place accounting procedures to verify whether the same quantity of GMO, Material from the GMO, Pollen Trap Plant or Material from Pollen Trap plants sent is delivered and must document methods and procedures used for transportation of GMOs, Material from GMOs, Pollen Trap plants and Material from Pollen Trap plants.

17. Contingency Plans

- 17.1 Within 30 days of the date of the commencement of these conditions, a written Contingency Plan must be submitted to the Nominated Officer detailing measures to be taken in the event of the unintended presence of the GMO, Material from the GMO, Pollen Trap plants and Material from Pollen Trap plants, outside a Location, or Pollen Trap in respect of a Location, that must be monitored.
- 17.2 The Contingency Plan must include details of procedures to:
 - (a) ensure the Nominated Officer is notified immediately if the Company becomes aware of the event;
 - (b) to destroy any of the GMOs, Material from the GMOs, Pollen Trap plants or Material from Pollen Trap plants; and
- 17.3 Monitor and destroy any Volunteer plants that may exist as a result of the event.
- 17.4 The Contingency Plan must be implemented in the event that the unintended presence of the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants is discovered outside an area that must be monitored.

18. Compliance Management Plan

- 18.1 Prior to growing the GMO, a written Compliance Management Plan must be provided to the Nominated Officer on request. The Compliance Management Plan must describe in detail how the Company intends to ensure compliance with these conditions and document that compliance.

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Words importing a gender include any other gender.

Words in the singular include the plural and words in the plural include the singular.

Words importing persons include a partnership and a body whether corporate or otherwise.

References to any statute or other legislation (whether primary or subordinate) is to a statute or other legislation of the Commonwealth of Australia as amended or replaced from time to time unless the contrary intention appears.

Where any word or phrase is given a defined meaning, any other part of speech or other grammatical form in respect of that word or phrase has a corresponding meaning.

In this agreement:

‘**Brassica crops**’ means any crop of *Brassica* plants or Canola (and includes commercial *Brassica* crops).

‘**Brassica plants**’ means the species listed in the table at Table 1.

‘**Burial site**’ means a site at which the GMO or GM material from the GMO is destroyed by burial under at least 1 m of soil.

‘**Canola**’ means plants of the species *Brassica napus*.

‘**Clean**’ (or ‘**Cleaned**’), as the case requires, means:

- (a) in relation to a Location or other area (including a Pollen Trap, Monitoring Zone or Isolation Zone), the destruction of the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants in that Location or area, to the reasonable satisfaction of the Minister; or
- (b) in relation to Equipment, the removal and destruction of the GMO and Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants from the Equipment, to the reasonable satisfaction of the Minister.

‘**Department**’ means the Department of Primary Industries and Regions SA in South Australia.

‘**Destroy**’, (or ‘**Destroyed**’ or ‘**Destruction**’), as the case requires, means killed by one or more of the following methods:

- (a) stalk pulling; or
- (b) light tillage; or
- (c) burning; or
- (d) treatment with herbicide; or
- (e) slashing; or

- (f) mowing; or
- (g) hand weeding; or
- (h) burial under 1 m of soil; or
- (i) grazing; or
- (j) a combination of the above.

Note (1): 'As the case requires' has the effect that, depending on the circumstances, one or more of these techniques may not be appropriate. For example, in the case of killing the remains of harvest of the GMO, treatment of post harvest remains by herbicide would not be a sufficient mechanism.

Note (2): Where method (b) is adopted, this agreement contains additional conditions relating to light tillage as a method for destruction.

Note (3): Where method (h) is adopted, this agreement contains additional conditions relating to burial as a method for destruction.

Note (4): Where method (i) is adopted, this agreement contains additional conditions relating to grazing as a method for destruction.

'**Equipment**' includes harvesters, seeders, storage equipment, transport equipment (e.g., bags, containers, trucks), clothing and tools.

'**GM**' means genetically modified.

'**Isolation Zone**', means, in respect of a Location, an area of land surrounding either the Location, or the Location's Pollen Trap (if the Location is surrounded by a Pollen Trap) that is known not to contain any Brassica crops when the GMO is planted at the Location.

'**Light tillage**' or '**lightly tilled**' means the use of a technique to disturb the soil in an area so as not to bury plant material in the area to a depth of more than 50 mm and can include harrowing or mulching down to the soil surface.

'**Location**' means an area of land where the GMO is planted and grown.

Note: Generally, before the GMO is planted and grown in a field, this agreement refers to the field as an area or place. After the GMO is planted in a field and while it is being grown, this agreement refers to the field as a 'Location'.

'**Material from Pollen Trap plants**' means seed, stubble, pollen or any other GM material (including parts of a plant) that is derived from or produced by Canola from a Pollen Trap.

'**Material from the GMO**' means GM seed, stubble, pollen or any other GM material (including part of a GMO) that is derived from or produced by the GMO.

'**Minister**' means the Minister for Primary Industries and Regional Development in South Australia.

'**Monitoring Zone**' means an area extending outwards by 50 m in all directions from the outer edge of a Location, or the Location's Pollen Trap (if the Location is surrounded by a Pollen Trap).

'**OGTR**' means the Office of the Gene Technology Regulator.

'**Pollen Trap**' means an area of land, extending at least 15 m in all directions from the outside edge of a Location, containing non-genetically modified Canola or genetically modified male sterile Canola that is grown in such a way as to reasonably promote a dense and vigorous growth and flowering of the non-genetically modified Canola at the same time as the GMO.

'**Pollen Trap plant**' means Canola from a Pollen Trap.

'**Post-harvest Monitoring Period**' means the period that any Location, Pollen Trap in respect of a Location, and Monitoring Zone in respect of a Location must be monitored after harvest or after destruction of the GMO, either prior to seed set or at maturity.

'**Volunteer plants**' means progeny of the GMO or a Pollen Trap plant growing in the Location, its Pollen Trap, if any, or the Monitoring Zone for the Location, during the Post-Harvest Monitoring Period.

TABLE 1. BRASSICACEOUS PLANT CATEGORIES

Type	Brassicaceae
Weeds	<i>Brassica rapa</i> <i>Brassica juncea</i>
Condiment, Fodder, Vegetable spp.	Forage <i>B. napus</i> Vegetable <i>B. napus</i> Vegetable <i>B. rapa</i> Condiment <i>B. juncea</i>

Dated: 21 May 2019

HON TIM WHETSTONE MP
Minister for Primary Industries and Regional Development

GENETICALLY MODIFIED CROPS MANAGEMENT ACT 2004

REVOCATION OF EXEMPTIONS

Revocation notice – BASF Agricultural Solutions Pty Ltd Exemptions Licences DIR 021/2002 and DIR 108

PURSUANT to Section 6 (5) (a) of the Genetically Modified Crops Management Act 2004 ('the Act'), I, Tim Whetstone, Minister for Primary Industries and Regional Development, revoke the following exemptions issued under the Act:

- (1) Two exemptions issued to BASF Agricultural Solutions Pty Ltd pursuant to Section 6 (2) (a) (ii) of the Act dated 16 August 2018;

These revocations will come into force upon the completion of the merging of BASF Agricultural Solutions Pty Ltd into BASF Australia Ltd.

Dated: 21 May 2019

HON TIM WHETSTONE MP
Minister for Primary Industries and Regional Development

GEOGRAPHICAL NAMES ACT 1991

Notice to Alter Boundaries of a Place

NOTICE is hereby given pursuant to Section 11B of the *Geographical Names Act, 1991*, that I, MICHAEL BURDETT, Surveyor-General and Delegate appointed by Honourable Stephan Knoll, Minister for Transport, Infrastructure and Local Government, Minister of the Crown to whom the administration of the *Geographical Names Act 1991* is committed, DO HEREBY;

Alter the locality boundary between Penrice and Angaston to exclude from the bounded locality of **PENRICE** that area marked (A) shown highlighted in green and include in the locality of **ANGASTON** marked (B).

A copy of the plan showing the extent of the altered boundary can be viewed on the Land Services website at:

www.sa.gov.au/placenameproposals

Dated: 21 May 2019

MICHAEL BURDETT
Surveyor-General

Department of Planning, Transport and Infrastructure

DPTI: 2019/04487/01

GEOGRAPHICAL NAMES ACT 1991

Notice to Alter Boundaries of a Place

NOTICE is hereby given pursuant to Section 11B(2) of the *Geographical Names Act, 1991*, that I, MICHAEL BURDETT, Surveyor-General and Delegate appointed by Honourable Stephan Knoll, Minister for Transport, Infrastructure and Local Government, Minister of the Crown to whom the administration of the *Geographical Names Act 1991* is committed, DO HEREBY;

Alter the locality boundary between Martins Well and Wirrealpa to exclude from the bounded locality of **WIRREALPA** that area marked (A) shown highlighted in green and include in the locality of **MARTINS WELL** marked (B).

A copy of the plan showing the extent of the altered boundary can be viewed on the Land Services website at:

www.sa.gov.au/placenameproposals

Dated: 30 May 2019

MICHAEL BURDETT
Surveyor-General

Department of Planning, Transport and Infrastructure

DPTI: 2019/02403/01

HOUSING IMPROVEMENT ACT 2016

SECTION 25

Rent Control Revocations

Whereas the Minister for Human Services Delegate is satisfied that each of the houses described hereunder has ceased to be unsafe or unsuitable for human habitation for the purposes of the *Housing Improvement Act 2016*, notice is hereby given that, in exercise of the powers conferred by the said Act, the Minister for 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
17 Toronto Street, Ovingham SA 5082	Allotment 33 Filed Plan 109099 Hundred of Yatala	CT5444/991
120 Melrose Street, Mount Pleasant SA 5235	Allotment 103 Deposited Plan 33159 Hundred of Talunga	CT5062/40
38 Innes ST, Elizabeth Park SA 5113	Allotment 589 Deposited Plan 6711 Hundred of Munno Para	CT5980/252; CT6216/415; CT6216/416
3 Raven Court, Wynn Vale SA 5127	Allotment 100 Deposited Plan 20765 Hundred of Yatala	CT5231/653

Dated: 30 May 2019

CRAIG THOMPSON
Acting Housing Regulator and Registrar
Housing Safety Authority, SAHA
Delegate of Minister for Human Services

JUSTICES OF THE PEACE ACT 2005

SECTION 11(5)(A)

Notice of Removal from the Office of Justice of the Peace by the Attorney-General

I, Vickie Chapman, Attorney-General, pursuant to the power vested in me by section 11(5)(a) of the *Justices of the Peace Act 2005* (the 'Act'), do hereby remove Elliot Sidney Good, justice of the peace identification number 12405, from the office of justice of the peace for South Australia effective from the date of the publication of this notice in the SA Government Gazette.

Pursuant to section 11(6) of the Act, I declare that Elliot Sidney Good may not apply for reappointment as a justice for a period of five years from the date of the publication of this notice in the SA Government Gazette.

Dated: 20 May 2019

VICKIE CHAPMAN
Deputy Premier
Attorney-General

LIVESTOCK ACT 1997

Appointment of Chief Inspector of Stock

Pursuant to Section 63(1) of the *Livestock Act 1997*, I Timothy John Whetstone, Minister for Primary Industries and Regional Development, appoint Dr Celia-Jane Dickason as Chief Inspector of Stock from 9am on 24 May 2019 until 5pm on 30 May 2019.

TAKE NOTE that the above appointment revokes the previous appointment (6 February 2019) of Dr Mary Carr as Chief Inspector of Stock for the same period.

Dated: 16 May 2019

HON TIM WHETSTONE MP
Minister for Primary Industries and Regional Development

LIVESTOCK ACT 1997

Appointment of Chief Inspector of Stock

Pursuant to Section 63(1) of the *Livestock Act 1997*, I Timothy John Whetstone, Minister for Primary Industries and Regional Development, appoint Dr Cleopas Bamhare as Chief Inspector of Stock from 5pm on 30 May 2019 until 9am on 4 June 2019.

TAKE NOTE that the above appointment revokes the previous appointment (6 February 2019) of Dr Mary Carr as Chief Inspector of Stock for the same period.

Dated: 24 May 2019

HON TIM WHETSTONE MP
Minister for Primary Industries and Regional Development

MENTAL HEALTH ACT 2009

Authorised Medical Practitioner

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

Matthew Cranwell

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.

Dated: 30 May 2019

DR J. BRAYLEY
Chief Psychiatrist

MENTAL HEALTH ACT 2009

Authorised Mental Health Professionals

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

Louise Hann
Elizabeth Hurst
Cherie Mitchell
Jacqueline Murray
Bernard Siebert

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

Dated: 30 May 2019

DR J. BRAYLEY
Chief Psychiatrist

MINING ACT 1971

SECTION 28(5)

Exploration Licences

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

Applicant: Panda Mining Pty Ltd
Location: Bibliando area – approximately 65 km east of Hawker
Pastoral Leases: Bibliando, Willipa
Term: Two years
Area in km²: 47
Reference number: 2019/00001

Applicant: Black Tiger Resources Limited
Location: Pandurra area – approximately 50 km west-southwest of Port Augusta
Pastoral Leases: Pandurra
Term: Two years
Area in km²: 26
Reference number: 2019/00038

Applicant: FMG Resources Pty Ltd
Location: Midgee area approximately 70km southwest of Whyalla
Pastoral Leases: Shirrocoe
Term: Two years
Area in km²: 601
Reference number: 2019/00040

Applicant: FMG Resources Pty Ltd
 Location: Mitchellville area – approximately 60 km southwest of Whyalla
 Term: Two years
 Area in km²: 506
 Reference number: 2019/00041

Plans and co-ordinates can be found on the Department for Energy and Mining website:

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

Community information on mineral exploration licence processes and requirements under the *Mining Act 1971* is available from:

http://energymining.sa.gov.au/minerals/exploration/public_notices/exploration_licence_applications or hard copy on request to Mineral Tenements.

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

MOTOR VEHICLE ACCIDENTS (LIFETIME SUPPORT SCHEME) ACT 2013

LIFETIME SUPPORT AUTHORITY

2019-2020 LSS Rates

THE following rates have been set as the maximum the Lifetime Support Authority of South Australia will pay for attendant care services from 1 July 2019:

2019-20 LSS Rates	
Monday-Friday 6 a.m.-8 p.m. (per hour)	\$48.31
Monday-Friday 8 p.m.-12 a.m. (per hour)	\$52.46
Monday-Friday 12 a.m.-6 a.m. (Active) (per hour)	\$53.34
Saturday (per hour)	\$65.02
Sunday (per hour)	\$81.71
Public Holidays (per hour)	\$98.40
Inactive Sleepover (per 8 hours including one active hour)	\$202.83

Dated: 16 May 2019

TAMARA TOMIC
 Chief Executive

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Closure of Caroon Creek Conservation Park, Redbanks Conservation Park, Mimbara Conservation Park and Hopkins Creek 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, as Acting Director, Regional Programs, Parks and Regions, authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of Caroon Creek Conservation Park, Redbanks Conservation Park, Mimbara Conservation Park and Hopkins Creek Conservation Park from:

6 a.m. on Tuesday, 4 June 2019 until 6 p.m. on Friday, 7 June 2019.

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: 28 May 2019

STUART A.M. PAUL
 Acting Director
 Regional Programs, Parks and Regions
 Department for Environment and Water

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Closure of Riverland and Mallee Parks

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, authorised delegate of the Director of National Parks and Wildlife, close to the public;

Danggali Conservation Park, Chowilla Regional Reserve, Pooginook Conservation Park, Cooltong Conservation Park, Karte Conservation Park, and Peebinga Conservation Park. The area of closure will include all internal park access roads and campgrounds from:

6.00am on Saturday 1st June 2019 until 6.00pm on Thursday 6th June 2019.

PURSUANT to Regulations 6(2) (c) of the Wilderness Protection Regulations 2006, I, Stuart Anthony Maxwell Paul, Acting Director, Regional Programs, Parks and Regions, authorised delegate of the Director of National Parks and Wildlife closed to the public:

the whole of Danggali Wilderness Protection Area and Billiatt Wilderness Protection Area from:

6.00am on Saturday 1st June 2019 until 6.00pm on Thursday 6th June 2019.

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

Dated: 28 May 2019

STUART A.M. PAUL
 Acting Director
 Regional Programs, Parks and Regions
 Department for Environment and Water

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Temporary Closure of Chowilla Game Reserve

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, authorised delegate of the Director of National Parks and Wildlife, close to the public, Chowilla Game Reserve from:

6.00am on Monday 3rd June 2019 until 6.00pm on Thursday 6th June 2019.

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

Dated: 28 May 2019

STUART A.M. PAUL
Acting Director
Regional Programs, Parks and Regions
Department for Environment and Water

NOTICE TO MARINERS

No 14 OF 2019

South Australia – Instream Woody Habitats River Murray – Bookpurnong and Banrock

The Department for Environment and Water will commence installation of submerged woody structures in the River Murray to facilitate a pilot study for instream woody habitat at the following locations from 17 June 2019:

Bookpurnong	Approx. 505 river km	S 34°21'52.27" E 140°35'40.19"
Banrock	Approx. 429 river km	S 34°10'52.27" E 140°20'16.85"
Banrock	Approx. 429 river km	S 34°10'57.35" E 140°20'18.71"

Boat operators should operate with caution at the above locations and direct enquiries to:

Department for Environment and Water
Ph. (08) 8204 1139
Email: Eva.dec@sa.gov.au

Dated: 17 May 2019

GORDON PANTON
Manager Maritime Safety

2017/02277/01
www.sa.gov.au

NOTICE TO MARINERS

NO. 15 OF 2019

*South Australia - Gulf St Vincent - Port Adelaide - Outer Harbor - Dredging Works**Former Notices No.3, 3A and 8 of 2019*

Mariners are advised that Dredging Works to widen the Outer Harbor Channel and the No.6 Turning Basin will commence on 01 June 2019 and will continue until the middle of September 2019. The dredges *Gateway* and *Magnor* will operate continuously between the entrance to the Port Adelaide River and the No.6 Berth Turning Basin at Outer Harbor. The dredges will be supported by tugs and barges.

A hydrographic survey vessel, the *Bay Lass* will be conducting hydrographic surveys daily on the works.

The existing deposition area, approximately 12 nautical miles westward from the Entrance Beacon and bounded by the following WGS84 latitudes and longitudes, will be used to deposit the dredge material:

34° 48' 25.54" S, 138° 07' 21.82" E
34° 48' 25.56" S, 138° 10' 03.84" E
34° 52' 37.57" S, 138° 10' 03.85" E
34° 52' 37.55" S, 138° 07' 21.85" E

Whilst in position or underway, the vessels will exhibit the appropriate lights and shapes required by the International Regulations for the Prevention of Collisions at Sea.

Mariners are reminded that navigation beacons within the Outer Harbor Channel are in the process of being relocated and/or temporarily replaced by buoys and virtual Aids to Navigation.

Mariners are advised to proceed with caution whilst in the vicinity of these works.

Navy Charts affected: Aus 130, Aus 137, Aus 138 and Aus 781.

Publications affected: Australian Pilot Volume 1 (Fifth Edition 2017) pages 401 - 405

Dated: 20 May 2019

GORDON PANTON
Manager Maritime Safety
Department of Planning, Transport and Infrastructure

FP 2012/0105
DPTI 2017/02277/01
www.flindersports.com.au
www.dpti.sa.gov.au

NOTICE TO MARINERS

NO. 17 OF 2019

South Australia – Spencer Gulf – Whyalla – Temporary Marine Radio Network Outage

Mariners are advised that maintenance works to the VHF Emergency Marine Radio network at Whyalla are going to cause a wide-spread outage to the VHF Marine Safety Network areas and times are as follows:

Site	Date	Time	Channels Impacted	Areas Impacted
Pillaworta Hill	Tues 28 May 2019	1200-1700	Ch12 / Ch16 / Ch67	Pt Lincoln & Tumby Bay
North Block	Tues 28 May 2019	1200-1700	Ch16 / Ch67	Coffin Bay
Bramfield Hill	Tues 28 May 2019	1200-1700	Ch16 / Ch67	Elliston
Streaky Bay	Tues 28 May 2019	1200-1700	Ch16 / Ch67	Streaky Bay
Kongwirra	Tues 28 May 2019	1200-1700	Ch12 / Ch16 / Ch67	Ceduna
Fowlers Bay	Tues 28 May 2019	1200-1700	Ch16 / Ch67	West Coast

Mariners are advised to use alternative emergency radio and communication networks during this period and to navigate with extreme caution.

Charts affected: Aus 136, 778

Dated: 27 May 2019

GORDON PANTON
Manager Maritime Safety

2017/02277/01
www.dpti.sa.gov.au

PASTORAL LAND MANAGEMENT AND CONSERVATION ACT 1989

INSTRUMENT OF DELEGATION

Delegation of Pastoral Board powers to the Department of Primary Industries and Regions SA (PIRSA)

Pursuant to section 18 of the *Pastoral Land Management and Conservation Act 1989* (“the Act”), we, the Pastoral Board (hereinafter referred to as “the Board”), in the State of South Australia:

- HEREBY REVOKE** any previous Board delegations made pursuant to the Act.
- HEREBY DELEGATE** those of the Board’s powers and functions in the Act contained in Column One of the Schedule to this instrument, to the persons for the time being holding or acting in the positions set out in Column Two of the Schedule, subject to any conditions specified in Column Three.
- This instrument of delegation does not derogate from the power of the Board to act in any matter, and is revocable at will.

Executed for and on behalf of the Board:

Dated: 27 March 2019

GEOFFREY DOUGLAS MILLS
Presiding Member
Pastoral Board of South Australia

With the consent of the Minister for Primary Industries and Regional Development (pursuant to section 18 of the Act):

Dated: 22 May 2019

THE HON TIMOTHY JOHN WHETSTONE MP
Minister for Primary Industries and Regional Development

PASTORAL LAND MANAGEMENT AND CONSERVATION ACT 1989

Column One – Section/ Power to be Delegated	Column Two – Position (PIRSA)	Column Three – Conditions
Vary lease conditions		
s22(4) Entering into an agreement for varying a condition of a lease.	Chief Executive	N/A
Stocking approvals/ change purpose		
s22(6)(a) Approve pasturing a species of animal other than that on the lease.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit	N/A
s22(6)(b) Approve a level of stock in excess of the maximum levels specified in the lease.		N/A
s22(6)(c) Approve the use of land for a purpose other than pastoral purposes.		N/A
s22(6)(d)(i) Approve to set aside land from use for pastoral purposes.		N/A
s22(6)(d)(ii) Approve the use of the pastoral land set aside for the primary purpose of traditional Aboriginal pursuits, conservation purposes or other.		N/A
s22(7) Provide approvals in s22(6) in writing and with any conditions.		N/A

PASTORAL LAND MANAGEMENT AND CONSERVATION ACT 1989

Column One – Section/ Power to be Delegated	Column Two – Position (PIRSA)	Column Three – Conditions	
Rent administration			
s23(6)	Recommend to the Minister to reduce by an appropriate amount the rent that would otherwise be payable under certain circumstances.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit	N/A
s23(7)	Issue annual rent accounts.		N/A
s23(8)	Fix a common day by which the rent under all pastoral leases must be paid in each year and, rent accounts for a period greater or less than a year may be sent to lessees.		N/A
s23(10)	Recommend to the Minister that if a case of hardship exists, waive or defer payment of any amount of the rent due, subject to any conditions.		N/A
Term of pastoral leases			
s24(2)	Set the term of a lease when a lessee surrenders two or more pastoral leases for the purposes of a merger of the leases.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit	N/A
Lease assessments			
s25(1)	Cause an assessment of the condition of the land comprised in each pastoral lease to be completed at intervals of not more than 14 years.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit	N/A
s25(2)	Cause an assessment of land to meet minimum requirements.		N/A
s25(3)	Issue a notice to lessee of a proposed assessment not less than 28 days before the assessment commences.		N/A
s25(4)	Forward a copy of the assessment report and a written report of any action the Board proposes taking as a consequence of assessment.		N/A
Extension of term of leases			
s26(1)	Vary land management conditions of a lease.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit	N/A
s26(3)(a)	Within 12 months of completing an assessment, if lease conditions not to be varied, extend the term of a lease to 42 years.		N/A
s26(3)(b)	Within 12 months of completing an assessment, if lease conditions are to be varied, offer to extend the term of a lease to 42 years.		N/A
s26(5)	Refuse to extend the term of a lease.		N/A
s26(6)	Extend the term of a lease according to conditions pertaining to s26(4) or s26(5).		N/A
Alteration of lease boundaries			
s31(1)	If Board satisfied the boundary does not reflect land occupied, Minister may alter the boundary.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit	N/A
Excise and transfer land			
s31A(3)	Recommend to the Minister to excise land and transfer land to another lease; alter the boundaries of leases accordingly.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit	N/A
Debt recovery			
s37(5)(b)	Unpaid fines imposed under s37 may be recovered from lessee as debt.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit	N/A
Notices to registered interests			
s40(1)	Provide notice of the action to persons with a registered interest in or caveat over a lease when: before resuming, cancelling making a decision not to extend the term of a lease.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit	N/A
Property Plans			
s41(8)	Approve a variation to a property plan.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit	N/A
Stock return administration			
s42(1)	Request a statutory declaration as to stock levels on pastoral land as at 30 June, by no later than 31 July in each year.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit	N/A

PASTORAL LAND MANAGEMENT AND CONSERVATION ACT 1989

Column One – Section/ Power to be Delegated	Column Two – Position (PIRSA)	Column Three – Conditions
s42(2)(a)	Request at any time a statutory declaration as to stock levels.	N/A
s42(3)	A statutory declaration under s42 may require any such information as required.	N/A
Notice to destock or take other action		
s43(1)(a)	Require a lessee to remove stock.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit
s43(1)(b)	Require a lessee to keep the amount of stock to a specified level, or keep no stock.	N/A
s43(1)(c)	Require a lessee to carry out specified improvements to or land treatment works.	N/A
s43(1)(d)	Require a lessee to adopt or desist from specified land management practices.	N/A
s43(2)(a)	Provide for a notice under s43 to be for a specified period.	N/A
s43(2)(b)	Provide for a notice under s43 to cease to operate on request from the lessee.	N/A
s43(2a)	Consult with and have regard to, views of the relevant authority under section 129 of the <i>Natural Resources Management Act 2004</i> .	N/A
s43(3)	To vary or revoke a notice under section 43.	N/A
Reference areas		
s44(1)	Declare in gazette a specified area of land to be a reference area for evaluating the effect of grazing of stock.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit
s44(4)(b)	Require a lessee to inspect and make a report on a reference area.	N/A
s44(5)	Vary or revoke a notice in the gazette under this section.	N/A
Public access/ stock routes		
s45(3)(a)	Dedicate routes by gazettal.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit
s45(3)(b)	Vary or revoke a notice under s45.	N/A
s45(5)(a)	Providing 3 months for public comment via a published notice.	N/A
s45(5)(b)	Consider public comments for a notice under s45.	N/A
s45(5)(c)	Consult with lessees, NRM Board, other organisations for a notice under s45.	N/A
s45(7)	Temporarily close a public access route or stock route by gazettal.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit/ Senior Pastoral Officer Pastoral Unit / Executive Officer Pastoral Unit / Pastoral Officer Pastoral Unit
Notice to muster		
s58(2)	Approve an agreement which varies the notice periods specified in s58(1) for a muster.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit
Right to take water		
s59(2)	Approve holder of a mining tenement to take water	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit
Cost recovery		
s66	Recover from a lessee the costs incurred by the Board in taking action under this Act.	Chief Executive/ Deputy Chief Executive/ Executive Director Rural Solutions/ Director Rural Solutions/ Manager Pastoral Unit

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Notice of Invitation of Applications for a Petroleum Exploration Licence

I, MICHAEL MALAVAZOS, Acting Executive Director Energy Resources Division, Department for Energy and Mining in the State of South Australia, pursuant to the provisions of the *Petroleum and Geothermal Energy Act 2000*, and pursuant to delegated powers dated 29 June 2018 and in accordance with Section 22(1)(a) of the *Petroleum and Geothermal Energy Act 2000*, on behalf of Dan van Holst Pellekaan, Minister for Energy and Mining (Minister) hereby invite applications for the grant of a Petroleum Exploration Licence (PEL) in respect of each of the areas described below.

COOPER BASIN

BLOCK: CO 2019-A

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

Commencing at a point being the intersection of latitude 26°35'00"S AGD66 and longitude 140°02'03"E GDA94, thence east to longitude 140°20'00"E AGD66,
north to latitude 26°11'40"S GDA94, west to longitude 139°40'00"E AGD66,
south to latitude 26°32'00"S GDA94, west to longitude 139°00'00"E AGD66,
south to latitude 27°15'00"S AGD66, east to longitude 139°40'00"E AGD66,
north to latitude 27°00'28"S GDA94, east to longitude 139°48'24"E GDA94,
north to latitude 26°57'58"S GDA94, east to longitude 139°57'48"E GDA94,
north to latitude 26°49'28"S GDA94, east to longitude 140°17'43"E GDA94,
north to latitude 26°43'40"S GDA94, west to longitude 140°03'04"E GDA94,
north to latitude 26°39'55"S GDA94, west to longitude 140°02'03"E GDA94, and north to the point of commencement.

AREA: **9892.91** square kilometres approximately.

BLOCK: CO 2019-B

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

AREA 1

Commencing at a point being the intersection of latitude 26°35'00"S AGD66 and longitude 140°27'30"E GDA94, thence east to longitude 140°40'00"E GDA94,
north to latitude 26°30'00"S GDA94, east to longitude 140°45'00"E GDA94,
north to latitude 26°20'00"S GDA94, east to longitude 140°50'00"E GDA94,
north to latitude 26°15'00"S GDA94, east to longitude 140°55'00"E GDA94,
north to latitude 26°10'00"S GDA94, east to the eastern border of the State of South Australia, then north and west along the said border to longitude 140°50'00"E GDA94, south to latitude 26°07'30"S GDA94, west to longitude 140°32'30"E GDA94,
south to latitude 26°30'00"S GDA94, west to longitude 140°27'30"E GDA94, and south to the point of commencement.

AREA 2

Commencing at a point being the intersection of latitude 26°52'00"S GDA94 and longitude 140°03'00"E GDA94, thence east to longitude 140°10'00"E GDA94,
south to latitude 26°55'00"S GDA94, east to longitude 140°22'00"E GDA94,
south to latitude 26°56'35"S GDA94, west to longitude 140°13'00"E GDA94,
north to latitude 26°56'05"S GDA94, west to longitude 140°09'25"E GDA94,
north to latitude 26°55'45"S GDA94, west to longitude 140°08'30"E GDA94,
north to latitude 26°54'30"S GDA94, west to longitude 140°08'10"E GDA94,
north to latitude 26°53'15"S GDA94, west to longitude 140°07'25"E GDA94,
north to latitude 26°52'45"S GDA94, west to longitude 140°04'45"E GDA94,
south to latitude 26°54'00"S GDA94, east to longitude 140°05'10"E GDA94,
south to latitude 26°55'00"S GDA94, east to longitude 140°05'55"E GDA94,
south to latitude 26°57'05"S GDA94, west to longitude 140°05'20"E GDA94,
south to latitude 26°58'05"S GDA94, west to longitude 140°04'35"E GDA94,
south to latitude 26°59'10"S GDA94, west to longitude 140°03'50"E GDA94,
south to latitude 26°59'50"S GDA94, west to longitude 140°03'10"E GDA94,
south to latitude 27°01'05"S GDA94, west to longitude 140°00'50"E GDA94,
north to latitude 27°00'35"S GDA94, west to longitude 139°58'05"E GDA94,
south to latitude 27°01'35"S GDA94, east to longitude 139°58'25"E GDA94,
south to latitude 27°02'20"S GDA94, east to longitude 139°58'45"E GDA94,
south to latitude 27°03'50"S GDA94, west to longitude 139°53'40"E GDA94,
south to latitude 27°04'35"S GDA94, west to longitude 139°52'35"E GDA94,
north to latitude 27°03'00"S GDA94, east to longitude 139°57'00"E GDA94,
north to latitude 27°00'00"S GDA94, east to longitude 140°02'00"E GDA94,
north to latitude 26°59'00"S GDA94, east to longitude 140°03'00"E GDA94, and north to the point of commencement.

AREA 3

Commencing at a point being the intersection of latitude 26°55'00"S GDA94 and longitude 140°26'00"E AGD66, thence east to longitude 140°28'00"E GDA94,
south to latitude 27°01'15"S GDA94, east to longitude 140°34'50"E GDA94,
south to latitude 27°02'40"S GDA94, east to longitude 140°35'25"E GDA94,
south to latitude 27°03'25"S GDA94, east to longitude 140°35'50"E GDA94,
south to latitude 27°04'10"S GDA94, east to longitude 140°36'20"E GDA94,
south to latitude 27°06'05"S GDA94, west to longitude 140°34'55"E GDA94,
south to latitude 27°07'10"S GDA94, west to longitude 140°33'40"E GDA94,
south to latitude 27°07'30"S GDA94, west to longitude 140°28'55"E GDA94,
north to latitude 27°05'45"S GDA94, west to longitude 140°27'20"E GDA94,
north to latitude 27°05'35"S GDA94, west to longitude 140°27'15"E GDA94,
north to latitude 27°05'25"S GDA94, west to longitude 140°27'10"E GDA94,
north to latitude 27°05'15"S GDA94, west to longitude 140°27'00"E GDA94,
north to latitude 27°05'05"S GDA94, west to longitude 140°26'50"E GDA94,
north to latitude 27°04'50"S GDA94, west to longitude 140°26'35"E GDA94,
north to latitude 27°04'25"S GDA94, west to longitude 140°26'00"E AGD66,
and north to the point of commencement.

AREA: **2008.96** square kilometres approximately.

BLOCK: CO 2019-C

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

AREA 1

Commencing at a point being the intersection of latitude 26°48'30"S AGD66 and longitude 140°50'25"E AGD66, thence east to longitude 140°50'55"E AGD66,
south to latitude 26°48'40"S AGD66, east to longitude 140°51'05"E AGD66,

south to latitude 26°49'20"S AGD66, east to longitude 140°51'10"E AGD66, south to latitude 26°49'30"S AGD66, west to longitude 140°51'05"E AGD66, south to latitude 26°49'40"S AGD66, west to longitude 140°50'25"E AGD66, north to latitude 26°49'30"S AGD66, west to longitude 140°50'15"E AGD66, north to latitude 26°48'40"S AGD66, east to longitude 140°50'25"E AGD66, and north to the point of commencement, but excluding the area bounded as follows -

Commencing at a point being the intersection of latitude 26°48'40"S GDA94 and longitude 140°50'30"E GDA94, thence east to longitude 140°50'32"E GDA94, north to latitude 26°48'37"S GDA94, east to longitude 140°50'34"E GDA94, north to latitude 26°48'35"S GDA94, east to longitude 140°50'38"E GDA94, north to latitude 26°48'32"S GDA94, east to longitude 140°50'39"E GDA94, north to latitude 26°48'29"S GDA94, east to longitude 140°50'41"E GDA94, north to latitude 26°48'26"S GDA94, east to longitude 140°50'54"E GDA94, north to latitude 26°48'25"S GDA94, east to longitude 140°50'59"E GDA94, south to latitude 26°48'35"S GDA94, east to longitude 140°51'01"E GDA94, south to latitude 26°48'43"S GDA94, west to longitude 140°51'00"E GDA94, south to latitude 26°48'50"S GDA94, west to longitude 140°50'58"E GDA94, south to latitude 26°48'52"S GDA94, west to longitude 140°50'55"E GDA94, south to latitude 26°48'54"S GDA94, east to longitude 140°50'57"E GDA94, south to latitude 26°48'56"S GDA94, east to longitude 140°50'59"E GDA94, south to latitude 26°48'58"S GDA94, east to longitude 140°51'00"E GDA94, south to latitude 26°49'01"S GDA94, west to longitude 140°50'54"E GDA94, north to latitude 26°48'56"S GDA94, west to longitude 140°50'48"E GDA94, south to latitude 26°49'02"S GDA94, west to longitude 140°50'38"E GDA94, north to latitude 26°49'00"S GDA94, west to longitude 140°50'36"E GDA94, north to latitude 26°48'57"S GDA94, west to longitude 140°50'34"E GDA94, north to latitude 26°48'55"S GDA94, west to longitude 140°50'32"E GDA94, north to latitude 26°48'53"S GDA94, west to longitude 140°50'30"E GDA94, and north to the point of commencement.

AREA 2

Commencing at a point being the intersection of latitude 26°50'00"S AGD66 and longitude 140°45'00"E AGD66, thence east to longitude 140°48'00"E GDA94, south to latitude 26°52'20"S GDA94, east to longitude 140°51'10"E GDA94, south to latitude 27°00'40"S GDA94, east to longitude 140°52'05"E GDA94, south to latitude 27°03'55"S GDA94, east to longitude 140°53'00"E GDA94, south to latitude 27°09'00"S GDA94, west to longitude 140°52'05"E GDA94, south to latitude 27°11'30"S GDA94, west to longitude 140°49'55"E GDA94, north to latitude 27°05'30"S GDA94, west to longitude 140°46'05"E GDA94, north to latitude 27°03'55"S GDA94, east to longitude 140°48'05"E GDA94, north to latitude 27°02'15"S GDA94, west to longitude 140°45'15"E GDA94, north to latitude 26°59'55"S GDA94, east to longitude 140°48'50"E GDA94, north to latitude 26°58'20"S GDA94, west to longitude 140°45'00"E AGD66, and north to the point of commencement.

AREA 3

Commencing at a point being the intersection of latitude 27°19'20"S GDA94 and longitude 140°50'10"E GDA94, thence east to longitude 140°51'50"E GDA94, south to latitude 27°20'10"S GDA94, west to longitude 140°51'40"E GDA94, south to latitude 27°20'50"S GDA94, east to longitude 140°52'40"E GDA94, north to latitude 27°20'30"S GDA94, east to longitude 140°53'40"E GDA94, north to latitude 27°20'10"S GDA94, east to longitude 140°54'10"E GDA94, north to latitude 27°19'50"S GDA94, east to longitude 140°54'50"E GDA94, north to latitude 27°19'30"S GDA94, east to longitude 140°55'40"E GDA94, north to latitude 27°15'00"S AGD66, west to longitude 140°50'05"E GDA94, south to latitude 27°17'10"S GDA94, west to longitude 140°49'40"E GDA94, south to latitude 27°17'40"S GDA94, west to longitude 140°49'30"E GDA94, south to latitude 27°18'30"S GDA94, west to longitude 140°49'10"E GDA94, south to latitude 27°19'50"S GDA94, east to longitude 140°50'10"E GDA94, and north to the point of commencement.

AREA 4

Commencing at a point being the intersection of latitude 27°21'40"S GDA94 and longitude 140°47'40"E GDA94, thence west to longitude 140°46'20"E GDA94, south to latitude 27°23'30"S AGD66, west to longitude 140°44'50"E AGD66, south to latitude 27°23'50"S AGD66, west to longitude 140°44'40"E AGD66, south to latitude 27°24'20"S AGD66, west to longitude 140°44'20"E AGD66, south to latitude 27°24'40"S AGD66, west to longitude 140°44'00"E AGD66, south to latitude 27°24'50"S AGD66, west to longitude 140°43'40"E AGD66, south to latitude 27°25'00"S Clarke1858, west to longitude 140°43'20"E AGD66, south to latitude 27°25'20"S AGD66, west to longitude 140°43'10"E AGD66, south to latitude 27°25'40"S AGD66, east to longitude 140°45'00"E AGD66, south to latitude 27°30'25"S GDA94, west to longitude 140°44'30"E GDA94, south to latitude 27°30'35"S GDA94, west to longitude 140°44'20"E GDA94, south to latitude 27°30'45"S GDA94, west to longitude 140°44'10"E GDA94, south to latitude 27°30'55"S GDA94, west to longitude 140°44'00"E GDA94, south to latitude 27°31'05"S GDA94, west to longitude 140°43'50"E GDA94, south to latitude 27°31'15"S GDA94, west to longitude 140°43'40"E GDA94, south to latitude 27°31'25"S GDA94, west to longitude 140°43'30"E GDA94, south to latitude 27°31'35"S GDA94, west to longitude 140°43'20"E GDA94, south to latitude 27°31'45"S GDA94, west to longitude 140°43'10"E GDA94, south to latitude 27°31'55"S GDA94, west to longitude 140°42'40"E GDA94, south to latitude 27°32'20"S GDA94, east to longitude 140°43'55"E GDA94, south to latitude 27°33'20"S AGD66, east to longitude 140°49'50"E AGD66, north to latitude 27°32'20"S AGD66, east to longitude 140°52'40"E AGD66,

north to latitude 27°32'00"S GDA94, west to longitude 140°49'40"E GDA94,
north to latitude 27°30'20"S GDA94, west to longitude 140°49'20"E GDA94,
north to latitude 27°30'00"S GDA94, west to longitude 140°47'10"E GDA94,
north to latitude 27°29'10"S GDA94, east to longitude 140°47'30"E GDA94,
north to latitude 27°29'00"S GDA94, east to longitude 140°48'30"E GDA94,
north to latitude 27°27'50"S GDA94, east to longitude 140°48'50"E GDA94,
north to latitude 27°27'30"S GDA94, east to longitude 140°49'10"E GDA94,
north to latitude 27°27'10"S GDA94, east to longitude 140°49'30"E GDA94,
north to latitude 27°26'50"S GDA94, east to longitude 140°49'50"E GDA94,
north to latitude 27°26'30"S GDA94, east to longitude 140°50'10"E GDA94,
north to latitude 27°25'00"S GDA94, west to longitude 140°48'10"E GDA94,
south to latitude 27°25'10"S GDA94, west to longitude 140°47'20"E GDA94,
south to latitude 27°25'50"S GDA94, west to longitude 140°46'50"E GDA94,
south to latitude 27°26'50"S GDA94, west to longitude 140°46'10"E GDA94,
south to latitude 27°27'00"S GDA94, west to longitude 140°45'30"E GDA94,
north to latitude 27°26'40"S GDA94, east to longitude 140°45'50"E GDA94,
north to latitude 27°26'20"S GDA94, east to longitude 140°46'00"E GDA94,
north to latitude 27°25'30"S GDA94, east to longitude 140°46'20"E GDA94,
north to latitude 27°25'10"S GDA94, east to longitude 140°46'30"E GDA94,
north to latitude 27°24'40"S GDA94, east to longitude 140°46'40"E GDA94,
north to latitude 27°24'10"S GDA94, east to longitude 140°46'50"E GDA94,
north to latitude 27°23'50"S GDA94, east to longitude 140°47'10"E GDA94,
north to latitude 27°23'20"S GDA94, east to longitude 140°47'30"E GDA94,
north to latitude 27°23'00"S GDA94, east to longitude 140°47'40"E GDA94,
north to latitude 27°22'30"S GDA94, east to longitude 140°48'00"E GDA94,
north to latitude 27°21'50"S GDA94, west to longitude 140°47'40"E GDA94, and north to the point of commencement, but excluding the area bounded as follows -

Commencing at a point being the intersection of latitude 27°32'40"S AGD66 and longitude 140°44'40"E AGD66, thence west to longitude 140°44'30"E AGD66,
north to latitude 27°32'20"S AGD66, east to longitude 140°44'40"E AGD66,
north to latitude 27°32'10"S AGD66, east to longitude 140°45'00"E AGD66,
north to latitude 27°32'00"S AGD66, east to longitude 140°46'00"E AGD66,
south to latitude 27°32'30"S AGD66, west to longitude 140°45'50"E AGD66,
south to latitude 27°32'40"S AGD66, west to longitude 140°45'30"E AGD66,
south to latitude 27°32'50"S AGD66, west to longitude 140°44'40"E AGD66, and north to the point of commencement.

AREA 5

Commencing at a point being the intersection of latitude 27°24'00"S GDA94 and longitude 140°54'10"E GDA94, thence east to longitude 140°54'40"E GDA94,
north to latitude 27°23'40"S GDA94, east to longitude 140°55'10"E GDA94,
north to latitude 27°23'10"S GDA94, east to longitude 140°55'40"E GDA94,
north to latitude 27°22'10"S GDA94, west to longitude 140°54'20"E GDA94,
south to latitude 27°22'20"S GDA94, west to longitude 140°54'10"E GDA94,
south to latitude 27°23'00"S GDA94, west to longitude 140°53'50"E GDA94,
south to latitude 27°23'20"S GDA94, west to longitude 140°53'30"E GDA94,
south to latitude 27°23'50"S GDA94, west to longitude 140°53'10"E GDA94,
south to latitude 27°24'10"S GDA94, west to longitude 140°52'40"E GDA94,
south to latitude 27°24'40"S GDA94, west to longitude 140°52'20"E GDA94,
south to latitude 27°25'00"S GDA94, west to longitude 140°52'00"E GDA94,
south to latitude 27°25'30"S GDA94, west to longitude 140°51'40"E GDA94,
south to latitude 27°25'50"S GDA94, west to longitude 140°51'20"E GDA94,
south to latitude 27°26'10"S GDA94, west to longitude 140°51'00"E GDA94,
south to latitude 27°26'40"S GDA94, west to longitude 140°50'30"E GDA94,
south to latitude 27°27'10"S GDA94, east to longitude 140°51'10"E GDA94,
south to latitude 27°28'30"S GDA94, east to longitude 140°51'30"E GDA94,
north to latitude 27°28'00"S GDA94, east to longitude 140°51'50"E GDA94,
north to latitude 27°27'30"S GDA94, east to longitude 140°52'10"E GDA94,
north to latitude 27°27'00"S GDA94, east to longitude 140°52'30"E GDA94,
north to latitude 27°26'30"S GDA94, east to longitude 140°52'50"E GDA94,
north to latitude 27°26'00"S GDA94, east to longitude 140°53'10"E GDA94,
north to latitude 27°25'30"S GDA94, east to longitude 140°53'30"E GDA94,
north to latitude 27°25'00"S GDA94, east to longitude 140°53'50"E GDA94,
north to latitude 27°24'30"S GDA94, east to longitude 140°54'10"E GDA94, and north to the point of commencement.

AREA: 545.29 square kilometres approximately.

BLOCK: CO 2019-D

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

AREA 1

Commencing at a point being the intersection of latitude 27°44'00"S GDA94 and longitude 140°46'00"E GDA94, thence east to longitude 140°54'00"E GDA94,
north to latitude 27°42'00"S GDA94, east to the eastern border of the State of South Australia, then north along the said State border to latitude 27°32'00"S GDA94, west to longitude 140°59'00"E GDA94,
south to latitude 27°33'00"S GDA94, west to longitude 140°58'00"E GDA94,
south to latitude 27°34'00"S GDA94, west to longitude 140°56'00"E GDA94,
south to latitude 27°35'00"S GDA94, west to longitude 140°52'10"E AGD66,
south to latitude 27°36'00"S GDA94, west to longitude 140°52'00"E GDA94,
south to latitude 27°40'00"S GDA94, west to longitude 140°46'00"E GDA94, and south to the point of commencement.

AREA 2

Commencing at a point being the intersection of latitude 27°47'40"S AGD66 and longitude 140°25'44"E GDA94, thence west to longitude 140°16'40"E AGD66,

south to latitude 27°51'00"S GDA94, east to longitude 140°21'30"E GDA94, south to latitude 27°53'00"S GDA94, east to longitude 140°30'00"E GDA94, south to latitude 28°00'00"S GDA94, east to longitude 140°34'00"E GDA94, south to latitude 28°01'00"S GDA94, east to longitude 140°34'20"E AGD66, north to latitude 27°56'10"S AGD66, east to longitude 140°36'40"E AGD66, north to latitude 27°54'50"S AGD66, east to longitude 140°42'00"E GDA94, north to latitude 27°50'00"S GDA94, west to longitude 140°39'00"E GDA94, north to latitude 27°49'00"S GDA94, west to longitude 140°36'00"E GDA94, south to latitude 27°53'00"S GDA94, west to longitude 140°34'00"E GDA94, north to latitude 27°52'00"S GDA94, west to longitude 140°33'00"E GDA94, north to latitude 27°51'00"S GDA94, west to longitude 140°25'44"E GDA94, and north to the point of commencement.

AREA 3

Commencing at a point being the intersection of latitude 27°47'00"S GDA94 and longitude 140°50'00"E GDA94, thence east to longitude 140°54'00"E GDA94, south to latitude 27°53'00"S GDA94, west to longitude 140°48'00"E GDA94, north to latitude 27°50'00"S GDA94, east to longitude 140°49'00"E GDA94, north to latitude 27°49'00"S GDA94, east to longitude 140°50'00"E GDA94, and north to the point of commencement.

AREA: **742.35** square kilometres approximately.

BLOCK: CO 2019-E

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

AREA 1

Commencing at a point being the intersection of latitude 28°26'05"S GDA94 and longitude 139°39'05"E GDA94, thence east to longitude 139°50'00"E AGD66, south to latitude 28°35'55"S GDA94, west to longitude 139°46'35"E GDA94, south to latitude 28°38'50"S GDA94, west to longitude 139°44'35"E GDA94, north to latitude 28°36'50"S GDA94, west to longitude 139°41'45"E GDA94, south to latitude 28°38'50"S GDA94, west to longitude 139°38'35"E GDA94, north to latitude 28°36'30"S GDA94, east to longitude 139°40'05"E GDA94, north to latitude 28°35'55"S GDA94, east to longitude 139°42'55"E GDA94, north to latitude 28°32'15"S GDA94, west to longitude 139°41'40"E GDA94, north to latitude 28°31'40"S GDA94, west to longitude 139°40'10"E GDA94, north to latitude 28°31'10"S GDA94, west to longitude 139°39'05"E GDA94, and north to the point of commencement.

AREA 2

Commencing at a point being the intersection of latitude 28°25'00"S Clarke1858 and longitude 139°56'30"E GDA94, thence east to longitude 139°57'00"E AGD66, south to latitude 28°25'35"S AGD66, east to longitude 139°57'35"E AGD66, south to latitude 28°26'00"S AGD66, west to longitude 139°57'25"E AGD66, south to latitude 28°26'45"S AGD66, west to longitude 139°57'20"E AGD66, south to latitude 28°27'30"S GDA94, east to longitude 139°57'40"E GDA94, south to latitude 28°27'50"S AGD66, east to longitude 139°58'20"E AGD66, south to latitude 28°28'10"S AGD66, west to longitude 139°58'00"E AGD66, south to latitude 28°28'15"S AGD66, west to longitude 139°57'50"E AGD66, south to latitude 28°28'20"S AGD66, west to longitude 139°57'40"E AGD66, south to latitude 28°28'30"S AGD66, east to longitude 139°57'45"E GDA94, south to latitude 28°29'30"S AGD66, west to longitude 139°57'40"E AGD66, south to latitude 28°30'15"S GDA94, west to longitude 139°56'30"E GDA94 and north to the point of commencement.

AREA 3

Commencing at a point being the intersection of latitude 28°35'05"S GDA94 and longitude 139°55'20"E GDA94, thence east to the western boundary of National Native Title Tribunal Claimant Application File Number SC98/01 (Registered 8/01/1998), thence generally south-westerly along the boundary of the said Claimant Application to latitude 28°40'00"S AGD66, west to longitude 139°50'00"E AGD66, north to latitude 28°36'40"S GDA94, east to longitude 139°50'50"E GDA94, north to latitude 28°36'35"S GDA94, east to longitude 139°51'35"E GDA94, north to latitude 28°36'30"S GDA94, east to longitude 139°52'50"E GDA94, north to latitude 28°36'25"S GDA94, east to longitude 139°53'05"E GDA94, north to latitude 28°36'15"S GDA94, east to longitude 139°53'30"E GDA94, north to latitude 28°36'05"S GDA94, east to longitude 139°53'45"E GDA94, north to latitude 28°35'55"S GDA94, east to longitude 139°54'00"E GDA94, north to latitude 28°35'45"S GDA94, east to longitude 139°54'25"E GDA94, north to latitude 28°35'35"S GDA94, east to longitude 139°54'45"E GDA94, north to latitude 28°35'25"S GDA94, east to longitude 139°55'00"E GDA94, north to latitude 28°35'15"S GDA94, east to longitude 139°55'20"E GDA94 and north to the point of commencement.

AREA 4

Commencing at a point being the intersection of latitude 28°25'00"S Clarke 1858 and longitude 139°58'15"E AGD66, thence east to longitude 139°59'20"E AGD66, south to latitude 28°25'50"S AGD66, east to longitude 139°59'30"E AGD66, south to latitude 28°26'10"S AGD66, east to longitude 139°59'40"E AGD66, south to latitude 28°26'30"S AGD66, east to longitude 139°59'50"E AGD66, south to latitude 28°26'50"S AGD66, east to longitude 139°59'55"E AGD66, south to latitude 28°27'05"S AGD66, east to the western boundary of National Native Title Tribunal Claimant Application File Number SC98/01 (Registered 8/01/1998), thence generally south-westerly along the boundary of the said Claimant Application to longitude 139°59'45"E GDA94, north to latitude 28°27'25"S AGD66, west to longitude 139°59'20"E GDA94, north to latitude 28°27'10"S GDA94, west to longitude 139°59'10"E GDA94, north to latitude 28°26'00"S GDA94, west to longitude 139°58'55"E GDA94, north to latitude 28°25'35"S GDA94, west to longitude 139°58'40"E GDA94,

north to latitude 28°25'30"S GDA94, west to longitude 139°58'15"E AGD66 and north to the point of commencement.

AREA 5

Commencing at a point being the intersection of latitude 28°29'08" AGD66 and longitude 139°58'40"E AGD66, thence east to the western boundary of National Native Title Tribunal Claimant Application File Number SC98/01 (Registered 8/01/1998), thence generally south-westerly along the boundary of the said Claimant Application to latitude 28°29'20"S AGD66, west to longitude 139°58'40"E AGD66 and north to the point of commencement.

AREA 6

Commencing at a point being the intersection of latitude 28°25'00"S Clarke 1858 and longitude 140°00'50"E AGD66, thence east to the western boundary of National Native Title Tribunal Claimant Application File Number SC98/01 (Registered 8/01/1998), thence generally south-westerly along the boundary of the said Claimant Application to latitude 28°25'20"S AGD66, west to longitude 140°01'00"E AGD66, north to latitude 28°25'10"S AGD66, west to longitude 140°00'50"E AGD66 and north to the point of commencement.

AREA: **392.86** square kilometres approximately.

Additional acreage in the Cooper Basin

Should any additional acreage be relinquished within the areas in the vicinity of release blocks up until four (4) weeks (1 November 2019) prior to the close of bids, the Department for Energy and Mining **may** include those additional areas within the adjacent block.

Any additions to these blocks will be advertised on the Energy Resources Division website, and promptly published in the South Australian Government Gazette prior to the close of bidding.

OTWAY BASIN

BLOCK: OT 2019-A

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

AREA 1

Commencing at a point being the intersection of latitude 36°54'00"S GDA94 and longitude 139°50'00"E GDA94, then east to longitude 140°00'00"E GDA94, south to latitude 36°55'00"S GDA94, east to longitude 140°25'00"E GDA94, south to latitude 37°00'00"S GDA94, east to longitude 140°40'00"E GDA94, south to latitude 37°05'00"S GDA94, east to longitude 140°50'00"E GDA94, south to the boundary of Naracoorte Caves National Park, then beginning westerly along said boundary to the point closest to 37°05'07.619"S, 140°49'53.678"E GDA94, then along the geodesic to the point on the boundary of Naracoorte Caves National Park closest to 37°05'07.588"S, 140°49'52.573"E GDA94, then beginning westerly along said boundary to the point closest to 37°05'44.906"S, 140°49'49.736"E GDA94, then along the geodesic to the point on the boundary of Naracoorte Caves National Park closest to 37°05'45.243"S, 140°49'51.805"E GDA94, then beginning easterly along said boundary to longitude 140°50'00"E GDA94, then south to the boundary of Coonawarra geographical indication, then beginning northwesterly along said boundary to latitude 37°17'40"S GDA94, then west to longitude 140°45'00"E GDA94, north to latitude 37°15'30"S GDA94, west to longitude 140°43'40"E GDA94, north to latitude 37°15'10"S GDA94, west to longitude 140°43'20"E GDA94, north to latitude 37°14'50"S GDA94, west to longitude 140°43'00"E GDA94, north to latitude 37°14'30"S GDA94, west to longitude 140°42'40"E GDA94, north to latitude 37°14'20"S GDA94, west to longitude 140°42'35"E GDA94, north to latitude 37°14'05"S GDA94, west to longitude 140°42'25"E GDA94, north to latitude 37°13'50"S GDA94, west to longitude 140°42'10"E GDA94, north to latitude 37°13'40"S GDA94, west to longitude 140°42'00"E GDA94, north to latitude 37°13'30"S GDA94, west to longitude 140°41'45"E GDA94, north to latitude 37°13'15"S GDA94, west to longitude 140°41'35"E GDA94, north to latitude 37°13'05"S GDA94, west to longitude 140°41'25"E GDA94, north to latitude 37°12'55"S GDA94, west to longitude 140°41'15"E GDA94, north to latitude 37°12'45"S GDA94, west to longitude 140°41'00"E GDA94, north to latitude 37°12'35"S GDA94, west to longitude 140°40'40"E GDA94, north to latitude 37°12'25"S GDA94, west to longitude 140°40'25"E GDA94, north to latitude 37°12'15"S GDA94, west to longitude 140°40'00"E GDA94, north to latitude 37°12'05"S GDA94, west to longitude 140°39'35"E GDA94, west to longitude 140°39'20"E AGD66, west to longitude 140°37'15"E GDA94, south to latitude 37°12'00"S GDA94, west to longitude 140°30'50"E GDA94, north to latitude 37°10'50"S GDA94, west to longitude 140°28'30"E GDA94, north to latitude 37°10'20"S GDA94, west to longitude 140°21'40"E GDA94, south to latitude 37°11'50"S GDA94, west to longitude 140°15'00"E GDA94, south to latitude 37°17'30"S GDA94, east to longitude 140°27'30"E GDA94, south to latitude 37°22'00"S GDA94, east to longitude 140°28'50"E GDA94, south to latitude 37°22'40"S GDA94, east to longitude 140°30'00"E GDA94, south to latitude 37°23'20"S GDA94, east to longitude 140°31'30"E GDA94, south to latitude 37°24'00"S GDA94, east to longitude 140°33'00"E GDA94, south to latitude 37°24'40"S GDA94, east to longitude 140°34'00"E GDA94, south to latitude 37°25'20"S GDA94, west to the baseline of the territorial sea, then beginning northwesterly along said baseline to latitude 37°22'00"S GDA94, then east to longitude 139°57'00"E GDA94, south to latitude 37°23'00"S GDA94, east to longitude 140°00'00"E GDA94, north to latitude 37°22'00"S GDA94, east to longitude 140°03'30"E GDA94, north to latitude 37°20'00"S GDA94, west to longitude 139°59'00"E GDA94, north to latitude 37°19'00"S GDA94, west to the point on the boundary of Lake St Clair Conservation Park closest to 37°19'00"S, 139°54'33.847"E GDA94, then beginning southerly along said boundary to the point closest to 37°18'44.243"S, 139°54'30"E GDA94, then north to the boundary of Lake St Clair Conservation Park, then beginning northwesterly along said boundary to the point closest to 37°17'12.844"S, 139°54'07.252"E GDA94, then along the geodesic to the point on the boundary of Lake St Clair Conservation Park closest to 37°17'12.402"S, 139°54'07.874"E GDA94, then beginning northeasterly along said boundary to longitude 139°54'30"E GDA94, then north to latitude 37°17'00"S GDA94, west to the boundary of Little Dip Conservation Park, then beginning northerly along said boundary to the point closest to 37°15'21.137"S, 139°49'00.524"E GDA94, then along the geodesic to the point on the boundary of Little Dip Conservation Park closest to 37°15'21.429"S, 139°48'59.757"E GDA94, then beginning northwesterly along said boundary to the boundary of Lake Robe Game Reserve, then beginning easterly along said boundary to the boundary of Little Dip Conservation Park, then beginning easterly along said boundary to the point closest to 37°13'16.162"S, 139°46'50.662"E GDA94, then along the geodesic to the point on the boundary of Little Dip Conservation Park closest to 37°13'15.459"S, 139°46'50.647"E GDA94, then beginning northerly along said boundary to the point closest to 37°12'41.205"S, 139°46'37.309"E GDA94, then along the geodesic to the point on the boundary of Little Dip Conservation Park closest to 37°12'40.863"S, 139°46'36.528"E GDA94, then beginning northerly along said boundary to the baseline of the territorial sea, then beginning northeasterly along said baseline to latitude 37°00'00"S GDA94, then east to longitude 139°50'00"E GDA94, and north to the point of commencement.

But excluding:

Big Heath Conservation Park, Bool Lagoon Game Reserve, Furner Conservation Park, Guichen Bay Conservation Park, Hacks Lagoon Conservation Park, Reedy Creek Conservation Park, Vivigani Ardune Conservation Park and Mary Seymour Conservation Park.

AREA 2

Commencing at a point being the intersection of latitude 37°10'00"S GDA94 and

the eastern border of the State of South Australia, then beginning southerly along said border to the boundary of Coonawarra geographical indication, then beginning northwesterly along said boundary to the boundary of Glen Roy Conservation Park, then

beginning easterly along said boundary to the boundary of Coonawarra geographical indication, then beginning northerly along said boundary to latitude 37°10'00"S GDA94, and east to the point of commencement.

AREA 3

Commencing at a point being the corner of the boundary of Little Dip Conservation Park closest to 37°16'20.416"S, 139°49'41.857"E GDA94, then along the geodesic to the point on the boundary of Little Dip Conservation Park closest to 37°16'20.303"S, 139°49'42.709"E GDA94, then beginning southerly along said boundary to latitude 37°17'00"S GDA94, then west to the baseline of the territorial sea, then beginning northerly along said baseline to the boundary of Little Dip Conservation Park, and beginning northeasterly along said baseline to the point of commencement.

AREA: **3566.15** square kilometres approximately.

BLOCK: OT 2019-B

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

Commencing at a point being the intersection of latitude 37°25'20"S GDA94 and the line of lowest astronomical tide, then east to longitude 140°35'00"E GDA94, south to latitude 37°26'20"S GDA94, east to longitude 140°35'50"E GDA94, south to latitude 37°27'20"S GDA94, east to longitude 140°36'40"E GDA94, south to latitude 37°28'00"S GDA94, east to longitude 140°37'30"E GDA94, south to latitude 37°30'30"S GDA94, east to longitude 140°40'00"E GDA94, south to latitude 37°32'30"S GDA94, east to longitude 140°42'40"E GDA94, north to latitude 37°32'00"S GDA94, east to longitude 140°43'10"E GDA94, south to latitude 37°32'20"S GDA94, east to longitude 140°44'30"E GDA94, south to latitude 37°33'00"S GDA94, east to longitude 140°45'00"E GDA94, south to latitude 37°34'00"S GDA94, east to longitude 140°46'00"E GDA94, south to latitude 37°35'00"S GDA94, east to longitude 140°49'00"E GDA94, south to latitude 37°36'00"S GDA94, east to longitude 140°51'00"E GDA94, south to latitude 37°37'00"S GDA94, east to longitude 140°53'00"E GDA94, south to latitude 37°38'00"S GDA94, east to longitude 140°55'00"E GDA94, south to latitude 37°39'30"S GDA94, east to the eastern border of the State of South Australia, then south along the said border to latitude 37°45'00"S GDA94, west to longitude 140°45'00"E GDA94, south to latitude 37°45'30"S GDA94, west to longitude 140°32'30"E GDA94, north to latitude 37°45'00"S GDA94, west to longitude 140°28'00"E GDA94, north to latitude 37°44'00"S GDA94, west to longitude 140°25'00"E GDA94, north to latitude 37°43'00"S GDA94, west to longitude 140°24'00"E GDA94, north to latitude 37°42'00"S GDA94, west to longitude 140°23'00"E GDA94, north to latitude 37°41'00"S GDA94, west to longitude 140°20'00"E GDA94, north to latitude 37°40'00"S GDA94, west to longitude 140°18'00"E GDA94, north to latitude 37°39'00"S GDA94, west to longitude 140°17'00"E GDA94, north to latitude 37°38'00"S GDA94, west to longitude 140°16'00"E GDA94, north to latitude 37°37'00"S GDA94, west to the boundary of Canunda National Park, then beginning northwesterly along said boundary to longitude 140°14'00"E GDA94, north to latitude 37°36'00"S GDA94, west to the boundary of Canunda National Park, then beginning northeasterly along said boundary to the point closest to 37°34'22.754"S, 140°07'03.329"E GDA94, then along the geodesic to the point on the boundary of Canunda National Park closest to 37°34'21.427"S, 140°07'02.575"E GDA94, then beginning northwesterly along said boundary to the line of lowest astronomical tide, then beginning southeasterly along said line to the point of commencement.

But excluding:

Beachport Conservation Park, Belt Hill Conservation Park, Canunda National Park, Gower Conservation Park, Tantanoola Caves Conservation Park and Telford Scrub Conservation Park

AREA: **1923.00** square kilometres approximately.

BLOCK: OT 2019-C

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

Commencing at a point being the intersection of latitude 37°41'50"S GDA94 and the boundary of Canunda National Park, then east to longitude 140°22'00"E GDA94, south to latitude 37°46'00"S GDA94, east to longitude 140°26'00"E GDA94, south to latitude 37°48'00"S GDA94, east to longitude 140°31'00"E GDA94, south to latitude 37°49'00"S GDA94, east to longitude 140°37'30"E GDA94, north to latitude 37°45'30"S GDA94, east to longitude 140°45'00"E GDA94, north to latitude 37°45'00"S GDA94, east to the border of the State of South Australia, then southerly along said border to the boundary of Lower Glenelg River Conservation Park, then beginning southwesterly along said boundary to the border of the State of South Australia, then southerly along said border to the boundary of Piccaninnie Ponds Conservation Park, then beginning westerly along said boundary to the point closest to 38°02'53.853"S, 140°56'52.710"E GDA94, then along the geodesic to the point on the boundary of Piccaninnie Ponds Conservation Park closest to 38°02'53.771"S, 140°56'51.814"E GDA94, then beginning northwesterly along said boundary to the baseline of the territorial sea, then beginning northwesterly along said baseline to the point closest to 37°51'48.356"S, 140°21'38.821"E GDA94, then along the geodesic to the point on the boundary of Canunda National Park closest to 37°51'48.367"S, 140°21'41.184"E GDA94, then beginning easterly along said boundary to the point of commencement.

But excluding:

Bucks Lake (Game Reserve), Dingley Dell (Conservation Park), Ewens Ponds (Conservation Park), Nene Valley (Conservation Park), Penambol (Conservation Park) and all that part of the State of South Australia, bounded as follows:-

Commencing at a point being the intersection of latitude 37°56'10"S GDA94 and longitude 140°54'09"E GDA94, thence east to longitude 140°54'50"E GDA94, south to latitude 37°56'43"S GDA94, west to longitude 140°54'09"E GDA94, and north to point of commencement.

AREA: **1459.90** square kilometres approximately.

SPECIAL CONDITIONS

Licence Term

The PELs will be offered for a five-year term with a right of renewal for two further five-year terms, with compulsory relinquishment of 33½% of the original area at each renewal, subject to prevailing *Petroleum and Geothermal Energy Act 2000* provisions.

Security

The Department is implementing an updated and risk based approach to financial security bond arrangements. The risk based approach to managing liabilities will use a range of regulatory tools in a principled and consistent way to ensure an appropriate security bond is held. Prospective licence holders will have their financial and operational capabilities assessed and the level of financial security will be set as a proportion of the total rehabilitation liability estimate of the proposed work program.

APPLICATIONS

Applications lodged under Section 65(1) of the *Petroleum and Geothermal Energy Act 2000* are required to be made in the approved form which is available from the following links:

http://energymining.sa.gov.au/_data/assets/word_doc/0019/342703/CO2019_A-E_PEL_Application.doc
http://energymining.sa.gov.au/_data/assets/word_doc/0005/342671/OT2019_PEL_Application_Form.doc

Applications:

- must satisfy the requirements of Regulations 4 and 6 of the Regulations under the Petroleum and Geothermal Energy Act 2000;
- must be accompanied by a proposed work program for the first five year term of the licence;
- must be accompanied by a statement of the financial and technical resources available to the applicant; and
- must be accompanied by the scheduled application fee.

Applications close at 4.00pm Australian Central Daylight Time, Friday 29 November 2019

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

- the application and supporting data, together with the scheduled application fee of \$4,666.00 (AUD), payable to the Department for Energy and Mining, should be sealed in a plain envelope or package and clearly marked as "Application for Area CO2019-A – Commercial-in-Confidence" or "Application for Area CO2019-B – Commercial-in-Confidence" or "Application for Area CO2019-C – Commercial-in Confidence, etc. (as appropriate) ; and
- the envelope or package should then be enclosed in another envelope and posted to:

Executive Director
Energy Resources Division
Department for Energy and Mining
GPO Box 320
ADELAIDE SA 5001

If being delivered by hand:

Executive Director
Energy Resources Division
Department for Energy and Mining
Level 4, 11 Waymouth Street
ADELAIDE SA 5000

Copies of the basic exploration data pertaining to the area comprising this notice are available from the Energy Resources Division of the Department for Energy and Mining. Enquiries may be directed to Mr. Barry Goldstein, Executive Director, Energy Resources Division (Telephone (08) 8429 2449; email: Barry.Goldstein@sa.gov.au).

Criteria for Assessment of Applications

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

Bids will be assessed taking account of the criteria listed below. It is important to note that the timing of well drilling and seismic acquisition will be taken into account. The most important criteria for assessment of 2019 work programs are:

- the number of exploration wells to be drilled in the licence area (appraisal development wells are not considered);
- the number of years the applicant is prepared to guarantee the program. Non-guaranteed years cannot be followed by later guaranteed years;
- the extent to which proposed wells are supported by seismic data;
- the amount and nature of seismic surveying to be carried out and its timing;
- other data acquisition (e.g. gravity, aeromagnetic or geochemical surveys);
- seismic reprocessing to be carried out;
- adequacy of financial resources and technical expertise available to the applicant; and
- the applicant's past performance in fulfilling work program commitments elsewhere in Australia.

With respect to the adequacy of financial resources available to the applicant, checks will be undertaken on the financial status of the highest ranking applicants, with the applicants being classified as "adequate", "marginal", or "inadequate". The financial assessment will include consideration of other licence commitments in South Australia (or if more than one block is to be offered to an applicant, the commitments in all blocks) and previous performance in meeting work program commitments (including a new company with a Director of a previously poor performing company). If the applicant is classified as "inadequate", the application may be refused.

Further information regarding the 2019 acreage release application and award procedures is available via the following links:

http://energymining.sa.gov.au/_data/assets/pdf_file/0018/342702/CO2019_Application_and_award_procedures.pdf
http://energymining.sa.gov.au/_data/assets/pdf_file/0004/342661/OT2019-A_APPLICATION_AND_AWARD_PROCEDURES.pdf

The Minister is expected to announce winning bidders, together with details of the work programs by no later than January 2020.

Dated: 28 May 2019

MICHAEL MALAVAZOS
A/Executive Director
Energy Resources Division
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

PLANT HEALTH ACT 2009

SECTION 49

Instrument of Delegation

I, Timothy John Whetstone, Minister for Primary Industries and Regional Development for the State of South Australia, being the Minister to whom the administration of the *Plant Health Act 2009* (the Act) is committed under the *Administrative Arrangements Act 1994*, do hereby REVOKE all previous delegations by me or my predecessors under the Act and do hereby DELEGATE, pursuant to section 49 of the Act, the powers and functions specified in Column 1 of the attached Schedules, to the person for the time being occupying or acting in the position listed in Column 3 (Delegate) within the Department of Primary Industries and Regions.

This delegation includes all functions and powers incidental to those specified in the attached Schedules.

The functions and powers under Column 1, with the exception of Sections 4, 8, 9, 15, 37, 40(2) and 41 of the Act and Section 10 of the Regulations, may be further delegated as deemed appropriate.

The exercise of the powers delegated by this instrument may be subject to my direction from time to time.

This instrument of delegation applies until varied or revoked.

Dated: 23 May 2019

HON TIMOTHY JOHN WHETSTONE MP
Minister for Primary Industries and Regional Development

SCHEDULE 1

Minister's Delegations under Plant Health Act 2009

Power to be delegated (Section of Act) (Column 1)	Brief Description (not intended to limit the scope of the power delegated) (Column 2)	Delegate (Column 3)	Sub- delegate (Column 4)
4	Declare a disease, or insect, mite or other arthropod, a snail, slug or nematode or any other organism or condition that affects or may affect a plant or plant related product to be a pest by notice in the Gazette	Chief Inspector (Plant Health Act 2009)	No
8	Declare the whole or a portion of the State to be a quarantine area in respect of all pests or those pests specified, by notice in the Gazette	Chief Inspector (Plant Health Act 2009)	No
9	Approve the issuing of orders as may be reasonably necessary to prevent or minimise the outbreak or spread of a pest	Chief Inspector (Plant Health Act 2009)	No
14	Manifest requirements	Chief Inspector (Plant Health Act 2009)	Yes
15	Declare pest free areas and authorise the use of specified statements, by notice in the Gazette	Chief Inspector (Plant Health Act 2009)	No
16	Applications for accreditation	Chief Inspector (Plant Health Act 2009)	Yes
17	Granting of accreditation	Chief Inspector (Plant Health Act 2009)	Yes
19	Approval of assurance certificates and verification of assurance certificates	Chief Inspector (Plant Health Act 2009)	Yes
20	Imposition of conditions on accreditation	Chief Inspector (Plant Health Act 2009)	Yes
21	Payment of periodic fees and lodging of returns, and payment of default penalties	Chief Inspector (Plant Health Act 2009)	Yes
22	Variation of terms and conditions of accreditation	Chief Inspector (Plant Health Act 2009)	Yes
24	Suspension or cancellation of accreditation	Chief Inspector (Plant Health Act 2009)	Yes
26	Application for registration of importers	Chief Inspector (Plant Health Act 2009)	Yes
27	Granting of an application for registration as an importer	Chief Inspector (Plant Health Act 2009)	Yes
28	Imposing of conditions on registration as an importer	Chief Inspector (Plant Health Act 2009)	Yes
29	Requiring a registered importer to make good a default and causing written notice of suspension or cancellation of registration to be given to an importer	Chief Inspector (Plant Health Act 2009)	Yes
30	Variation of the terms and conditions of an importer's registration	Chief Inspector (Plant Health Act 2009)	Yes
32	Suspension or cancellation of the registration of an importer	Chief Inspector (Plant Health Act 2009)	Yes
34	Maintaining a register of production areas, accredited persons and registered importers	Chief Inspector (Plant Health Act 2009)	Yes
37	Approval of auditors	Chief Inspector (Plant Health Act 2009)	No
38	Duty of auditor to inform of certain matters	Chief Inspector (Plant Health Act 2009)	Yes
40 (2)	Appointment of deputy Chief Inspector	Chief Inspector (Plant Health Act 2009)	No
41	Appointment of inspectors	Chief Inspector (Plant Health Act 2009)	No
42	Approval of form of identity cards	Chief Inspector (Plant Health Act 2009)	Yes
45	Approval of form of a plant health certificate	Chief Inspector (Plant Health Act 2009)	Yes

SCHEDULE 2

Minister's Delegations under Plant Health Regulations 2009

Power to be delegated (Regulation) (Column 1)	Brief Description (not intended to limit the scope of the power delegated) (Column 2)	Delegate (Column 3)	Sub- delegate (Column 4)
7	Specification of protocols and operational procedures for accreditation of persons	Chief Inspector (Plant Health Act 2009)	Yes
8	Specification of protocols and operational procedures for registration of importers	Chief Inspector (Plant Health Act 2009)	Yes
10	Exempting conditionally or unconditionally a class of persons, plants, plant related products or activities from the application of the Act or specified provision of the Act, by notice in the Gazette	Chief Inspector (Plant Health Act 2009)	No
11	Waiving payment of the whole or part of a fee	Chief Inspector (Plant Health Act 2009)	Yes

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

*Notice of Confirmation of Road Process Order**Road Closure – Portion Unmade Public Road, Mount Magnificent*

BY Road Process Order made on 26 March 2019, the Alexandrina Council ordered that:

1. Portion of the unmade Public Road, Mount Magnificent, situated adjoining Section 293 Hundred of Kuitpo and Section 1962 Hundred of Kondoparinga, more particularly delineated and lettered 'A' in Preliminary Plan 16/0045 be closed.
2. The closed road described in order (1) will vest in the Crown.

On 28 May 2019 that order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 114700 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: 30 May 2019

M. P. BURDETT
Surveyor-General

DPTI: 2016/20873/01

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4 – Apprenticeships/Traineeships

PURSUANT to the provision of the Training and Skills Development Act 2008, the Training and Skills Commission (TaSC) gives notice that determines the following Trades or Declared Vocations in addition to the *gazette* notices of:

1. 25 September 2008	2. 23 October 2008	3. 13 November 2008	4. 4 December 2008
5. 18 December 2008	6. 29 January 2009	7. 12 February 2009	8. 5 March 2009
9. 12 March 2009	10. 26 March 2009	11. 30 April 2009	12. 18 June 2009
13. 25 June 2009	14. 27 August 2009	15. 17 September 2009	16. 24 September 2009
17. 9 October 2009	18. 22 October 2009	19. 3 December 2009	20. 17 December 2009
21. 4 February 2010	22. 11 February 2010	23. 18 February 2010	24. 18 March 2010
25. 8 April 2010	26. 6 May 2010	27. 20 May 2010	28. 3 June 2010
29. 17 June 2010	30. 24 June 2010	31. 8 July 2010	32. 9 September 2010
33. 23 September 2010	34. 4 November 2010	35. 25 November 2010	36. 16 December 2010
37. 23 December 2010	38. 17 March 2011	39. 7 April 2011	40. 21 April 2011
41. 19 May 2011	42. 30 June 2011	43. 21 July 2011	44. 8 September 2011
45. 10 November 2011	46. 24 November 2011	47. 1 December 2011	48. 8 December 2011
49. 16 December 2011	50. 22 December 2011	51. 5 January 2012	52. 19 January 2012
53. 1 March 2012	54. 29 March 2012	55. 24 May 2012	56. 31 May 2012
57. 7 June 2012	58. 14 June 2012	59. 21 June 2012	60. 28 June 2012
61. 5 July 2012	62. 12 July 2012	63. 19 July 2012	64. 2 August 2012
65. 9 August 2012	66. 30 August 2012	67. 13 September 2012	68. 4 October 2012
69. 18 October 2012	70. 25 October 2012	71. 8 November 2012	72. 29 November 2012
73. 13 December 2012	74. 25 January 2013	75. 14 February 2013	76. 21 February 2013
77. 28 February 2013	78. 7 March 2013	79. 14 March 2013	80. 21 March 2013
81. 28 March 2013	82. 26 April 2013	83. 23 May 2013	84. 30 May 2013
85. 13 June 2013	86. 20 June 2013	87. 11 July 2013	88. 1 August 2013
89. 8 August 2013	90. 15 August 2013	91. 29 August 2013	92. 6 February 2014
93. 12 June 2014	94. 28 August 2014	95. 4 September 2014	96. 16 October 2014
97. 23 October 2014	98. 5 February 2015	99. 26 March 2015	100. 16 April 2015
101. 27 May 2015	102. 18 June 2015	103. 3 December 2015	104. 7 April 2016
105. 30 June 2016	106. 28 July 2016	107. 8 September 2016	108. 22 September 2016
109. 27 October 2016	110. 1 December 2016	111. 15 December 2016	112. 7 March 2017
113. 21 March 2017	114. 23 May 2017	115. 13 June 2017	116. 18 July 2017

117. 19 September 2017	118. 26 September 2017	119. 17 October 2017	120. 3 January 2018
121. 23 January 2018	122. 14 March 2018	123. 14 June 2018	124. 5 July 2018
125. 2 August 2018	126. 9 August 2018	127. 16 August 2018	128. 30 August 2018
129. 27 September 2018	130. 4 October 2018	131. 18 October 2018	132. 1 November 2018
133. 15 November 2018	134. 22 November 2018	135. 29 November 2018	136. 6 December 2018
137. 20 December 2018	138. 24 January 2019	139. 14 February 2019	140. 30 May 2019

TRADES OR DECLARED VOCATIONS AND REQUIRED QUALIFICATIONS AND TRAINING CONTRACT CONDITIONS FOR THE AVIATION TRAINING PACKAGE AVI

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period
Aerodrome Operations Assistant#	AVI30416	Certificate III in Aeroskills (Ground Operations and Services)	24 Months	60 Days
Aircraft Refueller#	AVI30416	Certificate III in Aeroskills (Ground Operations and Services)	24 Months	60 Days
Airport Reporting Officer#	AVI30416	Certificate III in Aeroskills (Ground Operations and Services)	24 Months	60 Days
Export Airfreight Officer#	AVI30416	Certificate III in Aeroskills (Ground Operations and Services)	24 Months	60 Days
Senior Check-in and Passenger Service Officer#	AVI30416	Certificate III in Aeroskills (Ground Operations and Services)	24 Months	60 Days
Supervisor – Baggage Handling#	AVI30416	Certificate III in Aeroskills (Ground Operations and Services)	24 Months	60 Days

TRADES OR DECLARED VOCATIONS AND REQUIRED QUALIFICATIONS AND TRAINING CONTRACT CONDITIONS FOR THE PROPERTY SERVICES TRAINING PACKAGE CPP

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period
Clerical Processing (Office Administration) #	CPP31519	Certificate III in Real Estate Practice	18 Months	60 Days

TRADES OR DECLARED VOCATIONS AND REQUIRED QUALIFICATIONS AND TRAINING CONTRACT CONDITIONS FOR THE INFORMATION AND COMMUNICATIONS TECHNOLOGY TRAINING PACKAGE ICT

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period
Information Technology #	ICT40118	Certificate IV in Information Technology	24 Months	60 Days

TRADES OR DECLARED VOCATIONS AND REQUIRED QUALIFICATIONS AND TRAINING CONTRACT CONDITIONS FOR THE MANUFACTURING TRAINING PACKAGE MSM

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period
Concrete Batching Plant Operator #	MSM30318	Certificate III in Manufactured Mineral Products	36 Months	90 Days

VALUATION OF LAND ACT 1971

Notice of General Valuation

PURSUANT to the *Valuation of Land Act 1971*, notice is hereby given that I have made a general valuation of all land within the following areas:

City of Adelaide
Adelaide Hills Council
Adelaide Plains Council
Alexandrina Council
The Barossa Council
Barunga West Council
The Berri Barmera Council
City of Burnside
Campbelltown City Council
District Council of Ceduna
City of Charles Sturt
Clare & Gilbert Valleys Council
District Council of Cleve
District Council of Coober Pedy
Coorong District Council
Copper Coast Council
District Council of Elliston
The Flinders Ranges Council
District Council of Franklin Harbour
Town of Gawler
Regional Council of Goyder
District Council of Grant
City of Holdfast Bay

Kangaroo Island Council
District Council of Karoonda East Murray
District Council of Kimba
Kingston District Council
Light Regional Council
District Council of Lower Eyre Peninsula
District Council of Loxton Waikerie
City of Marion
Mid Murray Council
City of Mitcham
Mount Barker District Council
City of Mount Gambier
District Council of Mount Remarkable
The Rural City of Murray Bridge
Naracoorte Lucindale Council
Northern Areas Council
City of Norwood Payneham & St Peters
City of Onkaparinga
District Council of Orroroo Carrieton
District Council of Peterborough
City of Playford
City of Port Adelaide Enfield
Port Augusta City Council
City of Port Lincoln
Port Pirie Regional Council
City of Prospect
Renmark Paringa Council
District Council of Robe
Roxby Downs Council
City of Salisbury
Southern Mallee District Council
District Council of Streaky Bay
Tatiara District Council
City of Tea Tree Gully
District Council of Tumby Bay
City of Unley
City of Victor Harbor
Wakefield Regional Council
Town of Walkerville
Wattle Range Council
City of West Torrens
City of Whyalla
Wudinna District Council
District Council of Yankalilla
Yorke Peninsula Council
Un-incorporated areas of the state

The values are assigned as at 1 January 2019 and will come into force at midnight on 30 June 2019.

Dated: 30 May 2019

K. BARTOLO
Valuer-General

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

CITY OF BURNSIDE

In and across Karrayarta Drive, Glenside. p59-61
Jacaranda Boulevard, Glenside. p59-61
Banksia Street, Glenside. p59-61
Sheoak Lane, Glenside. p59-61

CITY OF CHARLES STURT

Across Buccleuch Avenue, Findon. p51 and 52
Easements in lots 24 and 23 in LTRO DP 4869 (proposed road Chadwick Court in Land Division Number 252/D013/18), Buccleuch Avenue, Findon. p51 and 52
Easement in lot 22 in LTRO DP 4869 (proposed road Chadwick Court in Land Division Number 252/D013/18), Mill Street, Findon. p51 and 52

CITY OF MITCHAM

Myall Avenue, Blackwood. p38

CITY OF ONKAPARINGA

Across States Road, Onkaparinga Hills. p49 and 50
Easements in lots 599 and 598 in LTRO DP 17543 (proposed roads Burnside Drive and Clark Street in Land Division Number 145/D278/15), States Road, Onkaparinga Hills. p49 and 50
Navy Parade, Moana. p55 and 56
Across and in Teal Avenue, Moana. p55 and 56

Capri Place, Moana. p55 and 56
 Sapphire Green, Moana. p55 and 56
 Seaside Boulevard, Moana. p55 and 56
 Easement in lot 1012 in LTRO DP 120927, Commercial Road, Moana. p55 and 56

CITY OF PLAYFORD

Easements in lot 514 in LTRO DP 118889 (proposed roads Bastow Road, shown as Road 1 and Woodbridge Drive in Land Division Number 292/D073/15), Woodbridge Drive, Angle Vale. p5 and 6
 Easements in lot 707 in LTRO DP 116003 and lot 609 in LTRO DP 116670 (proposed roads Geoff Road and Sienna Road in Land Division Number 292/D018/17), Stebonheath Road, Munno Para West. p53 and 54

CITY OF SALISBURY

Rita Drive, Paralowie. p57 and 58

CITY OF TEA TREE GULLY

Waitara Road, Banksia Park. p40

BAROSSA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA

In and across Daffodil Drive, Two Wells. p62 and 63
 Easements in lot 1009 in LTRO DP 121060 (proposed roads Daffodil Drive, Apple Tree Lane and Lavender Drive in Land Division Number 312/D020/15), Sharpe Road, Two Wells. p62 and 63
 In and across Olive Grove, Two Wells. p62 and 63
 Apple Tree Lane, Two Wells. p62 and 63
 Magnolia Boulevard, Two Wells. p62 and 63
 Lavender Drive, Two Wells. p62 and 63

MURRAY BRIDGE WATER DISTRICT

THE RURAL CITY OF MURRAY BRIDGE

Zerna Avenue, Murray Bridge. p48

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

CITY OF BURNSIDE

Across Mulberry Road, Glenside. FB 1288 p7-10
 Easement in portion allotment 1001 in LTRO DP 120710, Fullarton Road, Glenside. FB 1288 p7-10
 Sheoak Lane, Glenside. FB 1288 p7-10
 Banksia Street, Glenside. FB 1288 p7-10
 Across Karrayarta Drive, Glenside. FB 1288 p7-10
 Jacaranda Boulevard, Glenside. FB 1288 p7-10

CAMPBELLTOWN CITY COUNCIL

Gundry Street, Hectorville. FB 1287 p53
 Katherine Street, Hectorville. FB 1287 p59
 Wessen Street, Newton. FB 1289 p1

CITY OF CHARLES STURT

Caskey Street, Woodville North. FB 1287 p47
 Burnett Crescent, Semaphore Park. FB 1287 p48
 Across Buccleuch Avenue, Findon. FB 1286 p53-55
 Easements in lot 57 in LTRO DP 57540, lot 24 in LTRO DP 4869, Buccleuch Avenue, lots 47-48 in LTRO DP 35837, Mill Street, lot 22 in LTRO DP 4869, Mill Street and lot 23 in LTRO DP 4869, Buccleuch Avenue (proposed road Chadwick Court in Land Division Number 252/D013/18), Findon. FB 1286 p53-55

CITY OF MARION

Penn Corner, Glengowrie. FB 1289 p5

CITY OF NORWOOD PAYNEHAM & ST PETERS

Hooking Avenue, Royston Park. FB 1287 p60

CITY OF ONKAPARINGA

Across Trim Crescent, Old Noarlunga. FB 1287 p52
 Ian Street, Old Noarlunga. FB 1287 p52
 Across and in Penneys Hill Road, Hackham. FB 1286 p49-52
 Across and in States Road, Hackham and Onkaparinga Hills. FB 1286 p49-52
 Easements in lots 599 and 598 in LTRO DP 17543 (proposed roads Burnside Drive and Clark Street in Land Division Number 145/d278/15), States Road, Onkaparinga Hills. FB 1286 p49-52
 Navy Parade, Moana. FB 1288 p1-3
 Teal Avenue, Moana. FB 1288 p1-3
 Capri Place, Moana. FB 1288 p1-3
 Sapphire Green, Moana. FB 1288 p1-3
 Seaside Boulevard, Moana. FB 1288 p1-3

CITY OF PLAYFORD

In and across Lawder Road, Blakeview. FB 1286 p40-42
 Lewis Drive, Blakeview. FB 1286 p40-42
 Wolsten Drive, Blakeview. FB 1286 p40-42
 Easement in lot 5600 in LTRO DP 120568 (proposed road Wolsten Drive in Land Division Number 292/D030/16), Lewis Drive, Blakeview. FB 1286 p40-42
 Easements in lot 514 in LTRO DP 118889 (proposed roads Bastow Road, shown as Road 1 and Woodbridge Drive in Land Division Number 292/D073/15), Woodbridge Drive, Angle Vale. FB 1286 p46-48
 Easements in lot 707 in LTRO DP 116003 and lot 609 in LTRO DP 116670 (proposed roads Geoff Road and Sienna Road in Land Division Number 292/D018/17), Stebonheath Road, Munno Para West. FB 1286 p56-58

CITY OF SALISBURY

Port Wakefield Road, Parafield Gardens. FB 1287 p54

Rita Drive, Paralowie. FB 1288 p4-6

BALHANNAH COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL

Elizabeth Street, Oakbank. FB 1287 p49

MURRAY BRIDGE COUNTRY DRAINAGE AREA

THE RURAL CITY OF MURRAY BRIDGE

Zerna Avenue, Murray Bridge. FB 1289 p2

Dated: 30 May 2019

ROCH CHEROUX
Chief Executive Officer
South Australian Water Corporation

South Australia

Administrative Arrangements (Committal of Acts) Proclamation 2019

under section 5 of the *Administrative Arrangements Act 1994*

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Committal of Acts) Proclamation 2019*.

2—Commencement

This proclamation comes into operation on 1 July 2019.

3—Committal of Acts

The administration of an Act referred to in Schedule 1 is committed to the Attorney-General.

Schedule 1—Acts committed to Attorney-General

Building and Construction Industry Security of Payment Act 2009

Farm Debt Mediation Act 2018

Retail and Commercial Leases Act 1995

Small Business Commissioner Act 2011

Made by the Governor

with the advice and consent of the Executive Council
on 30 May 2019

DPC19/041CS

South Australia

Motor Vehicles (Reduced Registration Fees—Prescribed Amounts) Variation Regulations 2019

under the *Motor Vehicles Act 1959*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Motor Vehicles Regulations 2010*

- 4 Substitution of regulation 77
77 Reduced registration fees—prescribed amounts
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles (Reduced Registration Fees—Prescribed Amounts) Variation Regulations 2019*.

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 *Motor Vehicles Regulations 2010*

4—Substitution of regulation 77

Regulation 77—delete the regulation and substitute:

77—Reduced registration fees—prescribed amounts

- (1) For the purposes of section 34(1) of the Act, the prescribed amount is—
 - (a) in the case of a heavy vehicle (other than a special purpose vehicle, truck (type 1) or truck (type 2))—40% of the prescribed registration fee;
 - (b) in the case of a motor vehicle that is not a heavy vehicle—50% of the prescribed registration fee.
- (2) For the purposes of section 37(2) of the Act, the prescribed amount is—
 - (a) in the case of a heavy vehicle (other than a special purpose vehicle, truck (type 1) or truck (type 2))—

- (i) if the registration of the vehicle is to take effect before 1 July 2019—40% of the prescribed registration fee; or
 - (ii) if the registration of the vehicle is to take effect on or after 1 July 2019—20% of the prescribed registration fee;
- (b) in the case of a motor vehicle that is not a heavy vehicle—
 - (i) if the registration of the vehicle is to take effect before 1 July 2019—50% of the prescribed registration fee; or
 - (ii) if the registration of the vehicle is to take effect on or after 1 July 2019—25% of the prescribed registration fee.
- (3) For the purposes of section 38(1) of the Act, the prescribed amount is 66.667% of the prescribed registration fee.
- (4) For the purposes of sections 38A(1), 38AB(1) and 38B(1) of the Act, the prescribed amount is 50% of the prescribed registration fee.
- (5) In this regulation—

truck (type 1) and *truck (type 2)* have the same respective meanings as in the *Motor Vehicles (National Heavy Vehicles Registration Fees) Regulations 2008*.

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 30 May 2019

No 57 of 2019

MTI19/044CS

DISTRICT COUNCIL OF CEDUNA

Renaming a Road

PURSUANT to Section 219 of the Local Government Act 1999, Council has resolved to rename and assign road names within the District Council of Ceduna to the following government road:

That the name Brooks Road be assigned to the portion of Charoba Road south of the Eyre Highway.

All relevant government agencies and emergency services are being notified, as are the residents effected by this change. Should anyone need further clarification of this name change please contact Council Manager Governance on (08) 8625 3407, or in person at Council's Administration Office, 44 O'Loughlin Tce, CEDUNA.

Dated: 30 May 2019

G.M. MOFFATT
Chief Executive Officer

DISTRICT COUNCIL OF GRANT

ROAD (OPENING AND CLOSING) ACT 1991

Sabine Street - Carpenter Rocks

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act, 1991, that the District Council of Grant hereby gives notice of its intent to implement a Road Process Order to close portion of Sabine Street and merge with the adjoining Allotments 1 & 2 in Deposited Plan 4246 more particularly delineated and lettered as "A" & "B" in Preliminary Plan 19/0011.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council at 324 Commercial Street West, Mount Gambier and the Adelaide office of the Surveyor-General during normal office hours or can be viewed on Council's website – www.dccgrant.sa.gov.au

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 Council at PO Box 724, Mount Gambier SA 5290 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: 30 May 2019

JANE FETHERSTONHAUGH
Acting Chief Executive Officer

NATIONAL ELECTRICITY LAW

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

Under ss 102 and 103, the making of the *National Electricity Amendment (Intervention compensation and settlement processes) Rule 2019 No. 5* (Ref. ERC0252) and related final determination. Schedule 1 commences operation on **30 May 2019**. Schedule 2 commences operation on **1 July 2021**.

Under s 95, the Australian Energy Regulator (AER) has requested the *AER reporting on FCAS market outcomes* (Ref. ERC0261) proposal. The proposal seeks to require the AER to report quarterly on the performance of frequency control ancillary services markets.

Under s 95, the Australian Energy Market Operator (AEMO) has requested the *Monitoring and reporting on frequency control framework* (Ref. ERC0273) proposal. The proposal seeks to establish ongoing reporting requirements on AEMO in relation to frequency performance and frequency control performance.

Under s 93(1)(a), the rule change requests for ERC0261 and ERC0273 have been consolidated. The consolidated request is named *Monitoring and reporting on frequency control framework* (Ref. ERC0273). The AEMC also intends to expedite the consolidated proposal under s 96 as it considers the proposed Rule is non-controversial, subject to requests not to do so. Written requests not to expedite the proposal must be received by **13 June 2019**. Submissions for the consolidated request are currently open and must be received by **27 June 2019** under the project code ERC0273.

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

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

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

Australian Energy Market Commission

Level 6, 201 Elizabeth Street
Sydney NSW 2000

Telephone: (02) 8296 7800

www.aemc.gov.au

Dated: 30 May 2019

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

BETZOLD Christine Inge late of 4 Alderwood Court Hillbank of no occupation who died 3 September 2017

DARKE Rita Daphne late of 29 - 31 Austral Terrace Morphettville of no occupation who died 21 July 2018

DRUMMOND David late of 52 North Esplanade Glenelg North of no occupation who died 1 October 2018

FERRIS Elizabeth Mabel late of 14 - 24 King William Road Wayville of no occupation who died 15 November 2018

FLEGO Aurelio late of 16 Gabriel Street Christie Downs of no occupation who died 13 February 2018
FULLER Marie Aileen late of 39 Campus Drive Aberfoyle Park of no occupation who died 26 January 2019
HUGO Thelma Kathleen late of 27 - 31 Captain Robertson Avenue Golden Grove of no occupation who died 23 February 2019
JONES Sharon Patricia late of 25 Blacker Road Aldinga Beach of no occupation who died 27 March 2019
MAY Elizabeth late of 4 Sylvan Way Grange of no occupation who died 4 September 2017
THORPE Betty Patricia late of 33 Wynyard Avenue Littlehampton of no occupation who died 10 February 2019

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 28 June 2019 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: 30 May 2019

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

WEBSITE: www.governmentgazette.sa.gov.au