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THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 22 AUGUST 2013

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GOVERNMENT GAZETTE NOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Government Publishing SA so as to be received no later than 4 p.m. on the Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@dpc.sa.gov.au. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged. The Government Gazette is available online at: www.governmentgazette.sa.gov.au

Department of the Premier and Cabinet Adelaide, 22 August 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Child Death and Serious Injury Review Committee, pursuant to the provisions of the Children's Protection Act 1993:

Member: (from 22 August 2013 until 21 August 2015) Angela Marie Davis

By command,

JAY WILSON WEATHERILL, Premier

MECD13/106SC

Department of the Premier and Cabinet Adelaide, 22 August 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Development Policy Advisory Committee, pursuant to the provisions of the Development Act 1993:

Member: (from 22 August 2013 until 30 June 2015)

Mario Barone Shanti Srinivasan Ditter Steven Peter Hooper Derek Hough Michael John Canny Carol Vincent Michael Klobas Rosa Lucia Gagetti Susan Mary Filby

Presiding Member: (from 22 August 2013 until 30 June 2015) Mario Barone

By command,

JAY WILSON WEATHERILL, Premier

PLN0021/13CS

Department of the Premier and Cabinet Adelaide, 22 August 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Equal Opportunity Tribual, pursuant to the provisions of the Equal Opportunity Act 1984:

Deputy Presiding Officer: (from 22 August 2013 until 21 August 2016)

Steven Millsteed

Deputy Presiding Officer: (from 23 September 2013 until 22 September 2016) John Francis Costello

Deputy Presiding Officer: (from 25 October 2013 until 24 October 2016)

Julie McIntyre

Panel Member: (from 25 November 2013 until 24 November 2016)

Richard Wayne Altman

By command,

JAY WILSON WEATHERILL, Premier

AG0102/13CS

Department of the Premier and Cabinet Adelaide, 22 August 2013

His Excellency the Governor in Executive Council has been pleased to appoint Brian Douglas Spalding as a part-time Commissioner of the Australian Energy Market Commission for a term commencing on 22 August 2013 and expiring on 18 April 2016, pursuant to the provisions of the Australian Energy Market Commission Establishment Act 2004 (South Australia).

By command,

JAY WILSON WEATHERILL, Premier

MRE13/012SC

Department of the Premier and Cabinet Adelaide, 22 August 2013

His Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for a period of ten years commencing from 22 August 2013 and expiring on 21 August 2023, it being a condition of appointment that the Justices of the Peace must take the oaths required of a Justice under the Oaths Act 1936 and return the oaths form to the Justice of the Peace Services within 3 months of the date of appointment, pursuant to Section 4 of the Justices of the Peace Act 2005:

Pauline Ann Borg Peter Broadbridge Helen Mary Buchanan Adalene Casey Ross Michael Chrisohoou Ronald Keith Daniel Raylene Ellen Dawson Richard Eric Glazbrook Peter James Gleeson Thurza Margaret Guthrie Garry Francis Hiskey David Anthony Hossen Wendy Ruth Hutchinson Brian Charles Jones Christopher Richard Kasperski Bruno Krumins Trevor Bruce Laskey Lomond Oscar Luhrs Debra Kaye Milde Carolyn Jean Moyes Janet Munro Peter Mannix Nash John Charles Octoman Nektarios Paterakis Helen Paues Bronwyn Tanya Pederson Margaret Olive Phillips Patricia Helene Pine Shannon Paul Poulton Philip Bruce Primer Stephen Randolph Pringle Pamela Lynne Reynolds Peter Allan Richens Philip John Rosenthal Phillip James Rosevear Samuel Michael Savis Brian Robert Scholz Christine Dawn Sears Louisa Shaw Nigel Shaw Graham John Silvy Douglas Paterson Sprigg Mary St Clair Standingford Dianne Kay Stone Clara Anne Tonkin Robert Wayne Traeger Christopher John Ward Neil Philip Whittaker Santina Maria Zannoni

By command,

JAY WILSON WEATHERILL, Premier

JP13/030CS

AUTHORISED BETTING OPERATIONS ACT 2000

Section 4 (1) (b)

Notice of Approval of Contingencies

No. 3 of 2013

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

1. Citation

This notice may be cited as the Approved Contingencies (Innamincka Picnic Racing—Galloping) Notice 2013.

2. Approval

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

3. Definitions

In this notice-

'Event'-

- (a) means a race on the flat for horses where each animal is ridden by a person;
- (b) includes, in relation to an event mentioned in paragraph (a) for which there were more accepters than places, a division of that event offering the same prize as the event.
- 'Place' means the contingency that a specified Entrant will place either first or second (or, if applicable, third or fourth) in a specified Event (including where different odds are offered by a bookmaker for first place *vis-a-vis* any of second or, if applicable, third or fourth place).
- 'Race', with respect to horses, includes-
 - (a) a race conducted by a licensed racing club; and
 - (b) a race at a picnic race meeting or a gymkhana.
- 'Win' means the contingency that a specified Entrant will place first in or win a specified Event.

TABLE

Picnic race meeting conducted by or on behalf of the Innamincka Sporting Club at the Innamincka Racecourse on 31 August 2013 and such later date to which the meeting may be adjourned

No.	Description of Event	Prizes	Approved Contingencies
1.	Open sprint over 800 metres for horses	First—\$800 Second—\$200 Third—\$100	Win, place or derivative
2.	Open sprint over 1 000 metres for horses	First—\$800 Second—\$200 Third—\$100	Win, place or derivative
3.	800 metres race for horses which have been registered	First—\$800 Second—\$200 Third—\$100	Win, place or derivative
4.	Open race over 1 400 metres for horses	First—\$3 000 and cup Second—\$500 Third—\$300	Win, place or derivative
5.	Open race over 1 000 metres for horses	First—\$1 300 and bracelet Second—\$300 Third—\$200	Win, place or derivative
6.	Open race over 1 200 metres for horses	First—\$800 Second—\$200 Third—\$100	Win, place or derivative
7.	Consolation race over 800 metres for horses which have been registered—open to horses which have started, but not placed first, on the day	First—\$700 Second—\$200 Third—\$100	Win, place or derivative

Dated 19 August 2013.

R. C. J. CHAPPELL, Secretary to the Independent Gambling Authority

CODE OF CONDUCT FOR COUNCIL MEMBERS

Local Government Act 1999: Section 63 (1)

NOTICE under Clause 3.10 of the Code of Conduct for Council Members published by the Minister for Planning for the purposes of Section 63 (1) of the Local Government Act 1999.

For the purposes of Clause 3.10 of the Code of Conduct for Council Members adopted for the purposes of Section 63 (1) of the Local Government Act 1999 and published in the *Gazette* on the day on which this Notice is made, the value of \$100 is specified.

Dated 18 August 2013.

JOHN RAU, Deputy Premier, Minister for Planning

Code of Conduct for Council Members

Published by the Minister for Planning for the purposes of Section 63 (1) of the Local Government Act 1999.

This Code of Conduct is to be observed by all Council members.

Council members must comply with the provisions of this Code in carrying out their functions as public officials. It is the personal responsibility of Council members to ensure that they are familiar with, and comply with, the standards in the Code at all times.

PART 1—PRINCIPLES

1. Higher principles—Overarching Statement

This part does not constitute separate enforceable standards of conduct.

Council members in South Australia have a commitment to serve the best interests of the people within the community they represent and to discharge their duties conscientiously, to the best of their ability, and for public, not private, benefit at all times.

Council members will work together constructively as a Council and will uphold the values of honesty, integrity, accountability and transparency, and in turn, foster community confidence and trust in Local Government.

As representatives of open, responsive and accountable government, Council members are committed to considering all relevant information and opinions, giving each due weight, in line with the Council's community consultation obligations.

In the performance of their role, Council members will take account of the diverse current and future needs of the local community in decision-making, provide leadership and promote the interests of the Council.

Council members will make every endeavour to ensure that they have current knowledge of both statutory requirements and best practice relevant to their position. All Councils are expected to provide training and education opportunities that will assist members to meet their responsibilities under the Local Government Act 1999.

Council members will comply with all legislative requirements of their role and abide by this Code of Conduct.

PART 2—BEHAVIOURAL CODE

2. Behavioural Code

In line with 'Part 1—Higher Principles' of this Code, the following behaviour is considered essential to upholding the principles of good governance in Councils.

This Part is for the management of the conduct of Council members that does not meet the reasonable community expectations of the conduct of Council members. It deals with conduct that does not, and is not likely to, constitute a breach of Part 3—Misconduct or criminal matters such as those contained in the Appendix to this document.

Robust debate within Councils that is conducted in a respectful manner is not a breach of this Part.

It is intended that each Council will adopt a process for the handling of alleged breaches of this Part. This process will be reviewed within 12 months of a general Local Government election.

Council members must:

General behaviour

2.1 Show commitment and discharge duties conscientiously.

- 2.2 Act in a way that generates community trust and confidence in the Council.
- 2.3 Act in a reasonable, just, respectful and non-discriminatory way when dealing with people.
- 2.4 Show respect for others if making comments publicly.
- 2.5 Ensure that personal comments to the media or other public comments, on Council decisions and other matters, clearly indicate that it is a private view, and not that of the Council.

Responsibilities as a member of Council

- 2.6 Comply with all Council policies, codes and resolutions.
- 2.7 Deal with information received in their capacity as Council members in a responsible manner.
- 2.8 Endeavour to provide accurate information to the Council and to the public at all times.

Relationship with fellow Council Members

- 2.9 Endeavour to establish and maintain a respectful relationship with all Council members, regardless of differences of views and opinions.
- 2.10 Not bully or harass other Council members.

Relationship with Council staff

- 2.11 Not bully or harass Council staff.
- 2.12 Direct all requests for information from the Council administration to the Council's Chief Executive Officer or nominated delegate/s.
- 2.13 Direct all requests for work or actions by Council staff to the Council's Chief Executive Officer or nominated delegate/s.
- 2.14 Refrain from directing or influencing Council staff with respect to the way in which these employees perform their duties.

Requirement to report breach of Part 3

- 2.15 A Council member who is of the opinion that a breach of Part 3 of this Code (Misconduct)— has occurred, or is currently occurring, must report the breach to the Principal Member of the Council or Chief Executive Officer, the Ombudsman or the Office for Public Integrity.
- 2.16 A failure to report an alleged or suspected breach of Part 3 of this Code is in itself a breach under this Part (Behavioural Code).

Complaints

- 2.17 Any person may make a complaint about a Council member under the Behavioural Code.
- 2.18 Complaints about behaviour alleged to have breached the Behavioural Code should be brought to the attention of the Principal Member or Chief Executive Officer of the Council, or nominated delegate/s.
- 2.19 A complaint may be investigated and resolved in any manner which that Council deems appropriate in its process for handling alleged breaches of this Part. This can include, but is not limited to: a mediator or conciliator, the Local Government Governance Panel, a regional governance panel or an independent investigator.
- 2.20 A complaint may be considered within this process to be trivial, vexatious or frivolous, and accordingly not investigated.
- 2.21 A failure of a Council member to cooperate with the Council's process for handling alleged breaches of this Part may be referred for investigation under Part 3.
- 2.22 A failure of a Council member to comply with a finding of an investigation under this Part, adopted by the Council, may be referred for investigation under Part 3.
- 2.23 Repeated or sustained breaches of this Part by the same Council member may be referred, by resolution of the Council, to the relevant authority as a breach of Part 3.
- 2.24 A breach of the Behavioural Code must be the subject of a report to a public meeting of the Council.

Findings

- 2.25 If, following investigation under the Council's complaints handling process, a breach of the Behavioural Code by a Council member is found, the Council may, by resolution:
 - 2.25.1 Take no action;
 - 2.25.2 Pass a censure motion in respect of the Council member;
 - 2.25.3 Request a public apology, whether written or verbal;
 - 2.25.4 Request the Council member to attend training on the specific topic found to have been breached;
 - 2.25.5 Resolve to remove or suspend the Council member from a position within the Council (not including the member's elected position on Council);
 - 2.25.6 Request the member to repay monies to the Council.

PART 3—MISCONDUCT

3. Misconduct

Failure by a Council member to comply with this Part constitutes misconduct. The provisions within this Part may refer to statutory matters under the Local Government Act 1999. Any breach of these provisions will be investigated under that legislation.

Any person may report an alleged breach of this Part to the Council, the Ombudsman, the Electoral Commissioner (for alleged breaches of Code 3.8) or the Office for Public Integrity. Alleged breaches of this Part made to a Council or to the Office for Public Integrity may be referred to the Ombudsman for investigation under Section 263 of the Local Government Act 1999, by the Council's Chief Executive Officer or by the Independent Commissioner Against Corruption, where he or she so determines.

A report from the Ombudsman that finds a Council member has breached this Part (Misconduct) of the Code of Conduct must be provided to a public meeting of the Council. The Council must pass resolutions, that give effect to any recommendations received from the Ombudsman, within two ordinary meetings of the Council following the receipt of these recommendations.

An investigation under Part 3 of this Code does not preclude an investigation being launched as a potential breach of the criminal matters listed in the Appendix to this document.

Member duties

Council members must:

- 3.1 Act honestly at all times in the performance and discharge of their official functions and duties;
- 3.2 Perform and discharge their official functions and duties with reasonable care and diligence at all times;
- 3.3 Not release or divulge information that the Council has ordered be kept confidential, or that the Council member should reasonably know is information that is confidential, including information that is considered by Council in confidence;
- 3.4 Not exercise or perform, or purport to exercise or perform, a power, duty or function that he or she is not authorised to exercise or perform;
- 3.5 Not attempt to improperly direct a member of Council staff to act in their capacity as a Local Government employee for an unauthorised purpose;
- 3.6 Ensure that relationships with external parties cannot amount to interference by improper influence, affecting judgement, decisions and/or actions.

Gifts and benefits

- 3.7 Council members must not:
 - 3.7.1 Seek gifts or benefits of any kind;
 - 3.7.2 Accept any gift or benefit that may create a sense of obligation on their part or may be perceived to be intended or likely to influence them in carrying out their public duty;
 - 3.7.8 Accept any gift or benefit from any person who is in, or who seeks to be in, any contractual relationship with the Council.
- 3.8 Notwithstanding Code 3.7, Council members may accept campaign donations as provided for in the Local Government (Elections) Act 1999.

- 3.9 Notwithstanding Code 3.7.3, Council members may accept hospitality provided in the context of performing their duties, including:
 - 3.9.1 Free or subsidised meals, beverages or refreshments of reasonable value provided in conjunction with:
 - 3.9.1.2 Council work related events such as training, education sessions workshops and conferences;
 - 3.9.1.3 Council functions or events;
 - 3.9.1.4 Social functions organised by groups such as Council committees and community organisations.
 - 3.9.2 Invitations to, and attendance at, local social, cultural or sporting events.
- 3.10 Where Council members receive a gift or benefit of more than a value published in the *Government Gazette* by the Minister from time to time, details of each gift or benefit must be recorded within a gifts and benefits register maintained and updated quarterly by the Council's Chief Executive Officer. This register must be made available for inspection at the principal office of the Council and on the Council website.

Register of Interests

3.11 Council members must lodge with the Council a complete and accurate primary return of their interests, and subsequent ordinary returns, as required by legislation.

Campaign donation returns

3.12 Council members must ensure that following each election an accurate campaign donation return is provided to the Chief Executive Officer of the Council as required by legislation.

Conflict of interest

3.13 Council members must be committed to making decisions without bias and in the best interests of the whole community and comply with the relevant conflict of interest provisions of the Local Government Act 1999.

Misuse of Council resources

- 3.14 Council members using Council resources must do so effectively and prudently.
- 3.15 Council members must not use Council resources, including services of Council staff, for private purposes, unless legally or properly authorised to do so, and payments are made where appropriate.
- 3.16 Council members must not use public funds or resources in a manner that is irregular or unauthorised.

Repeated or sustained breaches of Part 2

- 3.17 At the discretion of the Council to which the member is elected, repeated or sustained inappropriate behaviour, as listed in Part 2, may be escalated to an allegation of misconduct under this Part.
- 3.18 A failure to comply with a finding of inappropriate behaviour (by the Council, independent investigator or Ombudsman) under Part 2 is also grounds for a complaint under this Part.

APPENDIX—CRIMINAL MATTERS

The matters within this Appendix are matters for which a criminal penalty attaches. As separate legislation operates to cover such conduct, this part does not form part of the Code of Conduct for Council Members.

Allegations of conduct breaching these matters will be investigated in accordance with the legislation governing that conduct and they are included within this document only in order to provide a complete overview of the standards of conduct and behaviour expected of Council members.

Alleged breaches of matters outlined in this Appendix should be reported to the Office for Public Integrity in the first instance.

Breaches of the Local Government Act 1999

Member duties

A member of a Council must not, whether within or outside the State, make improper use of information acquired by virtue of his or her position as a member of the Council to gain, directly or indirectly, an advantage for himself or herself or for another person or to cause detriment to the Council (Section 62 (3)).

A member of a Council must not, whether within or outside the State, make improper use of his or her position as a member of the Council to gain, directly or indirectly, an advantage for himself or herself or for another person or to cause detriment to the Council (Section 62 (4)).

Provision of false information

A member of a Council who submits a return under Chapter 5 Part 4 (Register of interest) and Schedule 3 of the Local Government Act 1999, that is to the knowledge of the member, false or misleading in a material particular (whether by reason of information included in or omitted from the return) is guilty of an offence (Section 69).

Restrictions on publication of information from Register of Interests

A Council member must not publish information, or authorise publication of information, derived from a Register unless the information constitutes a fair and accurate summary of the information contained in the Register, and is published in the public interest, or comment on the facts set forth in a Register, unless the comment is fair and published in the public interest and without malice (Section 71).

Breaches of other Acts

Acting in his or her capacity as a public officer, a Council member shall not engage in conduct, whether within or outside the state, that constitutes corruption in public administration as defined by Section 5 of the Independent Commissioner Against Corruption Act 2012, including:

An offence against Part 7 Division 4 (Offences relating to public officers) of the Criminal Law Consolidation Act 1935, which includes the following offences:

- · bribery or corruption of public officers;
- threats or reprisals against public officers;
- abuse of public office;
- · demanding or requiring benefit on basis of public office;
- offences relating to appointment to public office.

Any other offence, including an offence against Part 5 (Offences of dishonesty) of the Criminal Law Consolidation Act 1935, committed by a public officer while acting in his or her capacity as a public officer, or by a former public officer and related to his or her former capacity as a public officer, or by a person before becoming a public officer and related to his or her capacity as a public officer, or to an attempt to commit such an offence.

Any of the following in relation to an offence referred to in a preceding paragraph:

- aiding, abetting, counselling or procuring the commission of the offence;
- inducing, whether by threats or promises or otherwise, the commission of the offence;
- being in any way, directly or indirectly, knowingly concerned in, or party to, the commission of the offence;
- conspiring with others to effect the commission of the offence.

ENVIRONMENT PROTECTION AUTHORITY

Granting of an Exemption:

THE Environment Protection Authority has issued an Exemption to Urban Renewal Authority to be exempted from Section 34 of the Environment Protection Act 1993 in respect of the requirements of Clause 17 of the Environment Protection (Water Quality) Policy 2003.

In undertaking the specified activity of 'Discharging a Listed Pollutant into Waters', Urban Renewal Authority is authorised to discharge listed pollutants Schedule 4, Part 2 (soil, clay, gravel or sand) of the Water Quality Policy—namely sand, into the Port River for the purposes of constructing a recreational facility at an area identified as 'Cruikshank Corner'.

This Exemption is issued subject to specific operating conditions imposed in the Authorisation.

K. VOGETSANG, Delegate, Environment Protection Authority

[REPUBLISHED]

IN Government Gazette No. 51 dated 15 August 2013 at page 3488 was printed with errors, please replace the notice with this one hereunder:

DEVELOPMENT ACT 1993: SECTION 46 (1)

Preamble

Subsection (1) of Section 46 of the Development Act 1993, allows the Minister for Planning to apply that section to a specified kind of development or project if the Minister is of the opinion that a declaration under that section is appropriate or necessary for the proper assessment of development or a project of major environmental, social or economic importance.

NOTICE

PURSUANT to Section 46 (1) of the Development Act 1993, being of the opinion that a declaration under Section 46 of the Act is appropriate for the proper assessment of development of major environmental, and social and economic importance, I declare that Section 46 of the Act applies to any development of a kind specified in Schedule 1, in that part of the State specified in Schedule 2, Schedule 3 and Schedule 4.

SCHEDULE 1

Specified Kinds of Development

Development directly associated with the establishment and operation of a deep water port facility adjacent to Cape Hardy, south of Port Neill on the Eyre Peninsula, an accommodation village in the Wudinna area, and an infrastructure corridor between mining activities being undertaken south of Wudinna on the central Eyre Peninsula and the deep water port facility including any or all of the following elements:

- (a) all activities and works associated with the construction (other than quarrying) and operation of a port terminal, storage facility, and associated infrastructure, in that part of the State specified in Schedule 2, including:
 - (i) wharf structures, including tug mooring facilities;
 - (ii) ship loading systems;
 - (iii) buildings/facilities, stockpiles, fuel storage;
 - (iv) railway infrastructure and facilities;
 - (v) materials handling systems;
 - (vi) employee accommodation village; and
 - (vii) road transport access.
- (b) all activities and works associated with the construction and operation of employee accommodation village in that part of the State specified in Schedule 3;

- (c) all activities and works associated with the construction and operation of infrastructure corridor including sea water supply pipeline/s, power transmission line/s and railway line/s, in that part of the State specified in Schedule 4:
- (d) any change in the use of land associated with any development within the ambit of paragraphs (a), (b) and (c):
- (e) the undertaking of works for the purposes of, or otherwise related to; railway lines, roads, parking, stormwater, water supply, fuel storage, concentrate stockpiling, power supply, telecommunications and effluent treatment in connection with the development;
- (f) any associated excavation or filling, or the excavation and filling, of any land, or the formation of land for allotments;
- (g) the division of land associated with the development; and
- any related or ancillary development associated with development within the ambit of preceding paragraphs.

SCHEDULE 2

Specified Part of the State

The following part of the State is specified for the purposes of Schedule 1:

- (a) Sections 372, 373, 374 and 375, Hundred of Yaranyacka, Certificate of Title Volume 5417, Folio 221;
- (b) Section 75, Hundred of Dixson, Certificate of Title Volume 6103, Folio 432:
- (c) Section 76, Hundred of Dixson, Certificate of Title Volume 6103, Folio 433;
- (d) Allotment 2 in Deposited Plan 77432, Hundred of Dixson, Certificate of Title Volume 6012, Folio 416:
- (e) Allotment 1 in Deposited Plan 77432, Hundred of Dixson, Certificate of Title Volume 6102, Folio 415;
- (f) Allotment 1 in Deposited Plan 6630, Hundred of Yaranyacka, Certificate of Title Volume 5884, Folio 452.
- (g) Allotment 6 in Deposited Plan 60630, Hundred of Yaranyacka, Certificate of Title Volume 5884, Folio 457;
- (h) Section 78 Hundred of Dixson, Certificate of Title Volume 5921, Folio 502; and
- (i) Wharf (including tug mooring facilities) and ship loading infrastructure extending into Spencer Gulf.

SCHEDULE 3

Specified Part of the State

The following part of the State is specified for the purposes of Schedule 1:

(a) Section 31, Hundred of Palabie, Certificate of Title Volume 5618, Folio 887.

SCHEDULE 4

Specified Part of the State

The following part of the State is specified for the purposes of Schedule 1:

(a) A corridor of land running between that part of the State immediately east of the hamlet of Warramboo on the central Eyre Peninsula, approximately 26 km south of Wudinna and 42 km north of Lock and that part of the State specified in Schedule 2.

Dated 11 August 2013.

JOHN RAU, Minister for Planning

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

Preamble

- 1. The Better Development Plan and General Development Plan Amendment (the Amendment) by the City of Salisbury has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Planning has decided to approve the Amendment.

NOTICE

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

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

Dated 9 August 2013.

JOHN RAU, Deputy Premier, Minister for Planning

FIRE AND EMERGENCY SERVICES ACT 2005: SECTION 4

Establishment of Areas for Fire and Emergency Services

I, DAVID WILLIAM PLACE, the Acting Chief Executive Officer of the South Australian Fire and Emergency Services Commission, hereby establish the following Fire District (Victor Harbor) as set out in Rack Plan No. 1071 lodged in the Surveyor-General's office at Adelaide. This notice will come into operation on 1 October 2013.

Dated 19 August 2013.

D. PLACE, Acting Chief Executive, SAFECOM

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Kieran Sheridan of Urban Virons Group, 24-26 Tikalara Street, Regency Park, SA 5010 (the 'exemption holder') is exempt from Section 70 and of the Fisheries Management Act 2007 and Regulations 7 and 10, Clauses 72, 73 of Schedule 6 and 'other waters' as defined in Schedule 7 of the Fisheries Management (General) Regulations 2007, but only insofar as they may take fish in the waters set out in Schedule 1 using the gear specified in Schedule 2 (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 16 August 2013 until 15 August 2014, unless varied or revoked earlier.

SCHEDULE 1

- · Glenelg Golf Course wetlands, Glenelg.
- Curtis Road and Douglas Road wetlands, Munno Para.

SCHEDULE 2

 1 Seine net with a minimum mesh size of 19 mm and a maximum length of 75 m.

SCHEDULE 3

- 1. The exemption holders may only take non-native species of fish and must immediately destroy them.
- 2. The non-native species of fish taken must be disposed of appropriately at an approved waste facility and must not be used for any commercial purpose.
- 3. The exemption holders must immediately return to the water all native fish captured incidentally while undertaking this exempted activity.
- 4. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to

provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902640.

- 5. The exemption holder must provide a written report to the Executive Director, Fisheries and Aquaculture at (G.P.O. Box 1625, Adelaide, S.A. 5001) within fourteen days of the completion of each collection made pursuant to this exemption, providing details of the numbers, location, time and conditions of the collection.
- 6. While engaged in the exempted activity the exemption holder or agent must be in possession of a copy of this notice and such a notice must be produced to a PIRSA Fisheries Officer if requested. Dated 15 August 2013.

PROFESSOR M. DOROUDI, Director of Fisheries and Aquaculture

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, SA Water corporation (the 'exemption holder') and its employees listed in Schedule 1, are exempt from Section 70 of the Fisheries Management Act 2007 and Regulation 7, Clauses 72 and 121 of Schedule 6 and Schedule 7 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder shall not be guilty of an offence when emptying a 'Carp separation cage' in the proper exercise of their duties with SA Water at the sites listed and subject to the conditions specified in Schedule 2 (the 'exempted activity'), from 1 September 2013 until 31 August 2014, unless varied or revoked earlier. Exemption No. 9902641.

SCHEDULE 1

The following SA Water corporation employees will operate on behalf of SA Water (the exemption holder):

Warren Beer	Kym Drogemuller	Jim Walker
Robbie Bonner	Brenton Ebert	Tony Waye
Barry Cabot	Darren Richter	Peter Webber
Darren Carter	Nigel Rutherford	Jamie Walker
Bob Colbeck	Bob Savage	Darren Davies
Roger Demtchuk	Graham Tregenza	
	SCHEDULE 2	

1. The Carp separation cages are on site at the locations along the River Murray listed below:

Lock 1—Blanchetown
Lock 2—Taylorville
Lock 3—Overland Corner
Lock 4—Bookpurnong
Lock 5—Paringa
Lock 6—Murtho

All activity under this exemption will occur within the 150 m exclusion zones of the River Murray proper.

- 2. The exemption holder may only take and retain European Carp (Family Cyprinidae) and non-native species when undertaking the exempted activity.
- 3. Non-native species must not be returned to the water and must be disposed of appropriately.
- 4. All non-native species collected by the holder of a commercial River Fishery Licence must be recorded in the catch and return logbook of that licence holder.
- 5. Any native species taken in the course of the exempted activity must be returned to the water immediately.
- 6. Information on native species taken in the course of the exempted activity must be recorded and reported to South Australian Research and Development Institute (SARDI) Aquatic Sciences within 15 days of the end the month to which it relates.
- 7. A copy of the exemption notice must be kept at each Lock location, and the staff carrying out the activity must be able to produce a copy of the notice if required by a Fisheries Officer. Dated 15 August 2013.

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Kate Mason of the South Australian Murray-Darling Basin Natural Resource Management Board, P.O. Box 2343, Murray Bridge, S.A. 5253, (the 'exemption holder') or a person acting as her agent, is exempt from the provisions of Section 70 and 71 of the Fisheries Management Act 2007 and Regulations 7 and 10 and Clauses 39, 43, 114 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as she may engage in the collection of fish (the 'exempted activity') from the waters described in Schedule 1, using the gear specified in Schedule 2, subject to the conditions set out in Schedule 3, from 20 August 2013 until 20 August 2014, unless varied or revoked earlier.

SCHEDULE 1

The tributaries, anabranches, floodplains, estuaries and wetlands of the River Murray System between Blanchetown and the Coorong.

SCHEDULE 2

- 8 fine mesh fyke nets, (3 m single wing with 6 hoops and drawstring cod end, 20 ply mesh);
- 20 shrimp traps, (maximum dimension 40 cm, maximum height 20 cm maximum mesh size 6 mm and maximum entrance 3 cm);
- 2 seine nets (maximum length 6 m and maximum mesh size 3 mm); and
- 2 dip nets (hand-held 500 mm width opening, 600 mm handle and 6 mm mesh).

SCHEDULE 3

- 1. The specimens collected by the exemption holders are for scientific and research purposes only and must not be sold.
- 2. Where further identification of fish species is required a maximum of five fish species per location may be taken for the purpose of species identification. All other native fish taken pursuant to the exempted activity must be immediately returned to the water. All noxious or non-native species must be disposed of appropriately.
- 3. Before conducting the exempted activity, the exemption holder or a person acting as her agent must contact PIRSA FISHWATCH on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder or agent will need to have a copy of this exemption at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. 9902628.
- 4. The exemption holder must provide a report in writing detailing the outcomes of the research and the collection of organisms pursuant to this notice to the Executive Director Fisheries and Aquaculture (G.P.O. Box 1625, Adelaide, S.A. 5001) within 14 days of the expiry of this notice, giving the following details:
 - The date, time and location of collection;
 - The description of all species collected;
 - · The number of each species collected; and
 - Any other information deemed necessary.

While engaged in the exempted activity the exemption holder must have in their possession the copy of this notice, and produce that notice to a PIRSA Fisheries Officer upon request.

The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice. Dated 19 August 2013.

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 23 January 2013 and published in the South Australian Government Gazette dated 31 January 2013, on page 147, being the second notice on that page, referring to the West Coast Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a West Coast Prawn Fishery licence to use prawn trawl nets in the waters specified in Schedule 1, under the conditions specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

The waters of the West Coast Prawn Fishery adjacent to Coffin Bay, Ceduna and Venus Bay.

SCHEDULE 2

- 1. Each licence holder must ensure that a representative sample of the catch (a 'bucket count') is taken at least three times per night during the fishing activity.
- 2. Each 'bucket count' sample must be accurately weighed to 7 kg where possible and the total number of prawns contained in the bucket must be recorded on the daily catch and effort return.
 - 3. Fishing must cease if one of the following limits is reached:
 - (a) A total of 14 nights of fishing are completed;
 - (b) The average catch per vessel, per night (for all three vessels) is below 300 kg for two consecutive nights;
 - (c) The average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night in the Coffin Bay area; or
 - (d) The average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night in the Venus Bay area; or
 - (e) The average prawn 'bucket count' for all three vessels exceeds 270 prawns per bucket on any single fishing night in the Ceduna area.
- 4. The fleet must nominate a licence holder to provide a daily update by telephone or SMS message to the PIRSA Fisheries Manager, to report the average prawn catch per vessel and the average prawn 'bucket count' information.
- $5. \, \text{No}$ fishing activity may be undertaken between 0630 hours and 1830 hours on any day during the period of this notice.

SCHEDULE 3

From 1830 hours on 28 August 2013 to 0630 hours on 13 September 2013.

Dated 19 August 2013.

B. MILIC, Prawn Fisheries Manager

HOUSING IMPROVEMENT ACT 1940

NOTICE is hereby given that the South Australian Housing Trust Board Delegate in the exercise of the powers conferred by the Housing Improvement Act 1940, does hereby declare the houses described in the table hereunder to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940.

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
2410 Bull Creek Road	Tooperang	Allotment 1 in Filed Plan 11895, Hundred of Nangkita	5092	285
4 Gilles Crescent	Hillcrest	Allotment 21 in Deposited Plan 7083, Hundred of Yatala	5225	175
63 Ibis Road	Woodlane	Section 809, Hundred Plan 170700, Hundred of Mobilong	5513	963
40 Laffer Street	Barmera	Allotment 488 in Township Plan 741601, Cobdogla Irrigation Area	5925	341
Lots 647 and 648 Main Street	Terowie	Allotments 647 and 648 in Filed Plans 187159	5854	531
		and 187160, Hundred of Terowie	5854	555
55 Prince Street	Solomontown	Allotment 84 in Deposited Plan 648, Hundred of Pirie	5143	898
161 Tapleys Hill Road	Seaton	Allotment 17 in Deposited Plan 3249, Hundred of Yatala	5320	278
Dated at Adelaide, 22 August 20	13.	R. HULM, Director, Corporate Services, Housin	ng SA (Deleg	gate SAHT)

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust Board Delegate did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, and whereas the South Australian Housing Trust Board Delegate is satisfied that each of the houses described hereunder has ceased to be substandard, notice is hereby given that, in exercise of the powers conferred by the said Part, the South Australian Housing Trust does hereby revoke the said declaration in respect of each house.

Address of House	Allotment, Section, etc.	<u>Certificate</u> Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
3 Coombe Street, Berri	Allotment 363 in Township Plan 740201, Hundred of Berri Irrigation Area	5316	926	11.02.10, page 702
7 Sandy Lane, Hackham	Allotment 27 in Filed Plan 153013, Hundred of Noarlunga	5722	985	10.05.12, page 1638
Dated at Adelaide, 22 August 2013.	R. HULM, Director,	Corporate Se	rvices, Ho	ousing SA (Delegate SAHT)

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust Board Delegate did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, the South Australian Housing Trust Board Delegate in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental per week which shall be payable subject to Section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table the amount shown in the said table opposite the description of such house and this notice shall come into force on the date of this publication in the *Gazette*.

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
21 Argyle Terrace, Klemzig	Allotment 683 in Deposited Plan 4956, Hundred of Yatala	5608	47	17.07.08, page 3361	81.00
42 Birkinshaw Avenue, Tranmere	Allotment 80 in Deposited Plan 3100, Hundred of Adelaide	5804	135	27.06.13, page 2706	140.00
48 Cooke Crescent, Royal Park	Allotment 52 in Deposited Plan 3242. Hundred of Yatala	5663	626	27.06.13, page 2706	209.00
178 Cram Road, Glencoe	Allotment 352 in Filed Plan 192534, Hundred of Hindmarsh	5885	454	27.06.13, page 2706	114.00
2 Dew Street, Kent Town	Allotment 2 in Filed Plan 40654, Hundred of Adelaide	5703	548	12.04.79, page 994	340.00
Flat 1, 143 Port Road, Queenstown	Allotment 821 in Filed Plan 210797, Hundred of Yatala	5778	200	10.11.11, page 4445	71.00

Dated at Adelaide, 22 August 2013.

R. HULM, Director, Corporate Services, Housing SA (Delegate SAHT)

LIVESTOCK ACT 1997: SECTION 37

REQUIREMENT TO VACCINATE COMMERCIAL EGG LAYING AND BREEDING CHICKENS AND CHICKENS OVER 24 WEEKS OF AGE WITH NEWCASTLE DISEASE VACCINE AND PROHIBITION ON THE INTRODUCTION OF UNVACCINATED CHICKENS FOR EGG PRODUCTION AND BREEDING PURPOSES AND UNVACCINATED

CHICKENS OVER 24 WEEKS OF AGE INTO SOUTH AUSTRALIA Notice by the Minister

PURSUANT to Section 37 of the Livestock Act 1997 and for the purpose of the control and eradication of Newcastle Disease, a disease of avian species, I, Gail Gago, Minister for Agriculture, Food and Fisheries, revoke the notice published in the *Gazette* on 20 December 2012, titled 'Requirement to vaccinate commercial laying and meat poultry with Newcastle Disease vaccine and prohibition on the introduction of unvaccinated poultry into South Australia' and require that all egg laying and breeding chickens and chickens over 24 weeks of age in commercial poultry flocks

- (1) be vaccinated with a Newcastle Disease vaccine, and
- (2) be serologically monitored to demonstrate vaccination efficacy,

in accordance with the 'Newcastle Disease Vaccination Program' Standard Operating Procedures, unless otherwise approved by the Chief Inspector of Stock.

In addition, no person may introduce into South Australia any chickens for egg laying or breeding purposes or any over 24 weeks of age within the commercial poultry industry unless the birds have been vaccinated for Newcastle Disease virus, in accordance with the 'Newcastle Disease Vaccination Program' Standard Operating Procedures.

Definitions

In this Notice:

'commercial poultry flock' means a managed group of more than 1 000 chickens (Gallus domesticus); and

'Standard Operating Procedures' means the Newcastle Disease Vaccination Standard Operating Procedures of the National Newcastle Disease Management Plan 2013-2016, published by Australian Animal Health Council Limited (Animal Health Australia) and available at www.animalhealthaustralia.com.au.

Copies of the 'Newcastle Disease Vaccination Program Standard Operating Procedures 2013-2016' amended for South Australia and associated vaccine permit applications may be obtained from the PIRSA website at www.pir.sa.gov.au or from the Chief Inspector of Stock at 33 Flemington Street, Glenside, S.A. 5065, or G.P.O. Box 1671, Adelaide, S.A. 5001.

This Notice shall remain in force until 31 December 2016, unless revoked by a subsequent Notice.

Dated 15 August 2013.

GAIL GAGO, Minister for Agriculture, Food and Fisheries

MINING ACT 1971

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

Applicant: Iluka Resources Limited

Location: Narridy area—Approximately 120 km south-east of Port Augusta.

Term: 2 years Area in km²: 517 Ref.: 2013/00101

Plan and co-ordinates can be found on the DMITRE website: http://www.minerals.dmitre.sa.gov.au/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Iluka Resources Limited

Location: Boucaut area—Approximately 140 km south-east

of Port Augusta. Term: 2 years

Area in km²: 664 Ref.: 2013/00102

Plan and co-ordinates can be found on the DMITRE website: http://www.minerals.dmitre.sa.gov.au/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Iluka Resources Limited

Location: Salter Springs area—Approximately 80 km north of Adelaide.

Term: 2 years Area in km²: 997 Ref.: 2013/00103

Plan and co-ordinates can be found on the DMITRE website: http://www.minerals.dmitre.sa.gov.au/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Iluka Resources Limited

Location: Templers area—Approximately 50 km north-east of Adelaide.

Term: 2 years Area in km²: 923 Ref.: 2013/00104

Plan and co-ordinates can be found on the DMITRE website: http://www.minerals.dmitre.sa.gov.au/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar

NATIONAL PARKS AND WILDLIFE ACT 1972

Appointment of Wardens

PURSUANT to Section 20 of the National Parks and Wildlife Act 1972, I, John Erwin Schutz, Group Executive Director, Partnerships and Stewardship, formerly entitled Executive Director, Regional Services, authorised delegate, hereby appoint each of the officers of the Department of Environment, Water and Natural Resources (DEWNR) listed in Schedule 1 below as Wardens for the whole of the State of South Australia for the purposes of the Act, for the period commencing on 22 August 2013 and ending on 31 December 2013, on the condition that the appointment of a person referred to in Schedule 1 as a Warden pursuant to this instrument of appointment shall be automatically revoked without the necessity for a further notice in the event that the person ceases employment with DEWNR or its successor.

SCHEDULE 1

Card No.	Name of Warden
554	Beinke, Jacob William
555	Binns, Alana
556	Burnell, Andrew Frank
557	Calabro, Danielle Christine
558	Davison, Mark Robert
559	Emmett, Jonathan Peter
560	Frankel, Simon Rex
561	Kestle, Ashley Jane
562	Laslett, Aidan Trov
563	O'Neill, Aislinn Brigid Anna
564	McKenzie, Darren Frederick
565	Pelton, Grant Anthony
566	Stevens, Tony Leigh
567	Taverner, Dyson Matthew
568	Teubner, Van Paul

Dated 13 August 2013.

J. E. SCHUTZ, Group Executive Director, Partnerships and Stewardship, Department of Environment, Water and Natural Resources

NATURAL RESOURCES MANAGEMENT ACT 2004

Grant of Refund for, or Exemption from, the Water Levy for the Mallee Prescribed Wells Area

PURSUANT to Section 114 (10) (c) of the Natural Resources Management Act 2004 (the Act), I, Ian Hunter, Minister for Sustainability, Environment and Conservation (the Minister) in the State of South Australia and Minister to whom administration of the Act is committed, hereby grant the following exemption from, or refund of, the whole of a water levy:

 The water levy declared by notice in the Gazette dated 30 June 2011, payable by the holder of a water licence who is authorised to take water from the Yellow and Out of Hundreds Management Areas of the Mallee Prescribed Wells Area.

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

This notice will take effect from the date of publication of this notice in the $\it Gazette$.

Dated 14 August 2013.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Grant of Refund for, or Exemption from, the Water Levy for the Peake, Roby and Sherlock Prescribed Wells Area

PURSUANT to Section 114 (10) (c) of the Natural Resources Management Act 2004 (the Act), I, Ian Hunter, Minister for Sustainability, Environment and Conservation (the Minister) in the State of South Australia and Minister to whom administration of the Act is committed, hereby grant the following exemption from, or refund of the whole of a water levy:

 The water levy declared by notice in the Gazette dated 14 June 2012, payable by the holder of a water licence who is authorised to take water from the Extraction Management Zone of the Peake, Roby and Sherlock Prescribed Wells Area.

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

This notice will take effect from the date of publication of this notice in the *Gazette*.

Dated 14 August 2013

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Declaration of Animals and Plants

PURSUANT to Section 174 of the *Natural Resources Management Act 2004* (the Act), I, Ian Hunter, Minister for Sustainability, Environment and Conservation, vary the notice published at pages 2018 to 2060 of the *Government Gazette* of 30 June 2005 (as varied) as follows:

Schedule 1 is amended with the following:

Class 7

Mammals Carnivora

Delete 'Section 176 (1)' and substitute: 'Section 176 (1a)'

Class 8

Mammals Carnivora

Delete 'Section 176 (1)' and substitute: 'Section 176 (1a)'

Class 9

Mammals Lagomorpha

Delete 'Section 176 (1)' and substitute: 'Section 176 (1a)'

Class 10

Mammals Lagomorpha

Delete 'Section 176 (1)' and substitute: 'Section 176 (1a)'

Class 12

Mammals Artiodactyla

Delete 'Section 176 (1)' and substitute: 'Section 176 (1a)'

Class 13

Mammals Artiodactyla

Delete 'Section 176 (1)' and substitute: 'Section 176 (1a)'

Class 18

Mammals Artiodactyla

Delete 'Section 176 (1)' and substitute: 'Section 176 (1a)'

Class 21

mammals Carnivora

Delete 'Section 176 (1)' and substitute: 'Section 176 (1a)'

Class 22

Mammals Artiodactyla

Delete 'Section 176 (1)' and substitute: 'Section 176 (1a)'

Dated 16 August 2013.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

OUTBACK COMMUNITIES AUTHORITY

Declaration of Community Contribution (Andamooka) for 2013-2014

NOTICE is hereby given that at its meeting in August 2013, the Outback Communities Authority for the financial year ending 30 June 2013 and in exercise of the powers contained in Division 2, Part 3 of the Outback Communities (Administration and Management) Act 2009, resolved as follows:

Declaration of the Community Contribution

To declare a community contribution for the rateable land over:

- the township of Andamooka;
- those sites immediately adjacent the town of Andamooka not within the Andamooka Precious Stones Field occupied under Crown Lease or Licence; and
- those portions of Section 1500, Out of Hundreds (Andamooka), occupied under Crown licence (known as White Dam).

Purpose of Community Contribution

Declare a fixed charge of \$400 per property unit on rateable land for the purposes of raising revenue for the provision of services and support to the community of Andamooka.

Payment of Community Contribution

Pursuant to Section 181 (2) of the Local Government Act 1999, that the community contribution is payable in four equal or approximately equal instalments as follows:

- first instalment, payable on 30 September 2013;
- second instalment, payable on 31 December 2013;
- third instalment, payable on 31 March 2014; and
- fourth instalment, payable on 30 June 2014.

M. R. SUTTON, General Manager

[REPUBLISHED]

IN *Government Gazette* No. 51 dated 15 August 2013 at page 3491, fourth notice appearing was printed with an error, please substitute the notice with the following:

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence— AAL 197

PURSUANT to Section 65 (6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 21 March 2012, notice is hereby given that an application for the grant of an Associated Activities Licence within the area described below has been received from:

Beach Energy Limited

Great Artesian Oil and Gas Pty Ltd

The application will be determined on or after 29 August 2013.

Description of Application Area

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

6947057.230mN

Area 1

351724.103mE	6976486.368mN
353259.470mE	6976467.667mN
353259.470mE	6961319.288mN
351907.057mE	6961300.631mN
351724.103mE Area 2	6976486.368mN
327396.852mE	6947057.230mN
326377.243mE	6947057.230mN
326391.349mE	6937465.109mN
334333.061mE	6937366.366mN
334347.167mE	6935222.245mN
335783.938mE	6935236.351mN
335735.959mE	6938778.935mN

327515.733mE 6938665.105mN

All co-ordinates in GDA94, Zone 54.

Area: 46.20 km² approximately.

327396.852mE

Dated 13 August 2013.

N. PANAGOPOULOS,

Acting Executive Director, Energy Resources Division, Department for Manufacturing, Innovation, Trade, Resources and Energy Delegate of the Minister for Mineral Resources and Energy

[REPUBLISHED]

IN Government Gazette No. 51 dated 15 August 2013 at page 3491, fifth notice appearing was printed with an error, please substitute the notice with the following:

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Special Facilities Licence— SFL 7

PURSUANT to Section 65 (6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 21 March 2012, notice is hereby given that an application for the grant of a Special Facilities Licence within the area described below has been received from:

Rossair Charter Pty Ltd

The application will be determined on or after 12 September 2013.

Description of Application Area

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

Commencing at a point being the intersection of latitude 27°46′06″S GDA94 and longitude 140°47′06″E GDA94, thence easterly to a point being the intersection of latitude 27°46′07″S GDA94 and longitude 140°48′29″E GDA94, thence generally south south-easterly to a point being the intersection of latitude 27°46′57″S GDA94 and longitude 140°48′33″E GDA94, thence generally south-westerly to a point on the eastern side of Dillons Highway nearest to the intersection of latitude 27°47′32″S GDA94 and longitude 140°47′06″E GDA94, thence generally northerly following the eastern side of the said Highway to a point nearest to the intersection of latitude 27°46′59″S GDA94 and longitude 140°47′06″E GDA94 and north to the point of commencement.

Area: 4.90 km² approximately.

Dated 13 August 2013.

N. PANAGOPOULOS,

Acting Executive Director, Energy Resources Division, Department for Manufacturing, Innovation, Trade, Resources and Energy Delegate of the Minister for Mineral Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Statement of Environmental Objectives for Senex Energy Limited's Geophysical Operations in PEL 182 in the Cooper Basin, South Australia

PURSUANT to Section 104 (1) of the Petroleum and Geothermal Energy Act 2000, (the Act) I, Barry Alan Goldstein, Executive Director, Energy Resources Division, Department for Manufacturing, Innovation, Trade, Resources and Energy (DMITRE), as delegate of the Minister for Mineral Resources and Energy, pursuant to delegated powers dated 21 March 2012, do hereby publish the following document as having been approved as a Statement of Environmental Objectives under the Act.

 Statement of environmental objectives for Senex Energy Limited's geophysical operations in Petroleum Exploration License 182 of the Cooper Basin, South Australia (August 2013).

This document is available for public inspection on the Environmental Register section of the Energy Resources Division's website:

http://www.petroleum.dmitre.sa.gov.au/environment/register

or at the Public Office determined pursuant to Section 107 (1) of the Act to be located at: Energy Resources Division, Customer Services, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000.

Dated 19 August 2013.

B. GOLDSTEIN,

Executive Director Energy Resources Division Mineral and Energy Resources Group Delegate of the Minister for Mineral Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Sub-Delegation under Section 7 (2)

I, BARRY A. GOLDSTEIN, Executive Director, Energy Resources Division, Department for Manufacturing, Innovation, Trade, Resources and Energy in the State of South Australia, do hereby sub-delegate to the persons who hold, occupy or perform the positions indicated below within the Energy Resources Division, Ministerial powers or functions pursuant to the following Sections and Regulations, delegated to me by instrument dated 21 March 2012:

Petroleum and Geothermal Energy Act 2000

Director, Engineering Operations sections:

27 (2)	expressly and only for engineering operations.
74 (3), 74 (4)	expressly and only for engineering operations.
86 (4)	expressly and only for engineering operations.
88 (1)	expressly and only for engineering operations.
134	expressly and only for the purpose of exercising powers under the regulations listed below.

Director, Geophysical Operations sections:

74 (3), 74 (4)	expressly and only for geophysical operations.
86 (4)	expressly and only for geophysical operations.
88 (1)	expressly and only for geophysical operations.
134	expressly and only for the purpose of exercising powers under the regulations listed below

Director, Geology and Exploration section:

expressly and only for the purpose of exercising powers under the regulations

listed below.

General Manager, Licensing and Legislation section:

expressly and only for the purpose of exercising powers under the regulations listed below.

Petroleum and Geothermal Energy Regulations 2013

Director, Engineering Operations regulations:

30 (4), 30 (6), 31 (5), 33 (1), 33 (3) (e), 33 (6), 41 (1), 42 (1), 43 (1), 44 (1), 45 (1), 46 (3), 46 (4) and 47 (1).

Director, Geophysical Operations regulations:

24 (1), 33 (1), 33 (3) (e), 33 (6), 34 (1), 35 (1), 36 (1), 37 (1) and 47 (1).

Director, Geology and Exploration regulations:

25 (2) (b), 33 (1), 33 (3) (e), 33 (6), 38 (2) (b), 39 (1), 40 (1), 45 (1), 47 (1), 48 (1), 48 (3) and 49 (4).

General Manager, Licensing and Legislation regulations:

33 (1), 33 (3) (e), 33 (6) and 47 (1).

These sub-delegations are to be exercised in accordance with:

• the published Petroleum and Geothermal Energy Act compliance Policy available at:

 $\frac{https://sarigbasis.pir.sa.gov.au/WebtopEw/ws/samref/sarig1/image/DDD/RB201000013.pdf; and$

 the DMITRE Energy Resources Division Compliance Committee—Terms of Reference dated 8 August 2012 available at:

http://www.pir.sa.gov.au/__data/assets/pdf_file/0006/175488/ComplianceCommittee TOR.pdf

The previous instrument of sub-delegation dated 21 September 2012 and published in the *South Australian Government Gazette* on 27 September 2012, is hereby revoked pursuant to Section 7 (1) (b) of the Act.

Dated 19 August 2013.

B. A. GOLDSTEIN,
Executive Director
Energy Resources Division
Department for Manufacturing, Innovation,
Trade, Resources and Energy
Delegate of the Minister for Mineral
Resources and Energy

SURVEY ACT 1992

Revocation of a Confused Boundary Area

PURSUANT to Section 50 (3) of the Survey Act 1992, notice is given that the Confused Boundary Area at Kilkenny bounded by Myponga Terrace, Bryan Avenue, Tarcowie Street and David Terrace is revoked.

Dated 22 August 2013.

M. P. BURDETT, Surveyor General

Ref: Filed Plan 57661

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Associated Activities Licence—AAL 195

(Adjunct to Petroleum Retention Licence PRL 28)

NOTICE is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 19 August 2013, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

No. of Licence	Licensee	Locality	Reference
AAL 195	Santos Limited	Cooper Basin	F2013/000638

Description of Application Area

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

28°26′00″S, 140°28'08.29"E GDA94 28°26′00″S, 28°26′17.57″S, 140°28′10.20″E GDA94 140°28′04.45″E GDA94 140°27′41.75″E GDA94 140°27′38.68″E GDA94 28°27′33.41″S, 28°27′46.41″S, 28°27'46.07"S, 28°27'33.05"S, 140°27'36.88"E GDA94 140°27'39.96"E GDA94 28°26′17.13″S, 140°28'02.67"E GDA94

All co-ordinates are in MGA Z54, GDA94.

Area: 0.17 km² approximately.

Dated 19 August 2013.

B. A. GOLDSTEIN,

Executive Director, Energy Resources Division

Department for Manufacturing, Innovation, Trade, Resources and Energy

Delegate of the Minister for Mineral Resources and Energy

South Australia

Notice for the Approval of Couriers

PURSUANT to Section 10 of the Rail Safety National Law (South Australia) Act 2012

1—Short title

This notice may be cited as the Approval of Couriers 2013.

2—Commencement

This notice will come into operation on the day it is published in the *Government Gazette*.

3—Interpretation

Rail Safety National Law has the same meaning as in the Rail Safety National Law (South Australia) Act 2012.

4—Approve the following as couriers

Under Section 10 of the *Rail Safety National Law (South Australia) Act 2012*, I hereby approve TOLL Priority (ACN 000 604 191), TNT Express (ABN 41 000 495 269) and Australia Post (ABN 28 864 970 579) to be couriers for the purposes of Part 4 of the *Rail Safety National Law (South Australia) Act 2012* and Part 3 Division 9 of the Rail Safety National Law.

Dated 20 August 2013.

TOM KOUTSANTONIS, Minister for Transport and Infrastructure

South Australia

Public Sector (Reorganisation of Public Sector Operations) Notice 2013

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

1 - Short Title

This notice may be cited as the Public Sector (Reorganisation of Public Sector Operations) Notice 2013.

2 - Commencement

This notice will come into operation on 9th September 2013

3 – Transfer of employees

An employee listed in column 1 of the table below is transferred to employment in the public sector agency listed in column 2 opposite the reference to the employee on the same basis of engagement and at the same classification level as applied before the transfer.

Employees who are members of the Lotteries Commission of South Australia Superannuation Scheme and entitled to defined benefits will remain members of that scheme for so long as it remains in existence.

Employees who are members of the Lotteries Commission of South Australia Superannuation Scheme and entitled to accumulation benefits may remain members of that scheme for so long as it remains in existence or may elect to join the accumulation scheme established under the Southern State Superannuation Act 2009.

Employees

Public Sector Agency

All employees employed in the operational unit Lotteries Commission of South Australian known as SA Lotteries including those who:

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

Column 1 Column 2

Sue Helen PILICZKY

Department for Environment, Water and Natural Resources Department of Further Education, Employment, Science and Technology Andrew Robert MACKENZIE

Made by the Premier

On 8 August 2013

T&F 13/028CS

South Australia

Rail Safety National Law (South Australia) (Apparatus for Purposes Relating to Drug and Alcohol Testing) Notice 2013

under section 11 of the Rail Safety National Law (South Australia) Act 2012

1—Short title

This notice may be cited as the *Rail Safety National Law (South Australia) (Apparatus for Purposes Relating to Drug and Alcohol Testing) Notice 2013.*

2—Commencement

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

3—Apparatus for conducting alcotests

Apparatuses of the following kind are approved for the purposes of conducting alcotests:

AlcoQuant® 6020

4—Apparatus for conducting oral fluid analyses

Apparatuses of the following kind are approved for the purposes of conducting oral fluid analyses:

UltraSal-2TM Saliva Collection Device

5—Apparatus for conducting drug screening tests

Apparatuses of the following kind are approved for the purposes of conducting drug screening tests:

Medvet Oral7 Point of Collection Device

Made by the Governor

with the advice and consent of the Executive Council on 22 August 2013

MTR13/023CS

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2013

Agents, Ceasing to Act as Associations: Cassing to Carry on Business (each insertion) 32.25 Intention of Incorporation 24.50 Intention of Incorporation 61.00 Attorney, Appointment of 48.50 Attorney, Appointment of 48.50 Attorney, Appointment of 48.50 Cemetery Curator Appointed 35.75 Companies 35.75 Alteration to Constitution 48.50 Capital, Increase or Decrease of 61.00 Cassing to Carry on Business (each insertion) 32.25 Intention to Sell, Notice of (Strata Plan) 61.00 Mortagges: Carry on Business 32.25 Intention to Sell, Notice of (Strata Plan) 61.00 Mortagges: Carry on Business 24.50 Intention to Sell, Notice of (Strata Plan) 61.00 Mortagges: Carry on Business 24.50 Intention of Incorporation 48.50 Companies 48.50 Capital, Increase or Decrease of 61.00 Casing to Carry on Business (each insertion) 32.25 Intention of Incorporation 48.50 Capital (Increase or Decrease of 61.00 Altorney, Appointment of 48.50 Casing to Carry on Business (each insertion) 32.25 Intention of Incorporation 61.00 Intention to Sell, Notice of (Strata Plan) 61.00 Mortagges: Carry on Business (each insertion) 32.25 Intention to Sell, Notice of (Strata Plan) 61.00 Mortagges: Carry on Business (each insertion) 32.25 Intention to Sell, Notice of (Strata Plan) 61.00 Mortagges: Carry on Business (each insertion) 32.25 Intention to Sell, Notice of (Strata Plan) 61.00 Mortagges: Carry on Business (each insertion) 61.00 Mortagges: Carry on Business (each insertion 61.00 Mortagges: Carry on Business (each insertion 61.00 Mortagges: Carry on Busines (each insertion 61.00 Mortagges: Carry on Bu		\$		\$
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pany be wound up voluntarily and that a liquidator be appointed?)			Registered Building Societies (from Registrar-General)	24.50
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Public Trustee, each Estate 12.40 condition that they will not be reproduced without prior	Probate, Selling of	48.50	South Australian Government publications are sold	on the
	Public Trustee, each Estate	12.40		

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

ALL private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Government Publishing SA so as to be received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@dpc.sa.gov.au. Send as attachments in Word format. Please include date the notice is to be published and to whom the notice will be charged. The Government Gazette is available online at: www.governmentgazette.sa.gov.au.

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2013

Acts, Bills, Rules, Parliamentary Papers and Regulations								
Pages	Main	Amends	Pages	Main	Amends			
1-16	3.00	1.40	497-512	41.00	40.00			
17-32	3.90	2.45	513-528	42.00	40.75			
33-48	5.15	3.65	529-544	43.50	42.00			
49-64	6.50	5.00	545-560	44.75	43.50			
65-80	7.55	6.30	561-576	45.75	44.75			
81-96	8.80	7.30	577-592	47.50	45.25			
97-112	10.00	8.60	593-608	48.75	46.75			
113-128	11.20	9.90	609-624	49.50	48.50			
129-144	12.60	11.10	625-640	50.50	49.00			
145-160 161-176	13.80	12.40	641-656	52.00	50.50			
177-192	15.00 16.40	13.60 14.80	657-672 673-688	53.00 54.50	51.00 53.00			
193-208	17.60	16.30	689-704	55.50	53.50			
209-224	18.60	17.20	705-720	57.00	55.00			
225-240	19.90	18.40	721-736	58.50	56.00			
241-257	21.40	19.50	737-752	59.00	57.50			
258-272	22.60	20.60	753-768	61.00	58.50			
273-288	23.70	22.40	769-784	62.00	61.00			
289-304	24.80	23.30	785-800	63.00	62.00			
305-320	26.25	24.70	801-816	64.50	62.50			
321-336	27.25	25.75	817-832	65.50	64.50			
337-352	28.75	27.00	833-848	67.00	65.50			
353-368	29.50	28.50	849-864	68.00	66.50			
369-384	31.25	29.50	865-880	69.50	68.00			
385-400	32.50	31.00	881-896	70.00	68.50			
401-416	33.75	32.00	897-912	71.50	70.00			
417-432	35.00	33.50	913-928	72.00	71.50			
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South Australia

National Parks and Wildlife (Bandon Conservation Park—Mining Rights) Proclamation 2013

under section 43 of the National Parks and Wildlife Act 1972

Preamble

- The Crown land described in Schedule 1 is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Bandon Conservation Park*.
- It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to that land.

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Bandon Conservation Park—Mining Rights) Proclamation 2013.*

2—Commencement

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

3—Interpretation

In this proclamation—

Environment Minister means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

Mining Minister means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Petroleum and Geothermal Energy Act 2000*, as the case requires.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum and Geothermal Energy Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if work to be carried out in relation to the land in the exercise of rights under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;

- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and

- (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5; or
 - (ii) a direction should be given under clause 6(c); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a),

the Governor may, with the advice and consent of the Executive Council—

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(c); or
- (e) grant or refuse the necessary approval under clause 6(a).

Schedule 1—Description of land

Allotment 11 in Deposited Plan 33335, Hundred of Bandon, County of Albert.

Made by the Governor

with the advice and consent of the Executive Council on 22 August 2013

13MSECCS047

South Australia

National Parks and Wildlife (Bandon Conservation Park) Proclamation 2013

under section 30(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Bandon Conservation Park) Proclamation 2013*.

2—Commencement

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

3—Constitution of Bandon Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Bandon Conservation Park*:

Allotment 11 in Deposited Plan 33335, Hundred of Bandon, County of Albert.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council on 22 August 2013

13MSECCS047

South Australia

Juries (General) Regulations 2013

under the Juries Act 1927

Contents

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- 5 Jury pools and jury panels
- 6 Release of juror from further service
- 7 Summons to juror

Schedule 1—Forms

Schedule 2—Revocation of Juries (General) Regulations 1998

1—Short title

These regulations may be cited as the Juries (General) Regulations 2013.

2—Commencement

These regulations will come into operation on 1 September 2013.

3—Interpretation

In these regulations—

Act means the Juries Act 1927;

approved computer program means a computer program approved by the Chief Justice for the purposes of these regulations;

jury pool for a jury district for a particular month, means the jurors summoned to render jury service for the purposes of criminal trials commencing in the jury district in that month (except those released from jury service and those comprising juries for trials that have not been completed).

4—Persons ineligible for jury service

For the purposes of Schedule 3 of the Act, persons employed by the following prescribed body whose duties of office are connected with the investigation of offences, the administration of justice or the punishment of offenders are ineligible for jury service:

G4S Custodial Services Pty Ltd (ACN 050 069 255).

5—Jury pools and jury panels

- (1) A jury panel for a criminal trial commencing in a jury district in a particular month must be constituted from the jury pool for the district for that month as follows:
 - (a) for each day of the month on which trials are to commence (other than the day on which the jury pool is first required to attend) the sheriff must direct—
 - (i) all of the jury pool; or
 - (ii) a number of the jurors in the jury pool selected in accordance with paragraph (b),

to attend for the purpose of rendering jury service;

- (b) a selection of jurors from the jury pool for the purposes of paragraph (a)(ii) may be—
 - (i) by ballot or by use of an approved computer program; or
 - (ii) if having regard to the sittings of the courts and the number of jurors in the pool the sheriff has divided the jury pool into a number of sections by ballot or by use of an approved computer program—by the sheriff selecting one or more of the sections of the jury pool; or
 - (iii) by some other means approved by the Chief Justice;
- (c) if only one trial is to commence on a particular day in the month, the jury panel for the trial is constituted of—
 - (i) the jurors selected by the sheriff by ballot or approved computer program from amongst those who attend on that day in obedience to the summons or directions of the sheriff; or
 - (ii) if the sheriff considers it unnecessary to make such a selection—all the jurors who attend on that day in obedience to the summons or directions of the sheriff;
- (d) if more than one trial is to commence on a particular day in the month, the sheriff must divide the jurors who attend on that day in obedience to the summons or directions of the sheriff into separate jury panels and appropriate each panel to a trial.
- (2) If a juror who attends on a particular day in obedience to the summons or directions of the sheriff is not included in a jury for a trial, the sheriff may excuse the juror from further jury service on that day but the juror must next attend in obedience to the summons at a time and place to be directed by the sheriff.
- (3) Subject to the Act and these regulations, on completion of jury service in a trial before the end of the month for which the juror has been summoned, the juror must next attend in obedience to the summons at a time and place to be directed by the sheriff.

6—Release of juror from further service

A court before which a jury has served may (in accordance with any applicable rules) release a juror who has served on the jury from further jury service in compliance with the juror's summons.

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7—Summons to juror

For the purposes of section 30(1) of the Act, the form set out in Schedule 1 is prescribed.

Schedule 1—Forms

Summons to Juror

I write to summon you to render jury service for the Court sitting month of [insert month].

You must attend at [insert location] on [insert date] at [insert time].

Your initial attendance will include a general orientation and allow you to ask any questions you may have about jury service. Further attendances for jury service will be required at such times as I or a judge may direct in accordance with the requirements of the Court.

While this summons obliges you to provide jury service for the Court sitting month of [insert month], if you are selected to form part of the jury to sit on a trial that proceeds past the end of that month, you will be required to attend as a juror until discharged by the Court or the completion of that trial.

Your attendance for jury service is required by section 78 of the *Juries Act 1927*. Unless you have been officially excused from attending for jury service, you will be guilty of an offence and liable to a fine of up to \$1 250 if you do not attend in response to this summons.

The right of an accused to a fair trial, before a jury, is an important part of our criminal justice system. Jurors make a valuable contribution to the maintenance of this system.

If you live 150 kilometres or more from the courthouse, you may apply to be excused from serving.

Schedule 2—Revocation of Juries (General) Regulations 1998

The Juries (General) Regulations 1998 are revoked.

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 22 August 2013

No 207 of 2013

AGO0100/13CS

South Australia

Public Corporations (Adelaide Entertainments Corporation) Regulations 2013

under the Public Corporations Act 1993

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Schedule 1—Revocation of *Public Corporations (Adelaide Entertainments Corporation) Regulations 1999*

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Public Corporations (Adelaide Entertainments Corporation) Regulations 2013*.

2—Commencement

These regulations will come into operation on 1 September 2013.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Public Corporations Act 1993;

Adelaide Entertainments Corporation or *AEC* means the subsidiary of the Minister continued in existence under Part 3;

board means the board of directors continued as the governing body of AEC under Part 3;

director means a person appointed or holding office as a member of the board under Part 3;

Minister means the Minister for Tourism;

revoked regulations means the Public Corporations (Adelaide Entertainments Corporation) Regulations 1999 revoked under Schedule 1.

Part 2—Application of Act to Minister

4—Application of Act to Minister

The following provisions of the Act apply to the Minister:

- (a) Part 1 (Preliminary);
- (b) section 24 (Formation of subsidiary by regulation);
- (c) section 25 (Dissolution of subsidiary established by regulation);
- (d) the Schedule (Provisions applicable to subsidiaries).

Part 3—Adelaide Entertainments Corporation

Division 1—Continuation and constitution

5—Continuation of subsidiary (section 24 of Act)

- (1) The Adelaide Entertainments Corporation (*AEC*), established as a subsidiary of the Minister under the revoked regulations, continues in existence as a subsidiary of the Minister.
- (2) AEC—
 - (a) is a body corporate; and
 - (b) has perpetual succession and a common seal; and
 - (c) is capable of suing and being sued in its corporate name.

6—Continuation of board

- (1) A board of directors continues as the governing body of AEC.
- (2) A member of the board in office immediately before the commencement of this regulation continues in office, subject to these regulations, for the remainder of the term for which he or she was appointed.
- (3) Anything done by the board in the administration of AEC's affairs is binding on AEC.

7—Composition of board

- (1) The board consists of the number of directors appointed by the Minister (being not less than 5 nor more than 7) for the time being holding office as members of the board.
- (2) One director will be appointed by the Minister to chair meetings of the board.
- (3) The Minister may appoint a director to be the deputy of the director appointed to chair the board and the deputy may perform or exercise the functions and powers of that director in his or her absence.
- (4) On the office of a director becoming vacant, a person may be appointed in accordance with this regulation to the vacant office.
- (5) The Minister may appoint a suitable person to be deputy of a member of the board during any period of absence of the member (and any reference to a director in these regulations will be taken to include, unless the contrary intention appears, a reference to a deputy while acting as a member of the board).

8—Conditions of membership

- (1) A director will be appointed for a term, not exceeding 3 years, specified in the instrument of appointment and, at the expiration of a term of appointment, will be eligible for reappointment.
- (2) The office of a director becomes vacant if the director—
 - (a) dies; or
 - (b) completes a term of office and is not reappointed; or
 - (c) resigns by written notice to the Minister; or
 - (d) becomes bankrupt or applies to take the benefit of a law for the relief of insolvent debtors; or
 - (e) is convicted of an indictable offence; or
 - (f) is removed from office by the Minister by written notice.

9—Vacancies or defects in appointment of directors

An act of the board is not invalid by reason only of—

- (a) a vacancy in its membership that brings the number of directors holding office as members of the board to less than 5; or
- (b) a defect in the appointment of a director.

10—Allowances and expenses

A director is entitled to be paid from the funds of AEC such remuneration, allowances and expenses as may be determined by the Minister.

11—Proceedings

- (1) A quorum of the board consists of one half the total number of its members (ignoring any fraction resulting from the division) plus 1, and must include the director appointed to chair the board or the director appointed as that director's deputy.
- (2) The director appointed to chair the board will preside at meetings of the board at which he or she is present.
- (3) If the director appointed to chair the board is absent from a meeting of the board, the director appointed as that director's deputy will preside.
- (4) A decision carried by a majority of the votes cast by directors at a meeting is a decision of the board.
- (5) Each director present at a meeting of the board has 1 vote on a question arising for decision and, if the votes are equal, the director presiding at the meeting may exercise a casting vote.
- (6) A telephone or video conference between directors will, for the purposes of this regulation, be taken to be a meeting of the board at which the participating directors are present if—
 - (a) notice of the conference is given to all directors in the manner determined by the board for that purpose; and
 - (b) each participating director is capable of communicating with every other participating director during the conference.
- (7) A proposed resolution of the board becomes a valid decision of the board despite the fact that it is not voted on at a meeting of the board if—
 - (a) notice of the proposed resolution is given to all directors in accordance with procedures determined by the board; and
 - (b) a majority of the directors express their concurrence in the proposed resolution by letter, fax or other written communication setting out the terms of the resolution.
- (8) The board must cause accurate minutes to be kept of its proceedings.
- (9) A person authorised in writing by the Treasurer may attend (but not participate in) a meeting of the board and may have access to papers provided to directors for the purpose of the meeting.
- (10) If the board considers that a matter dealt with at a meeting attended by a representative of the Treasurer should be treated as confidential, the board may advise the Treasurer of that opinion giving the reason for the opinion and the Treasurer may, subject to subregulation (11), act on that advice as the Treasurer thinks fit.
- (11) If the Treasurer is satisfied on the basis of the board's advice under subregulation (10) that AEC owes a duty of confidence in respect of a matter, the Treasurer must ensure the observance of that duty in respect of the matter (but this subregulation does not prevent a disclosure as required in the proper performance of ministerial functions or duties).
- (12) Subject to these regulations, the board may determine its own procedures.

12—Disclosure

- (1) If AEC discloses to the Minister or the Treasurer under the Act or these regulations a matter in respect of which AEC owes a duty of confidence, AEC must give notice in writing of the disclosure to the person to whom the duty is owed.
- (2) A director of AEC does not commit any breach of duty by reporting a matter relating to the affairs of AEC to the Minister or the Treasurer.

Division 2—Functions and performance

13—AEC's functions

- (1) AEC's functions are limited to the following:
 - (a) to manage and operate the AEC sites;
 - (b) to manage, promote and sponsor events at the AEC sites;
 - (c) to manage, promote and sponsor events at the AEC sites or elsewhere;
 - (d) to foster and assist the commercial development of the AEC sites in order to complement and enhance the commercial potential of the sites;
 - (e) to carry out other functions conferred on AEC by the Minister.
- (2) AEC must obtain the approval of the Minister before it makes a material change to its policy direction or budget.
- (3) In this regulation—

Adelaide Entertainment Centre site means the area of land in the suburb of Hindmarsh bounded by Adam Street, Manton Street, Mary Street and Port Road but excluding—

- (a) the land comprised in Certificate of Title Volume 5243 Folio 976 and Certificate of Title Volume 5243 Folio 783; and
- (b) Orsmond Street:

AEC sites means—

- (a) the Adelaide Entertainment Centre site; and
- (b) any other site the management and operation of which have been conferred on AEC by the Minister.

14—Charter

- (1) The Minister and the Treasurer must prepare a charter for AEC.
- (2) The charter must address—
 - (a) the nature and scope of AEC's operations; and
 - (b) AEC's obligations to report on its operations; and
 - (c) the form and contents of AEC's accounts and financial statements; and
 - (d) any accounting, internal auditing or financial systems or practices to be established or observed by AEC; and
 - (e) the acquisition or disposal of capital or assets.
- (3) The charter may deal with any other matter not specifically referred to in subregulation (2).
- (4) The charter must be reviewed by the Minister at the end of each financial year.

- (5) The Minister and the Treasurer may amend the charter at any time.
- (6) The charter, or an amendment to the charter, comes into force and is binding on AEC on a day specified in the charter or amendment (but without affecting any contractual obligations previously incurred by AEC).
- (7) On the charter or an amendment to the charter coming into force, the Minister must, within 12 sitting days, have copies of the charter, or the charter in its amended form, laid before both Houses of Parliament.

15—Performance statement

- (1) The Minister must, when preparing the charter for AEC, also prepare, after consultation with AEC and the Treasurer, a performance statement setting the various performance targets that AEC is to pursue in the coming financial year or other period specified in the statement and dealing with such other matters as the Minister considers appropriate.
- (2) The Minister must, after consultation with AEC and the Treasurer, review the performance statement when reviewing AEC's charter.
- (3) The Minister may, after consultation with AEC and the Treasurer, amend the performance statement at any time.

16—Subsidiary companies

- (1) AEC must not, without the approval of the Treasurer—
 - (a) form a subsidiary company; or
 - (b) acquire, or enter into an arrangement under which it will at a future time or would on the happening of some contingency hold, relevant interests in shares in a company such that the company becomes a subsidiary of AEC.
- (2) The Treasurer may, as a condition of approval under this regulation, or by direction, require AEC to take steps to include in a subsidiary company's memorandum or articles of association such provisions as the Treasurer considers appropriate—
 - (a) imposing limitations on the nature or scope of the company's operations; or
 - (b) imposing other controls or practices,

consistent with those applicable to AEC.

17—Indirect or joint operations

- (1) AEC must not, without the approval of the Treasurer, enter into a scheme or arrangement or joint venture with another person or undertake any operations or transactions pursuant to such a scheme, arrangement or joint venture except where—
 - (a) the principal purpose of the scheme, arrangement or joint venture is to stage an event or function; and
 - (b) the board is satisfied that the maximum amount for which AEC will become liable as a result of its involvement in the scheme, arrangement or joint venture does not exceed \$50 000.
- (2) In subregulation (1)—

scheme or arrangement means a trust scheme or a partnership and includes any other scheme or arrangement for sharing profits.

Division 3—Financial and related matters

18—Internal audit

- (1) AEC must establish and maintain effective internal auditing of its operations.
- (2) AEC must, unless exempted by the Treasurer, establish an audit committee.
- (3) The audit committee will comprise—
 - (a) a member of the board of AEC, or such members of the board as the board may from time to time determine; and
 - (b) such other person or persons as the board may from time to time appoint, but may not include the chief executive of AEC.
- (4) The functions of the audit committee include—
 - (a) reviewing annual financial statements to ensure that they provide a true and fair view of the state of affairs of AEC; and
 - (b) liaising with external auditors; and
 - (c) reviewing the adequacy of the accounting, internal auditing, reporting and other financial management systems and practices of AEC on a regular basis.

19—Quarterly reports

AEC must report to the Minister on AEC's financial position on a quarterly basis.

20—Loans etc require approval

- (1) AEC must not lend or advance to any person any money, securities or property without the prior written approval of the Treasurer.
- (2) AEC must not undertake commercial borrowings without the prior written approval of the Treasurer

21—Provision of information

- (1) AEC must, at the request in writing of the Treasurer, provide the Treasurer with such information or records in the possession or control of AEC as the Treasurer may require in such manner and form as the Treasurer may require.
- (2) If a record in the possession or control of AEC is provided to the Treasurer under this regulation, the Treasurer may make, retain and deal with copies of the record as the Treasurer thinks fit.
- (3) If the board considers that information or a record provided under this regulation contains matters that should be treated as confidential, the board may advise the Treasurer of that opinion giving the reason for the opinion and the Treasurer may, subject to subregulation (4), act on that advice as the Treasurer thinks fit.
- (4) If the Treasurer is satisfied on the basis of the board's advice under subregulation (3) that AEC owes a duty of confidence in respect of a matter, the Treasurer must ensure the observance of that duty in respect of the matter (but this subregulation does not prevent a disclosure as required in the proper performance of ministerial functions or duties).
- (5) AEC must notify the Minister if a request is made under this regulation.

22—Dividends

- (1) AEC must, before the end of each financial year, after consultation with the Minister, recommend by writing to the Treasurer that AEC pay a specified dividend, or not pay any dividend, for that financial year, as AEC considers appropriate.
- (2) The Treasurer may, after consultation with the Minister, by notice in writing to AEC—
 - (a) approve a recommendation of AEC under subregulation (1); or
 - (b) determine that a dividend specified by the Treasurer be paid, or that no dividend be paid,

as the Treasurer considers appropriate.

- (3) AEC must, if so required by the Treasurer by notice in writing to AEC at any time during a financial year, after consultation with the Minister, recommend by writing to the Treasurer that a specified interim dividend or specified interim dividends be paid by AEC for that financial year, or that no such dividend or dividends be paid by AEC as AEC considers appropriate.
- (4) The Treasurer may, after consultation with the Minister, by notice in writing to AEC—
 - (a) approve a recommendation of AEC under subregulation (3); or
 - (b) determine that an interim dividend or interim dividends specified by the Treasurer be paid, or that no interim dividend be paid,

as the Treasurer considers appropriate.

- (5) If the Treasurer approves a recommendation or determines under this regulation that a dividend or interim dividend or dividends be paid by AEC, the dividend or interim dividend or dividends must be paid at the direction of the Treasurer, in the manner and at the time or times determined by the Treasurer, after consultation with AEC and the Minister.
- (6) A recommendation under this regulation must be made by the board and may not be made by any person or committee pursuant to a delegation.

23—Common seal and execution of documents

- (1) The common seal of AEC must not be affixed to a document except pursuant to a decision of the board, and the affixing of the seal must be attested by the signatures of 2 directors.
- (2) The board may, by instrument under the common seal of AEC, authorise a director, an employee of AEC (whether nominated by name or by office or title) or any other person to execute documents on behalf of AEC subject to limitations (if any) specified in the instrument of authority.
- (3) Without limiting subregulation (2), an authority may be given so as to authorise 2 or more persons to execute documents jointly on behalf of AEC.
- (4) A document is duly executed by AEC if—
 - (a) the common seal of AEC is affixed to the document in accordance with this regulation; or
 - (b) the document is signed on behalf of AEC by a person or persons in accordance with authority conferred under this regulation.

24—Annual report

- (1) AEC must, within 3 months after the end of each financial year, deliver to the Minister a report on the operations of AEC during that financial year.
- (2) The Minister must cause a copy of the report to be laid before both Houses of Parliament within 12 sitting days after receipt of the report.

Schedule 1—Revocation of *Public Corporations (Adelaide Entertainments Corporation) Regulations 1999*

The Public Corporations (Adelaide Entertainments Corporation) Regulations 1999 are revoked.

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 22 August 2013

No 208 of 2013

MTOUR/13/013

South Australia

Stamp Duties Regulations 2013

under the Stamp Duties Act 1923

Contents

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- 3 Interpretation
- 4 Financial products (section 2 of Act)
- 5 Recognised financial markets (section 2 of Act)
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- 11 Computation of duty where instruments are interrelated (section 67 of Act)
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Schedule 1—Revocation of Stamp Duties Regulations 2002

1—Short title

These regulations may be cited as the *Stamp Duties Regulations 2013*.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the Stamp Duties Act 1923.

4—Financial products (section 2 of Act)

An interest in a unit trust scheme listed on a recognised financial market is brought within the ambit of the definition of *financial product* in section 2 of the Act.

5—Recognised financial markets (section 2 of Act)

The following financial markets are brought within the ambit of the definition of *recognised financial market* in section 2 of the Act:

(a) financial markets operated by the National Stock Exchange of Australia Limited;

- (b) financial markets operated by stock exchanges that are members of the World Federation of Exchanges;
- (c) financial markets operated by the Asia Pacific Exchange Limited;
- (d) financial markets operated by NZX Limited.

6—Impressed stamps

- (1) Unless the Commissioner otherwise determines, a person requiring an impressed stamp must—
 - (a) lodge with the Commissioner the instrument or other material to be stamped together with a requisition to the Commissioner; and
 - (b) pay in advance to the Commissioner the value of the stamp to be impressed.
- (2) The Commissioner may determine the manner in which the value of a stamp must be paid.

7—Application for allowance for spoiled or unused stamps (section 106 of Act)

For the purposes of section 106 of the Act, an application for allowance for spoiled or unused stamps must be made in a form approved by the Commissioner and be accompanied by a statutory declaration setting out such information as the Commissioner may reasonably require to determine the application.

8—Grant of application and deduction

- (1) Subject to subregulation (2), on the grant of an application under regulation 7, the Commissioner must—
 - (a) pay the amount allowed to the person entitled to the allowance; or
 - (b) give other stamps to the equivalent value to the allowance in lieu of payment.
- (2) The minimum amount which will be paid or given as stamps in lieu of payment under this regulation is \$4.

9—Disposal of spoiled or unused stamps

After the grant of an application for allowance for any spoiled or unused stamp or stamped material, the Commissioner must—

- (a) cancel and retain or destroy the stamp or stamped material; or
- (b) at his or her discretion, in the case of a spoiled stamp affixed to an instrument, cancel or remove the spoiled stamp and return the instrument to the applicant.

10—Disallowed applications for spoiled stamps or material

If the Commissioner refuses to grant an application for allowance for spoiled stamps or stamped material, the spoiled stamp or material on which it is affixed or impressed must be marked with the word "Disallowed" and the date on which it is disallowed, and be returned to the applicant.

11—Computation of duty where instruments are interrelated (section 67 of Act)

- (1) For the purposes of section 67(2)(d) of the Act, an instrument is excluded from the operation of section 67 of the Act if—
 - (a) it is 1 of a series of separate conveyances under which rights or interests in a hotel, motel, resort or managed apartment complex are conveyed in separate parcels to different persons, each of whom is or becomes a member of the same managed investment scheme; and
 - (b) the Commissioner is satisfied that, apart from any arrangement or understanding entered into for the purposes of the managed investment scheme, no arrangement or understanding exists between the members under which the parcels of property conveyed are to be used otherwise than separately and independently from each other
- (2) In this regulation—

managed investment scheme and *member* of a managed investment scheme have the same respective meanings as in the *Corporations Act 2001* of the Commonwealth.

12—Certain transactions excluded (section 71E of Act)

For the purposes of section 71E(2)(e) of the Act, the vesting of property or a right (whether certain or contingent) in a registered co-operative by virtue of a merger or transfer of engagements under Part 12 Division 1 or Part 14 Division 3 of the *Co-operatives Act 1997* is a transaction of a prescribed class.

13—Special Acts (section 71F of Act)

Pursuant to paragraph (c) of the definition of *special Act* in section 71F(6) of the Act, the following Acts are prescribed for the purposes of that section:

- (a) Financial Sector Reform (ACT) Act 1999 of the Australian Capital Territory (repealed):¹
- (b) Financial Sector Reform (New South Wales) Act 1999 of New South Wales;
- (c) Financial Sector Reform (Northern Territory) Act of the Northern Territory;
- (d) Financial Sector Reform (Queensland) Act 1999 of Queensland;
- (e) Financial Sector Reform (Tasmania) Act 1999 of Tasmania;
- (f) Financial Sector Reform (Victoria) Act 1999 of Victoria;
- (g) Acts Amendment and Repeal (Financial Sector Reform) Act 1999 of Western Australia.

Note-

The Financial Sector Reform (ACT) Act 1999 (ACT) was repealed by the Statute Law Amendment Act 2002 (ACT) and was declared by that Act to be a law to which section 88 of the Legislation Act 2001 (ACT) applies. Section 88 of the Legislation Act 2001 (ACT) provides that the effect of a declared law does not end only because of its repeal.

14—Concession card holders

For the purposes of subparagraph (i) of paragraph (b) of exemption 8 of clause 2(4) of Schedule 2 of the Act, a State concession card issued by the administrative unit that is, under a Minister, responsible for the administration of the *Family and Community Services Act 1972* is a State concession card of a prescribed class.

Schedule 1—Revocation of Stamp Duties Regulations 2002

The Stamp Duties Regulations 2002 are revoked.

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 22 August 2013

No 209 of 2013

T&F12/097CS

South Australia

State Records Regulations 2013

under the State Records Act 1997

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Exclusions from application of Act
- 5 Fees
- Waiver, reduction and refund of fees

Schedule 1—Fees

Schedule 2—Revocation of State Records Regulations 1998

1—Short title

These regulations may be cited as the *State Records Regulations 2013*.

2—Commencement

These regulations will come into operation on 1 September 2013.

3—Interpretation

In these regulations—

Act means the State Records Act 1997.

4—Exclusions from application of Act

- (1) Pursuant to section 4 of the Act, the application of the Act to the official records of the Security Intelligence Section of South Australia Police is modified so that only section 23(1) and (3) apply to the records.
- (2) Pursuant to section 4 of the Act, the following agencies are excluded from the application of the Act:

RESI Capital (No. 2) Pty Ltd

RESI Power Pty Ltd

RESI Utilities Pty Ltd

RESI FP Pty Ltd

RESI OE Pty Ltd

RESI SYN Pty Ltd

RESI GAS Pty Ltd

Transmission Lessor Corporation.

5—Fees

- (1) Fees prescribed in Schedule 1 are payable to State Records in respect of services or things set out in the Schedule.
- (2) State Records may, in addition to fees payable as set out in Schedule 1, recover from a person or agency expenses reasonably incurred in connection with the provision to the person or agency of publications, copies of documents or services set out in Schedule 1 or otherwise in connection with the performance of its functions in relation to the person or agency.

Examples—

Expenses reasonably incurred that State Records may recover include—

- (a) postage;
- (b) valuation of records for insurance purposes (including valuation report);
- (c) conservation and repair of records.

6—Waiver, reduction and refund of fees

The Manager may, if he or she considers it appropriate, waive, reduce or refund payment of a fee otherwise payable under these regulations.

Schedule 1—Fees

Application fee for public access to official records

1	l Ant	olications	involvin	2 requests	for co	pies of	· do	ocuments—
-		Jii Cations	1111 01 1111	5 10940565	101 00	pres or		Carrierius

nil

(b) for an application made in person (more than 10 pages)

\$8.30

(c) for an application made in writing or by telephone

medium item (21 to 40 pages inclusive)

large item (more than 40 pages)

\$8.30

\$59.00

\$89.00

Note-

(a)

This service is only provided if specific and accurate archive reference numbers are supplied.

for an application made in person (1 to 10 pages inclusive)

Copies of documents

(c)

(d)

Basic paper format (per page)—

	(a)	A4 black & white (297 mm x 210 mm)	\$0.70
	(b)	A4 colour (297 mm x 210 mm)	\$1.40
	(c)	A3 black & white (420 mm x 297 mm)	\$1.55
	(d)	A3 colour (420 mm x 297 mm)	\$3.10
3 High quality paper format (per page)—			
	(a)	A3 colour (420 mm x 297 mm)	\$5.15
	(b)	A2 colour (594 mm x 420 mm)	\$10.30
	(c)	A1 colour (841 mm x 594 mm)	\$15.50
4 Digital format—low resolution (for example, PDF or JPEG)—			
	(a)	selected pages (1 to 4 pages inclusive)	\$5.91
	(b)	small item (5 to 20 pages inclusive)	\$29.50

-		#20.00
5	Digital format—high resolution (for example, TIFF) (per page)	\$20.00
6	Additional fees—	\$0.60
	(a) certification of copy (per page)	\$0.60
ъ	(b) cost of CD	\$1.55
	lications	Ф24.00
7	A little flour and a few blankets: an administrative history of Aboriginal affairs in South Australia, 1834-2000	\$24.90
8	Aboriginal resource kit	\$46.50
9	Ancestors in archives: a guide for family historians to South Australia's government archives	\$10.00
10	Distant voices (DVD)	\$38.00
11	Guide to records relating to Aboriginal people (5 volumes)	
	(a) printed copy (per volume)	\$10.60
	(b) CD	\$28.75
Prov	vision of advisory, processing and loans services to agencies	
12	Preparation of disposal schedules (per hour or part of hour)	\$71.00
13	Culling and sentencing of records (per hour or part of hour)	\$71.00
14	Preparation of consignment list (per 15 minutes or part of 15 minutes)	\$17.80
Preparation of written advice—		
	(a) per 15 minutes (or part of 15 minutes)	\$17.80
	(b) per hour	\$71.00
16	Interfiling (placing new files into boxes already held in archive)—	
	(a) per 15 minutes (or part of 15 minutes)	\$17.80
	(b) per hour	\$71.00
17	Reprocessing of transfers received requiring further work or correction	
	(a) per 15 minutes (or part of 15 minutes)	\$17.80
	(b) per hour	\$71.00
18	Other advisory or processing services (including any research)—	
	(a) per 15 minutes (or part of 15 minutes)	\$17.80
	(b) per hour	\$71.00
19	Loans—	
	(a) identifying and locating item (including any research)—	
	(i) per 15 minutes (or part of 15 minutes)	\$17.80
	(ii) per hour	\$71.00
	(b) retrieval (per item)—	
	(i) non-urgent	\$11.00
	(ii) urgent (within 24 hours)	\$15.00

(c) restoring original order of item before returning it to the archive—

(i)	per 15 minutes (or part of 15 minutes)	\$17.80
(ii)	per hour	\$71.00
issu	ue of late returns reminder	\$11.00

Schedule 2—Revocation of State Records Regulations 1998

The State Records Regulations 1998 are revoked.

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 22 August 2013

No 210 of 2013

AGO0098/13CS

South Australia

Unclaimed Goods Regulations 2013

under the Unclaimed Goods Act 1987

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Variation of values in definitions of scale 1, scale 2 and scale 3
- 5 Forms

Schedule 1—Form for notice of request for collection of goods

Schedule 2—Form for notice of proposed sale of goods

Schedule 3—Revocation of *Unclaimed Goods Regulations 1998*

1—Short title

These regulations may be cited as the *Unclaimed Goods Regulations 2013*.

2—Commencement

These regulations will come into operation on 1 September 2013.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Unclaimed Goods Act 1987.

4—Variation of values in definitions of scale 1, scale 2 and scale 3

- (1) The value of \$100 referred to in the definitions of *scale 1* and *scale 2* in section 3(1) of the Act is varied to \$500.
- (2) The value of \$500 referred to in the definitions of *scale 2* and *scale 3* in section 3(1) of the Act is varied to \$2 000.

5—Forms

- (1) A notice for the purposes of section 5(2)(d)(ii) of the Act must be in the form set out in Schedule 1.
- (2) A notice for the purposes of section 6(5)(b) of the Act must be in the form set out in Schedule 2.

Schedule 1—Form for notice of request for collection of goods

Notice of request for collection of goods

under section 5 of the Unclaimed Goods Act 1987

NOTICE is given-

- 1 That [name of bailee] of [address of bailee] is in possession of the following goods: [description of goods]
- That [name of bailor, if known] of [last known address of bailor], or such other person as may be the owner of the above goods, is requested to collect the goods within 42 days of the date of this notice.
- That the goods are available for collection at [address] at the following times, or between the following hours: [times or hours]
- That if the goods are not collected by the due date, the bailee may, after 3 months, proceed to sell or dispose of the goods in accordance with the *Unclaimed Goods Act 1987*.

Date: [day and month and year]

Schedule 2—Form for notice of proposed sale of goods

Notice of proposed sale of goods

under section 6 of the Unclaimed Goods Act 1987

NOTICE is given—

- That [name of bailee] of [address of bailee] is in possession of the following unclaimed goods: [description of goods]
- 2 That [name of bailor, if known] of [last known address of bailor] is the bailor of the goods.
- That the bailee proposes to sell the goods at a public auction to be held at [time] on [date (day and month and year)] at [address of premises where auction will take place]
- The bailor may collect the goods before they are sold at [address] at the following times, or between the following hours: [times or hours]

Date: [day and month and year]

Schedule 3—Revocation of *Unclaimed Goods Regulations 1998*

The Unclaimed Goods Regulations 1998 are revoked.

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 22 August 2013

No 211 of 2013

AGO0111/13CS

South Australia

Local Government (General) Variation Regulations 2013

under the Local Government Act 1999

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Local Government (General) Regulations 1999

4 Insertion of regulation 6A

6A Code of conduct for members

Part 1—Preliminary

1—Short title

These regulations may be cited as the Local Government (General) Variation Regulations 2013.

2—Commencement

These regulations will come into operation on 1 September 2013.

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 Local Government (General) Regulations 1999

4—Insertion of regulation 6A

After regulation 6 insert:

6A—Code of conduct for members

For the purposes of section 63 of the Act, the *Code of Conduct for Council Members* published by the Minister in the Gazette on the day on which this regulation is made (and as in force on that day) is adopted as a code of conduct to be observed by the members of all councils.

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

following consultation with the Local Government Association of South Australia and with the advice and consent of the Executive Council on 22 August 2013

No 212 of 2013

13MSLGR09CS

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- Whether a proof, quote or return email confirmation is required.
- Contact details.
- To whom the notice is charged if applicable.
- A purchase order if required (chargeable notices).
- Any other details that may impact on the publication of the notice.

Attach:

- Notices in Word format.
- Maps and diagrams in pdf.
- Notices that require sighting an official date and signature before publication in a pdf. If a pdf is not possible then fax the official file(s) to the Government Publishing Fax number listed below.

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NOTE:

Closing time for lodging new copy is 4 p.m. on Tuesday preceding the regular Thursday Gazette.

CITY OF CHARLES STURT

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure Portion Sixth Street, Bowden

NOTICE is hereby given pursuant to Section 10 of the said Act, that Council proposes to make a Road Process Order to close and transfer (at no costs) to the Urban Renewal Authority, portion of Sixth Street adjacent to Park Terrace more particularly delineated as 'A' on Preliminary Plan No. 13/0012.

A copy of the plan and statement of persons affected are available for public inspection at www.charlessturt.sa.gov.au, Council's office, 72 Woodville Road, Woodville and the office of the Surveyor-General, 101 Grenfell Street, Adelaide.

Any application for easement or objections must be made in writing within 28 days from 22 August 2013, to the Council, P.O. Box 1, Woodville, S.A. 5011 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details.

Where a submission is made, Council will give notification of a meeting to deal with the matter.

M. WITHERS, Chief Executive Officer

ADELAIDE HILLS COUNCIL

Periodical Review of Elector Representation

NOTICE is hereby given that the Council has undertaken a review to determine whether alterations are required in respect to elector representation, including Ward boundaries and the composition of Council. As an outcome of this review Council proposes to retain the same number of Councillors (12), abolish the current Wards, and have all Councillors elected as Area Councillors.

Council has prepared a report which details the review process, public consultation undertaken, and the proposal Council considers could be carried into effect. A copy of this report is available from Adelaide Hills Council Offices during office hours at 63 Mount Barker Road, Stirling; 28 Onkaparinga Valley Road, Woodside; 45 Albert Street, Gumeracha and 1 Crescent Drive, Norton Summit. The report is also available on Council's website www.ahc.sa.gov.au. Enquires can be made via e-mail at mail@ahc.sa.gov.au, or contact Chris Button, Manager, Governance 8408 0465.

Written submissions are invited from interested persons from 22 August 2013 and should be directed to: Representative Review, Adelaide Hills Council, P.O. Box 44, Woodside, S.A. 5244, e-mail at mail@ahc.sa.gov.au, to be received by close of business on 13 September 2013.

Any person(s) making a written submission will be given the opportunity to appear before a meeting of Council or Council Committee to be heard in support of their submission.

A. AITKEN, Chief Executive Officer

THE BAROSSA COUNCIL

Renaming of Road

NOTICE is hereby given that pursuant to Section 219 of the Local Government Act 1999, Council on 20 August 2013, resolved to rename a section of Flaxmans Valley Road, Flaxman Valley from Seven Steps Road to Tanunda Creek Road. This section of road has been named Heggies Range Road.

M. MCCARTHY, Chief Executive Officer

DISTRICT COUNCIL OF FRANKLIN HARBOUR

Community Land—Amendment to Management Plan

NOTICE is hereby given in accordance with Section 198 (A) of the Local Government Act 1999, that Council, at the meeting held on 14 August 2013, resolved to amend the Management Plan for Section 295 Hundred of Playford, to allow the establishment of independent aged accommodation.

T. D. BARNES, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Road, Burra

NOTICE is hereby given pursuant to Section 10 of the said Act, that Council proposes to make a Road Process Order to close, sell and transfer to Belcunda Pastoral Co P/L the public road between Monovae Road and Joes Road shown as 'A' on Preliminary Plan No. 13/0029.

A copy of the plan and statement of persons affected are available for public inspection at Council's office, 1 Market Square, Burra and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objections must be made in writing within 28 days of 22 August 2013, to the Council, 1 Market Square, Burra, S.A. 5417 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details.

Where a submission is made, Council will give notification of a meeting to deal with the matter.

J. BRAK, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

DEVELOPMENT ACT 1993

Country/Rural Living and Township Expansion— Development Plan Amendment—for Public Consultation

NOTICE is hereby given that the District Council of Grant has prepared a draft Development Plan Amendment (DPA) to amend its Development Plan.

The Amendment will change the Development Plan by rezoning:

- The Tollner Road Deferred Urban Zone to a Rural Living Zone;
- Land on eastern side of Attiwill Road to a Rural Living Zone;
- · Land for the expansion of the Donovans Township Zone;
- Existing allotments at Brown Bay and Racecourse Bay to Rural Living;
- Land on northern side of Elizabeth Street and Pascoe Road, Port MacDonnell;
- Land for the expansion of the Carpenter Rocks Township Zone; and
- Land for the expansion of the Kongorong Township Zone.

The DPA report will be on public consultation from Thursday, 22 August 2013, until Friday, 18 October 2013.

Copies of the DPA will be available for public inspection during normal office hours at the Council Offices, 324 Commercial Street West, Mount Gambier and will be available on Council's website at www.dcgrant.sa.gov.au.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Friday, 18 October 2013. All submissions should be addressed to the Chief Executive Officer, District Council of Grant, P.O. Box 724, Mount Gambier, S.A. 5290 and should clearly indicate whether or not you wish to be heard in support of your submission at the public meeting. If you wish to lodge your submission electronically, please email it to info@degrant.sa.gov.au.

Copies of all written submissions received will be available for inspection by interested persons at Council's offices from Monday, 21 October 2013, until the public meeting.

A public meeting will be held at the District Council of Grant Council Chambers on Tuesday, 29 October 2013, commencing at 5.30 p.m. The public meeting will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like more information about the DPA, please contact Leith McEvoy on 8721 0444 or by email at leith.mcevoy@dcgrant.sa.gov.au.

Dated 22 August 2013.

T. SMART, Chief Executive Officer

DISTRICT COUNCIL OF KIMBA

Appointment of Authorised Officers

NOTICE is hereby given that at the Council meeting held on Wednesday, 14 August 2013, Council revokes all previous appointments and resolved to appoint the following Officers as Authorised Officers for the District Council of Kimba:

Local Government Act 1999, Section 260:
Daryl A. Cearns, Chief Executive Officer
Debra Larwood, Manager Corporate Services
Michael Inglis, Works Manager

Development Act 1993, Section 18: Laurie Collins, Development Officer

Environment Protection Act 1993, Section 85 (1): Daryl A. Cearns, Chief Executive Officer Debra Larwood, Manager Corporate Services Michael Inglis, Works Manager Michael Kemp, Team Leader Town Supervisor

Dog and Cat Management Act 1995, Sections 27 and 68: Daryl A. Cearns, Chief Executive Officer Debra Larwood, Manager Corporate Services Michael Inglis, Works Manager Michael Kemp, Team Leader Town Supervisor

Impounding Act 1920, Section 4 (1):
Daryl A. Cearns, Chief Executive Officer
Debra Larwood, Manager Corporate Services
Michael Inglis, Works Manager
Michael Kemp, Team Leader Town Supervisor

Road Traffic Act 1961 and Road Traffic (Road Rules Auxiliary and Miscellaneous Provisions) Regulations 1999:

Daryl A. Cearns, Chief Executive Officer
Debra Larwood, Manager Corporate Services
Michael Inglis, Works Manager
Michael Kemp, Team Leader Town Supervisor

Expiation of Offences Act 1996, Section 6 (3) (b) (ii): Daryl A. Cearns, Chief Executive Officer Debra Larwood, Manager Corporate Services Michael Inglis, Works Manager Michael Kemp, Team Leader Town Supervisor

SA Public Health Act, SA Public Health (Legionella), SA Public Health Act (Wastewater) Section 44 (1):

Keith Simmonds, Health Services Officer

Food Act 1986, Section 94 (1):

Keith Simmonds, Health Services Officer

Land and Business (Sale and Conveyancing) Act 1994: Daryl A. Cearns, Chief Executive Officer Debra Larwood, Manager Corporate Services Jo-Anne Schaefer, Rates Administration Officer Chloe Hanan, Rates Administration Officer

Liquor Licensing Act 1997:

Daryl A. Cearns, Chief Executive Officer Debra Larwood, Manager Corporate Services

Community Title Act 1996:

Daryl A. Cearns, Chief Executive Officer Debra Larwood, Manager Corporate Services

Fire and Emergency Services Act 2005: Joel Fitzgerald, Workshop Supervisor

D. A. CEARNS, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the District Council of Mount Remarkable at a Special Meeting held on 20 August 2013, adopted for rating purposes for the financial year ending 30 June 2014, pursuant to Section 167 (2) (a) of the Local Government Act 1999, the Valuer-General's most recent valuations of land available to the Council, being the site valuations of land totalling \$372 007 300 of which \$360 674 332 is rateable and specified that the 20 August 2013, shall be the day as and from when the Valuer-General's valuation shall become the valuation of the Council.

Declaration of Rates

That differential general rates pursuant to Section 156 (1) (c) of the Local Government Act 1999, be declared as follows:

- (a) in respect of land situated outside of townships as follows:
 - (i) 0.361 cents in the dollar on rateable land of Category 1 use;
 - (ii) 3.328 cents in the dollar on rateable land of Categories 2 and 3 uses;
 - (iii) 9.0 cents in the dollar on rateable land of Category 4
 - (iv) 6.76 cents in the dollar on rateable land of Categories 5 and 6 uses;
 - (v) 0.33 cents in the dollar on rateable land of Categories 7 and 8 uses;
 - (vi) 10.08 cents in the dollar on rateable land of Category 9 use.
- (b) in respect of land uses within townships as follows:
 - (i) in the township of Appila:
 - 4.2 cents in the dollar on rateable land of Categories 1, 2, 3, 5, 6, 7, 8 and 9 uses;
 - 5.0 cents in the dollar on rateable land of Categories 4 use;
 - (ii) in the township of Booleroo Centre:
 - 2.254 cents in the dollar on rateable land of Categories 1, 7 and 8 uses;
 - 3.65 cents in the dollar on rateable land of Categories 2 and 3 uses;
 - 2.35 cents in the dollar on rateable land of Category 4 use;
 - 1.8 cents in the dollar on rateable land of Categories 5 and 6 uses;
 - 6.85 cents in the dollar on rateable land of Category 9 use.
 - (iii) in the townships of Bruce, Hammond, Moockra and Willowie:
 - 0.95 cents in the dollar on rateable land of Categories 1 and 8 uses;
 - 0.751 cents in the dollar on rateable land of Categories 2, 3, 5, 6 and 7 uses;
 - 16.328 cents in the dollar on rateable land of Category 4 and 9 uses.
 - (iv) in the township of Melrose:
 - 0.672 cents in the dollar on rateable land of Category 1 use;
 - 1.51 cents in the dollar on rateable land of Categories 2 and 3 uses;
 - 2.349 cents in the dollar on rateable land of Categories 4, 5 and 6 uses;
 - 0.683 cents in the dollar on rateable land of Categories 7 and 8 uses;
 - 3.432 cents in the dollar on rateable land of Category 9 use.
 - (v) in the township of Murray Town:
 - 1.535 cents in the dollar on rateable land of Categories 1, 7 and 8 uses;
 - 3.3 cents in the dollar on rateable land of Category 2, 3, 4, 5 and 6 uses;
 - 9.362 cents in the dollar on rateable land of Category 9 use.
 - (vi) in the township of Port Flinders:
 - 0.509 cents in the dollar on rateable land of Category 1 use;
 - 0.51 cents in the dollar on rateable land of Categories 2, 3, 4, 5, 6, 7, 8 and 9 uses;

(vii) in the township of Port Germein:

- 0.5610 cents in the dollar on rateable land of Categories 1 use;
- 1.8 cents in the dollar on rateable land of Categories 2 and 3 uses;
- 1.0 cents in the dollar on rateable land of Categories 4, 5 and 6 uses;
- 0.56 cents in the dollar on rateable land of Categories 7 and 8 uses;
- 1.97 cents in the dollar on rateable land of Category 9 use.

(viii) in the township of Wirrabara:

- 2.81 cents in the dollar on rateable land of Categories 1, 7 and 8 uses;
- 3.8051 cents in the dollar on rateable land of Categories 2 and 3 uses;
- 4.17 cents in the dollar on rateable land of Category 4 use;
- 6.665 cents in the dollar on rateable land of Categories 5 and 6 uses;
- 5.32 cents in the dollar on rateable land of Category 9 use.

(ix) in the township of Wilmington:

- 1.198 cents in the dollar on rateable land of Categories 1, 7 and 8 uses;
- 2.428 cents in the dollar on rateable land of Categories 2 and 3 uses;
- 4.695 cents in the dollar on rateable land of Categories 4, 5 and 6 uses;
- 4.129 cents in the dollar on rateable land of Category 9 use and;

that a fixed charge component of the general rate of \$250 be imposed upon each assessment in accordance with Section 152 (1) (c) of the Local Government Act 1999.

Separate Rates Natural Resources Management Levy

That pursuant to the provisions of Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, that Council declares a fixed charge amount of \$38.50 on all ratable properties located within the area of the Council for the year ending 30 June 2014, to recover amounts payable to the Northern and Yorke Natural Resource Management Board.

Hall Separate Rate

That for a period of one year (being the fifth and final year), pursuant to Section 154 of the Local Government Act 1999, for the purpose of maintaining the structural stability and improving the building maintenance program of district Halls within the townships of Appila, Booleroo Centre, Bruce, Hammond, Melrose, Murray Town, Port Germein, Willowie, Wilmington and Wirrabara.

A fixed charge of \$13 was declared for this purpose on all rateable land in the area of the Council with the following parts of the Council area being excluded:

- the township of Port Flinders;
- that part of the Hundred of Winninowie, north of the Microwave Tower Road and west of the eastern boundaries of Sections 227, 60, 70, 133, 231, 52, 46, 214, 131, 41 and 44: and
- that part of the Hundred of Woolundunga, east of the western boundary of Sections 264, 267, 23, 928, 24, 281, 611, 295, 294, 241 and 355.

Annual Service Charges

1. Pursuant to Section 155 of the Local Government Act 1999, and in accordance with the CWMS Property Units Code as provided at Regulation 9A of the Local Government (General) Regulations 1999, declared an annual service charge for the collection, treatment and disposal of wastewater in respect of all assessments within the townships of Wilmington, Melrose and Booleroo Centre to which Council makes available a Community Wastewater Management Scheme and for each of the seven assessments of land associated with the Port Germein mini Community Wastewater Management Scheme. The Service Charges shall be:

Wilmington:

\$412 per unit on each assessment of land;

Melrose:

\$412 per unit on each assessment of land;

Booleroo Centre:

\$412 per unit on each assessment of land; and

Port Germein:

\$412 per unit on each of the seven assessments of land.

- 2. Pursuant to Section 155 of the Local Government Act 1999, Council declares an annual service charge of \$192.80 for waste management, on:
 - (a) all occupied properties in the defined townships of Appila, Booleroo Centre, Hammond, Melrose, Murray Town, Port Germein, Port Flinders, Willowie, Wilmington and Wirrabara; and
 - (b) all land outside of the townships abutting the defined collection route on which a habitable dwelling exists.
- 3. Pursuant to Section 155 of the Local Government Act 1999, Council declares an annual service charge of \$291.20 per annum on each assessment of land within the township of Port Flinders to which Council makes available the Port Flinders Water Supply, and Council declares a service charge of \$3.49 per kilolitre for each kilolitre of water supplied, and that these Service Charges also apply to non-rateable land to which the service is made available.

Payment of Rates

Pursuant to Section 181 (1) of the Local Government Act 1999, Council declared that all rates will be payable in four equal or approximately equal instalments and that the due date for those instalments will be 27 September 2013, 13 December 2013, 14 March 2014 and 13 June 2014.

W. HART, Chief Executive Officer

DISTRICT COUNCIL OF ORROROO CARRIETON

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 13 August 2013, the District Council of Orroroo Carrieton, for the financial year ending June 2014:

- 1. Adopted, for rating purposes, the Valuer-General's valuation of capital value of land within the Council's area totalling \$172 648 931.
 - 2. Declared a general rate of 0.003122 cents in the dollar.
- 3. Imposed a fixed charge of \$225 as part of the general rate upon each separate piece of rateable land.
- 4. Imposed an annual service charge of \$315 on all land within the Council are to which the refuse collection service is provided and an extra \$80 per additional bin.
- 5. Declared a separate rate of 0.000136 cents in the dollar on all rateable land in the council area in order to raise the amount of \$23 480 payable to the Northern Yorke Natural Resources Management Board.

I. WILSON, Chief Executive Officer

SOUTHERN MALLEE DISTRICT COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Southern Mallee District Council at the meeting held on Wednesday, 14 August 2013, resolved as

Adoption of Valuation

The rates assessed on rateable property in the area of the Council will be based on the capital value of the land and pursuant to Section 167 of the Local Government Act 1999, the Council determines, for the 2013-2014 financial year, that the most recent assessment of valuations of land in the Council area, as prepared by the Valuer-General, be adopted for rating purposes and the Council specifies 1 July 2013 as the date from which these assessments will become the valuations of the Council

The assessed capital value of rateable properties is \$430 826 400 within a total valuation of \$449 591 900 less non rateable properties.

Maximum Increase

Pursuant to Section 153 of the Local Government Act 1999 the Council has determined for the 2013-2014 financial year to not fix a maximum increase in the general rate on any rateable land constituting the principal place of residence of a principal ratepayer.

Declaration of Rates - General Rate

Pursuant to Sections 153 and 156 of the Local Government Act 1999, the Council for the year ending 30 June 2014, declares the following differential rates of:

- 0.7130 of a cent in the dollar on the capital value of rateable land within the townships of Parrakie, Geranium, Lameroo, Parilla and Pinnaroo; and
- 0.6670 of a cent in the dollar of the capital value of all other rateable land in the Council area.

Minimum Rates

Pursuant to Section 158 of the Local Government Act 1999, the Council declares a minimum amount payable by way of general rates of \$502 in respect of all rateable properties within

Rate Rebates 2013 2014

As set out in Division 5 of the Local Government Act 1999, the Council in reliance upon Section 166 (1) (m) (ii) of the Act grants rebates of rates to achieve the following effects:

\$	
Maximum residential only rate payable in towns 1 574	ŀ
Maximum vacant used land for Parilla and Geranium 227	
Maximum vacant used land for Lameroo and Pinnaroo 325	,
Maximum for all other vacant land	ŀ

Discount for Early Payment of Rates

That the Council provide a discount of 5% only on the general rates for any ratepayer, who pays their rates in full by the 30 September 2013.

Service Charges—Community Wastewater Management Scheme

As set out in Section 155 of the Local Government Act 1999, the Council imposes an annual service charge on each piece of occupied land of \$557 and on each piece of vacant land of \$278 to which the prescribed service (Community Wastewater Management Scheme) is available.

The Council recognises the increase in the 2013-2014 Service Charges from the 2012-2013 Service Charge is above the Consumer Price Index for Adelaide to reflect the substantial investment in new infrastructure to support the Scheme.

Natural Resources Management Levy

Pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, in order to reimburse the Council the amount of \$46 239 contributed to the SA Murray Darling Basin Natural Resource Management Board for the year ending 30 June 2014, a separate rate of 0.000108 in the dollar be declared on all rateable land in the Council's area within the board area.

Payment of Rates—Instalment Dates

That the due dates for the payment of Council rates by instalment shall be 30 September 2013, 16 December 2013, 11 March 2014 and 10 June 2014.

Dated 19 August 2013.

A. RENSHAW, Chief Executive Officer

WATTLE RANGE COUNCIL

Appointment of Authorised Person

NOTICE is hereby given that in accordance with the power delegated by Wattle Range Council, Peter Andrew Harriott, Chief Executive Officer has duly made the following appointment:

Name of Appointee	Pursuant to (Act)	Date of Appointment		
Gregory Wayne Cook	Section 260 of the Local Government Act 1999	14 August 2013		

P. A. HARRIOTT, Chief Executive Officer

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

Aler, Giovanni, late of 20 Alpha Road, Prospect, retired metal finisher, who died on 9 March 2013.

Beagley, Graham Phillip, late of 19 Ronald Drive, Salisbury East, retired supervisor, who died on 3 May 2013. Devaney, Brenda Rosemary, late of 19 Windsor

Pennington, retired domestic, who died on 4 June 2013.

Drew, Bessie Agnes, late of 30 Sussex Terrace, Westbourne Park, widow, who died on 17 March 2013.

Emerson, Peter John, late of 25 Village Road, Hackham West,

retired motor mechanic, who died on 2 May 2013. Felstead, William Edward, late of 10 Township Road, Marion,

retired spare parts manager, who died on 12 June 2013. Fisher, Kaylene June, late of 10 Webber Street, Queenstown,

home duties, who died on 28 December 2012.

Hauber Douglas, late of 112 Portrush Road, Payneham South, retired bricklayer, who died on 21 December 2009

Jurczyk, Alfons, late of 1 Carr Avenue, Frewville, of no occupation, who died on 20 April 2011.

Martin, Thelma Dawn, late of 47 Eve Road, Bellevue Heights, of no occupation, who died on 10 July 2013.

Seaman, Keith Douglas, late of 28 Ruth Drive, Lenah Valley,

Tasmania, of no occupation, who died on 30 June 2013. Spears, William Edgar, late of 2-16 Cardigan Street, Angle Park, retired plant operator, who died on I July 2013.

Stegemann Irmgard, late of 8 Radford Avenue, Clearview,

home duties, who died on 5 June 2013.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 20 September 2013, otherwise they will be excluded from the distribution of the said estates; 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 22 August 2013.

D. A. CONTALA, Public Trustee

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