

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such

ADELAIDE, THURSDAY, 28 AUGUST 2014

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GOVERNMENT GAZETTE NOTICES

Notices for publication in the *South Australian Government Gazette* should be emailed to *governmentgazette@dpc.sa.gov.au*. Content should be sent as Word format attachment(s). Covering emails should include the date the notice is to be published and to whom the notice will be charged. *Closing time for lodgement is 4 p.m. on the Tuesday preceding the regular Thursday publication*. Gazette enquiries to: *Phone 8207 1045*. The *Government Gazette* is available online at: <u>www.governmentgazette.sa.gov.au</u>.

Page

28 August 2014

Department of the Premier and Cabinet Adelaide, 28 August 2014

HIS Excellency the Governor in Executive Council has revoked the appointment of Hieu Van Le as a Member and Chair of the South Australian Multicultural and Ethnic Affairs Commission, having noted his resignation, effective from 31 August 2014, pursuant to the provisions of the South Australian Multicultural and Ethnic Affairs Commission Act 1980 and Section 36 of the Acts Interpretation Act 1915.

By command,

GAIL ELIZABETH GAGO, for Premier

DCSICS/14/001

Department of the Premier and Cabinet Adelaide, 28 August 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Teachers Registration Board of South Australia, pursuant to the provisions of the Teachers Registration and Standards Act 2004:

Registrar: (from 1 September 2014 until 31 August 2017) Peter Richard Lind

By command,

GAIL ELIZABETH GAGO, for Premier

MECD14/086

Department of the Premier and Cabinet Adelaide, 28 August 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Multicultural and Ethnic Affairs Commission, pursuant to the provisions of the South Australian Multicultural and Ethnic Affairs Commission Act 1980:

Member: (from 1 September 2014 until 28 February 2015) Grace Portolesi

Chair: (from 1 September 2014 until 28 February 2015) Grace Portolesi

By command,

GAIL ELIZABETH GAGO, for Premier

DCSICS/14/001

Department of the Premier and Cabinet Adelaide, 28 August 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint Professor Brenda Wilson, as Governor's Deputy of South Australia for the period from 3 p.m. on Thursday, 28 August 2014 until the next Governor of the State of South Australia assumes office.

By command,

GAIL ELIZABETH GAGO, for Premier

Department of the Premier and Cabinet Adelaide, 28 August 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Susan Elizabeth Close MP, Minister for Manufacturing and Innovation, Minister for Automotive Transformation and Minister for the Public Sector to be also Acting Minister for Education and Child Development on 31 August 2014, during the absence of the Honourable Jennifer Mary Rankine MP.

By command,

GAIL ELIZABETH GAGO, for Premier

MECD14/087

Department of the Premier and Cabinet Adelaide, 28 August 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable John James Snelling MP, Minister for Health, Minister for Mental Health and Substance Abuse, Minister for the Arts and Minister for Health Industries to be also Acting Minister for Education and Child Development for the period from 1 September 2014 to 8 September 2014 inclusive, during the absence of the Honourable Jennifer Mary Rankine MP.

By command,

GAIL ELIZABETH GAGO, for Premier

MECD14/087

Department of the Premier and Cabinet Adelaide, 28 August 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint Alan Rumsby as a full-time Commissioner of the Environment, Resources and Development Court of South Australia commencing on 28 August 2014, pursuant to Section 10 of the Environment, Resources and Development Court Act 1993.

By command,

GAIL ELIZABETH GAGO, for Premier

AGO0117/14CS

Department of the Premier and Cabinet Adelaide, 28 August 2014

I, THE GOVERNOR in Executive Council, hereby appoint the people listed as Justices of the Peace for South Australia for a period of ten years commencing from 28 August 2014 and expiring on 27 August 2024, 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:

Kenneth Paul Anderson Eve Barratt Nijole Joan Boult Roberto Bruno Geoffrey Cann Shawn Kenneth Carpenter Chamnarn Chan Ian William Cockroft Robert John Dale Graham John Davis Barry John Dempster Rino Di Nino John McGilchrist Easton Thomas David Foster John Sydney Freebairn Nives Gazzola Lyle Keith Green Maurice Patrick Henderson Joseph Henry Russell Hoad Gregory John Hoddle David John Jamieson Ross Frederick Henry Johnson Rodney Howard Jones Jim Kouts George Richard Kozminski David James Ernest Lomman Con Lygizos Janice Elaine McLellan Geoffrey David Mitchell Philip George Moore Robert John Napier Adrian Lawrence Pearce Graham John Pfitzner Phuong Duy Phung Julie Potts Robyn Angela Puckridge

Sandra Mary Russell Denise Elizabeth Schwidder Ronald Mark Shanks Russell Clyma Smart Keith Albert Sullivan Brian Maxwell Tiller Karen Kaye Kirvan Trevena Yvonne Turton Glen James Uzzell Mal Wayne Victory Lorraine Anne Vingerhoets Stephen Leslie Wallace Ele Wilde Robynne Anne Williams

By command,

GAIL ELIZABETH GAGO, for Premier

ASSOCIATIONS INCORPORATIONS ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission ('the Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act') is of the opinion that the undertaking or operations of Southern Junction Community Services Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Commonwealth) and whereas the Commission was on 4 June 2014, requested by the Association to transfer its undertaking to Junction Australia Limited (ACN 167 313 153), the Commission, pursuant to Section 42 (2) of the Act does hereby order that at 31 August 2014, the Association will be dissolved, the property of the Association becomes the property of Junction Australia Limited and the rights and liabilities of the Association become the rights and liabilities of Junction Australia Limited.

Given under the seal of the Commission at Adelaide, 20 August 2014.

S. D. AITCHISON, a Delegate of the Corporate Affairs Commission

AUTHORISED BETTING OPERATIONS ACT 2000

Section 4(1)(b)

Notice of Approval of Contingencies

NO. 3 OF 2014

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 Races—Galloping) Notice 2014.

2. Approval

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

3. Definitions

In this notice—

'Event'---

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

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

'Race', with respect to horses, includes—

(a) a race conducted by a licensed racing club; and

(b) a race at a picnic race meeting or a gymkhana;

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

TABLE

Picnic race meeting conducted by or on behalf of the Innamincka Sporting Club at the Innamincka racecourse on 30 August 2014 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 25 August 2014.

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

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF MOUNT GAMBIER—GATEWAY PRECINCTS DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Gateway Precincts Development Plan Amendment (the Amendment) by the City of Mount Gambier 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 1 August 2014.

JOHN RAU, Minister for Planning

28 August 2014

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF MOUNT GAMBIER—URBAN BOUNDARY ADJUSTMENT DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Urban Boundary Adjustment Development Plan Amendment (the Amendment) by the City of Mount Gambier 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 1 August 2014.

JOHN RAU, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF GRANT—BETTER DEVELOPMENT PLAN AND GENERAL DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Better Development Plan and General Development Plan Amendment (the Amendment) by the District Council of Grant 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 1 August 2014.

JOHN RAU, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF GRANT—COUNTRY/RURAL LIVING AND TOWNSHIP EXPANSION DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Country/Rural Living and Township Expansion Development Plan Amendment (the Amendment) by the District Council of Grant 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 1 August 2014.

JOHN RAU, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF GRANT—GATEWAY PRECINCTS DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Gateway Precincts Development Plan Amendment (the Amendment) by the District Council of Grant 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 1 August 2014.

JOHN RAU, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF THE COPPER COAST—BETTER DEVELOPMENT PLAN (BDP) AND GENERAL DEVELOPMENT PLAN AMENDMENT PART 1

Preamble

1. The Better Development Plan (BDP) and General Development Plan Amendment Part 1 (the Amendment) by the District Council of the Copper Coast 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 18 August 2014.

JOHN RAU, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF ROBE—ROBE GOLF COURSE RESIDENTIAL DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Robe Golf Course Residential Development Plan Amendment (the Amendment) by the District Council of Robe 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 18 August 2014.

JOHN RAU, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 29 (2) (b) (ii): AMENDMENT TO THE PORT LINCOLN COUNCIL DEVELOPMENT PLAN

Preamble

It is necessary to amend the Port Lincoln Council Development Plan dated 24 October 2013.

NOTICE

PURSUANT to Section 29 (2) (b) (i) and (ii) of the Development Act 1993, I amend the Port Lincoln Council Development Plan dated 24 October 2013, as follows:

- (a) Replace Precinct Maps PtL/6, PtL/10 and PtL/11 with amended Precinct Maps PtL/6, PtL/10 and PtL/11 with the contents of Attachment A;
- (b) Replace Concept Plan Map PtL/1—Regional Town Centre Zone with the contents of Attachment B;
- (c) Within the Map Reference Table (p.178)—Precinct Maps: 'Precinct 5 Lincoln Cove', Replace 'PtL/10' with 'PtL/6, PtL/10, PtL/11'; and

(*d*) Fix the day on which this notice is published in the *Gazette* as the day on which the Amendment will come into operation. Dated 28 August 2014.

ANDREW MCKEEGAN, Acting Deputy Chief Executive, Planning Division, Delegate of John Rau, Minister for Planning



PORT LINCOLN (CITY)

Development Plan Boundary



Precinct Map PtL/10

Precinct Boundary

PORT LINCOLN (CITY)



PORT LINCOLN (CITY)

Precinct Boundary
Development Plan Boundary





PORT LINCOLN (CITY)



Government of South Australia Biosecurity SA

BRANDS ACT, 1933 2ND QUARTER 2014

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933 for the quarter ended 30th June, 2014 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

Stockowners whose names, addresses, brands or marks may be incorrectly stated are requested to notify the same to the Registrar and in all such notifications the registered brand of the owner, and the number of the certificate of registration must be given.

Any subsequent change of address must be notified at once to the Registrar.

Registrar of Brands 20th August, 2014

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	d Owner Address	
Nil		

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
Nil		

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address	
Nil			

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
:)	Australian Stock Horse Society	VA McInnes	CURRENCY CREEK 5214
(wy)	The Arabian Horse Society	SJ Whittington	MEADOWS 5201
was	Riding Pony Stud Book	SJ Whittington	MEADOWS 5201
(16)	Australian Pony Stud Book	MJ Pryor	COONAWARRA 5263
(16)	Australian Stock Horse Society	MJ Pryor	COONAWARRA 5263

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
Nil				

South East District

Brand	Colour	Position	Owner	Address
мн	Blue	4	Millicent High School	Mount Burr Road MILLICENT 5280

Western District

Brand	Colour	Position	Owner	Address
Nil				

Northern District

Brand	Colour	Position	Owner	Address
ОТ	Blue	4	BJ French	QUORN 5433

Kangaroo Island

Brand	Colour	Position	Owner	Address
Nil				

SHEEP EARMARKS OR FIREBRANDS REGISTERED

Central District

Brand or Mark Owner		Address	
Nil			

South East District

Brand or Mark Owner		Address
Nil		

Western District

Brand or Mark	Owner	Address
XC.1	SD Chilton t/a SD & BVR Chilton	CEDUNA 5690

Northern District

Brand or Mark	Owner	Address
Nil		

Kangaroo Island

Brand or Mark	Owner	Address
Nil		

TRANSFERS

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
31 거	CC & ME Kerslake	BM & BP Mumford, REDHILL 5521
≈ 67	TG Ramsay	EC Ramsay t/a Windy Hill Pastoral HILLBANK 5112

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

28 August 2014

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

STUD STOCK BRANDS TRANSFERRED

Brand	Society	Transferred from	Transferred to: Owner/Address	
Nil				

SHEEP BRANDS TRANSFERRED

Central District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Š	Blue	4	JC Sandland	MR Sandland, PETERBOROUGH 5422
TR	Purple	2	TG Ramsay	EC Ramsay t/a Windy Hill Pastoral HILLBANK 5112

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

Western District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

Northern District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

Kangaroo Island

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED

Central District

Brand or Mark	Transferred from	Transferred to: Owner/Address	
B.1.E.3 JC Sandland		MR Sandland PETERBOROUGH 5422	

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

Western District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

Northern District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

Kangaroo Island

Brand or Mark Transferred from		Transferred to: Owner/Address	
Nil			

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

CATTLE EARMARKS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

STUD STOCK BRANDS CANCELLED

Brand	Society	Owner & Address	Applicant for Cancellation
Nil			

SHEEP BRANDS CANCELLED

Central District

Brand	Brand Colour Position		Owner and address	Applicant for cancellation	
TS	Green	3	ET Sambell PETERBOROUGH 5422	ET Sambell	
N G	Red	4	IB & PJ Nitschke, CLARE 5453	IB Nitschke	
รี	Purple	3	GC & CM King	CM King	

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation	
Nil					

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Northern District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Kangaroo Island

Bra	and	Colour	Position	Owner and address	Applicant for cancellation
N	lil				

SHEEP EARMARK OR FIREBRANDS CANCELLED

Central District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

28 August 2014

Western District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

ENVIRONMENT PROTECTION ACT 1993

Revocation of Approval of Category B Containers

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the classes of Category B containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice:

- (a) the product which each class of containers shall contain;
- (*b*) the size of the containers;
- (c) the type of containers; and
- (d) the name of the holders of these approvals.

These approvals are revoked as the Authority is satisfied that the waste management arrangement between the approval holder and the party named in Column 5 of Schedule 1 of this Notice has been cancelled.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Boehringer Ingelheim Lets Work Water	350	PET	Arterial Marketing	Statewide Recycling
Okocim Beer	500	Glass	BJP International Pty Ltd	Statewide Recycling
Arizona Green Tea with Honey	473	Glass	Beverage Works Pty Ltd	Statewide Recycling
Arizona Iced Tea with Lemon Flavor	473	Glass	Beverage Works Pty Ltd	Statewide Recycling
Arizona Iced Tea with Peach Flavour	473	Glass	Beverage Works Pty Ltd	Statewide Recycling
Arizona White Iced Tea with Blueberry	473	Glass	Beverage Works Pty Ltd	Statewide Recycling
So Delicious Organic Coconut Drink Unsweetened Original	946	LPB—Aseptic	Bio Living	Statewide Recycling
So Delicious Organic Coconut Milk Drink Original	946	LPB—Aseptic	Bio Living	Statewide Recycling
So Delicious Organic Coconut Milk Drink Vanilla	946	LPB—Aseptic	Bio Living	Statewide Recycling
Broo Premium Lager 4.6%	330	Glass	Broo Pty Ltd	Statewide Recycling
AVRA Natural Mineral Water	1 000	Glass	Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora Marabandicing Group	Statewide Recycling
AVRA Sparkling Mineral Water	1 000	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora Merchandising Group	Statewide Recycling
AVRA Sparkling Mineral Water	330	Glass	Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
Craft Athens Lager Beer	330	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
Craft Black Lager	330	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
Craft Pilsner	330	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
Craft Red Ale	330	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
Craft Smoked Lager Beer	330	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
Craft Weiss	330	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
EPSA Cherry	232	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
EPSA Lemon Cola	232	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
EPSA Soda Water	232	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
EPSA Sparkling Lemon Soda	232	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
EPSA Sparkling Lemonade	232	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora Merchandising Group	Statewide Recycling
EPSA Sparkling Orange	232	Glass	Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora Merchandising Group	Statewide Recycling
EPSA Tea With Lemon	330	Can—Aluminium	Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora Merchandising Group	Statewide Recycling

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Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
EPSA Tea With Peach	330	Can—Aluminium	Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora Merchandising Group	Statewide Recycling
Loux Gazoza	250	Glass	Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
Loux Lemon Juice Drink	250	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
Loux Mix Mandarin	250	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
Loux Orange Juice Drink	250	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora Marahandicing Group	Statewide Recycling
Loux Soda Water	250	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora	Statewide Recycling
Loux Sour Cherry Drink	250	Glass	Merchandising Group Dandy Soft Drinks (Aust.) Pty Ltd trading as Agora Merchandising Group	Statewide Recycling
Birra Magalotti 1845	330	Glass	Enoteca Sileno Australia	Statewide Recycling
Gusto Italiano Cedrata Baladin	250	Glass	Enoteca Sileno Australia	Statewide Recycling
Gusto Italiano Ginger Baladin	250	Glass	Enoteca Sileno Australia	Statewide Recycling
Gusto Italiano Spuma Baladin Isaac Birra Bianca	250 250	Glass Glass	Enoteca Sileno Australia Enoteca Sileno Australia	Statewide Recycling Statewide Recycling
Isaac Birra Bianca	230 750	Glass	Enoteca Sileno Australia	Statewide Recycling
La Petrognola Birra Artigianale Di Farro	330	Glass	Enoteca Sileno Australia	Statewide Recycling
Noel Baladin	750	Glass	Enoteca Sileno Australia	Statewide Recycling
Nora Birra Egizia	750	Glass	Enoteca Sileno Australia	Statewide Recycling
Samichlaus Bier	750	Glass	Enoteca Sileno Australia	Statewide Recycling
Samichlaus Bier	330	Glass	Enoteca Sileno Australia	Statewide Recycling
Schloss Eggenberg Hopfenkonig	330	Glass	Enoteca Sileno Australia	Statewide Recycling
Schloss Eggenberg Urbock 23	330 750	Glass	Enoteca Sileno Australia	Statewide Recycling
Super Baladin 3LK Mineral Enriched Water	250	Glass PET	Enoteca Sileno Australia Flush Fitness Pty Ltd	Statewide Recycling Statewide Recycling
31k Water	500	PET	Flush Fitness Pty Ltd	Statewide Recycling
Muscle Milk Light Peach Mango	414	HDPE	Flush Fitness Pty Ltd	Statewide Recycling
Zico Natural Premium Coconut Water Latte	414	HDPE	Flush Fitness Pty Ltd	Statewide Recycling
Zico Natural Pure Premium Coconut Water	1 000	LPB—Aseptic	Flush Fitness Pty Ltd	Statewide Recycling
Zico Natural Pure Premium Coconut Water Mango Zico Premium Water Beverage Chocolate	414 414	HDPE HDPE	Flush Fitness Pty Ltd Flush Fitness Pty Ltd	Statewide Recycling
Bundaberg Blood Orange	340	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Bundaberg Burgundee	340	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Bundaberg Diet Ginger Beer	750	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Bundaberg Diet Ginger Beer	340	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Bundaberg Diet Lemon Lime & Bitters	340	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Bundaberg Diet Sarsaparilla	340	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Bundaberg Ginger Beer	375	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Bundaberg Ginger Beer	750	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
3undaberg Guava 3undaberg Lemon Lime & Bitters	340 340	Glass Glass	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling
Bundaberg Lemon Lime & Bitters	750	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Bundaberg Lime	340	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Bundaberg Passionfruit	340	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Bundaberg Peachee	340	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Bundaberg Pink Grapefruit	340	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Bundaberg Sarsaparilla	375	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Bundaberg Sarsaparilla	750	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Coca Cola Coke Zero	375 375	Can—Aluminium Can—Aluminium	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling
Cranky Cow Chocolate	420	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Cranky Cow Iced Coffee	420	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Diet Čoke	375	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Barbie Peach Strawberry	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Barbie Raspberry	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Barbie Tropical	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Ben 10 Apple Blueberry Famous Pals Ben 10 Lime	250 250	PET PET	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Ben 10 Linne Famous Pals Ben 10 Wildberry	250 250	PET	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling
Famous Pals Bob Apple Blackcurrant	250 250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Bratz Orange	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Bratz Raspberry	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Bratz Strawberry Famous Pals Diego Apple Raspberry	250 250	PET PET	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Famous Pals Dora Strawberry	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Dora Tropical	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Hello Kitty Apple Blackcurrant	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Hello Kitty Strawberry	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Hot Wheels Raspberry	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Skylanders Apple Blackcurrant	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Skylanders Raspberry	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Spiderman Orange	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Spiderman Wildberry	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Sponge Bob Raspberry	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Sponge Bob Tropical Famous Pals Strawberry Shortcake Apple	250 250	PET PET	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling
Blackcurrant	250	111	Kenys Distributors I ty Etd	State while Recycling
Famous Pals Strawberry Shortcake Apple Strawberry	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Famous Pals Thomas Apple	250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Fanta	375	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
Focus Sports Water Apple Blackcurrant	350	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Focus Sports Water Apple Raspberry	500	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Focus Sports Water Dragon Fruit Focus Sports Water Fruit Fix	500 350	PET PET	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling
Focus Sports Water Fruit Tingle	350	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Focus Sports Water Lemon Lime	350	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Focus Sports Water Lemonade	350	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Focus Sports Water Lemonade	500	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Focus Sports Water Raspberry	350	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Gatorade Blackberry Gatorade Blue Bolt	600 600	PET PET	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling
Satorade Fierced Berry	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
atorade Fierced Grape	600	PET	Kellys Distributors Pty Ltd	Statewide Recyclin
atorade Lemon Ice	600	PET	Kellys Distributors Pty Ltd	Statewide Recyclin
Batorade Lemon Lime	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Gatorade Lime Storm Gatorade Mango Ice	600 600	PET PET	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling
Gatorade Orange Ice	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Batorade Tropical	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Satorade Watermelon	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
ipton Ice Tea Daiquiri	325	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
ipton Ice Tea Diet Peach ipton Ice Tea Green Citrus	500 500	PET PET	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recyclin Statewide Recyclin
Lipton Ice Tea Green Citrus	1 250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
ipton Ice Tea Green Citrus	325	Glass	Kellys Distributors Pty Ltd	Statewide Recyclin
.ipton Ice Tea Green Citrus	330	PET	Kellys Distributors Pty Ltd	Statewide Recyclin
ipton Ice Tea Green Original	500	PET	Kellys Distributors Pty Ltd	Statewide Recyclin
Lipton Ice Tea Lemon Lipton Ice Tea Lemon	330 325	PET	Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling
Lipton Ice Tea Lemon	1 250	Glass PET	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling
ipton Ice Tea Lemon	500	PET	Kellys Distributors Pty Ltd	Statewide Recycling
ipton Ice Tea Light Lemon Green	500	PET	Kellys Distributors Pty Ltd	Statewide Recyclin
ipton Ice Tea Mango	500	PET	Kellys Distributors Pty Ltd	Statewide Recyclin
ipton Ice Tea Mango	1 250	PET	Kellys Distributors Pty Ltd	Statewide Recyclin
ipton Ice Tea Mango ipton Ice Tea Mojito	500 325	PET Glass	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recyclin Statewide Recyclin
ipton Ice Tea Peach	323	PET	Kellys Distributors Pty Ltd	Statewide Recyclin
ipton Ice Tea Peach	325	Glass	Kellys Distributors Pty Ltd	Statewide Recyclin
ipton Ice Tea Peach	500	PET	Kellys Distributors Pty Ltd	Statewide Recyclin
ipton Ice Tea Peach	1 250	PET	Kellys Distributors Pty Ltd	Statewide Recyclin
ipton Ice Tea Pina Colada	325	Glass	Kellys Distributors Pty Ltd	Statewide Recyclin
ipton Ice Tea Raspberry ucozade Lemon	500 330	PET Glass	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recyclin Statewide Recyclin
ucozade Orange	330	Glass	Kellys Distributors Pty Ltd	Statewide Recyclin
ucozade Original	330	Glass	Kellys Distributors Pty Ltd	Statewide Recyclin
lippys Banana	375	LPB—Aseptic	Kellys Distributors Pty Ltd	Statewide Recyclin
lippys Chocolate	375	LPB—Aseptic	Kellys Distributors Pty Ltd	Statewide Recyclin
lippys Chocolate	250 500	LPB—Aseptic	Kellys Distributors Pty Ltd	Statewide Recyclin
lippys Chocolate lippys Honeycomb	250	LPB—Aseptic LPB—Aseptic	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recyclin Statewide Recyclin
lippys Honeycomb	375	LPB—Aseptic	Kellys Distributors Pty Ltd	Statewide Recyclin
Vippys Honeycomb	500	LPB—Aseptic	Kellys Distributors Pty Ltd	Statewide Recyclin
Vippys Iced Coffee	250	LPB—Aseptic	Kellys Distributors Pty Ltd	Statewide Recyclin
Vippys Iced Coffee	375	LPB—Aseptic	Kellys Distributors Pty Ltd	Statewide Recyclin
Vippys Iced Coffee	500 250	LPB—Aseptic	Kellys Distributors Pty Ltd	Statewide Recyclin
Vippys Strawberry	250 375	LPB—Aseptic LPB—Aseptic	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recyclin Statewide Recyclin
Vippys Strawberry				

28 August 2014

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Product Name Container Size (mL) Container Type		Approval Holder	Collection Arrangements
Nu Pure Sparkling Spring Water	500	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Nu Pure Spring Water	3 000	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Nu Pure Spring Water	390	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Nu Pure Spring Water Nu Pure Spring Water	$1\ 500\ 600$	PET PET	Kellys Distributors Pty Ltd	Statewide Recycling
Nu Pure Spring Water Pop Top	1 000	PET	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling
Nu Pure Spring Water Pop Top	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Quench Apple & Raspberry	350	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Quench Apple & Raspberry	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Quench Blue Heaven	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Quench Blue Heaven	350	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Quench Cola	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Quench Cola	350	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Quench Lemon & Lime	350	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Quench Lemon & Lime	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Quench Lemonade	350	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Quench Orange	350	PET PET	Kellys Distributors Pty Ltd	Statewide Recycling
Quench Orange Quench Portello	600 600	PET	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling
Quench Portello	350	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Red Bull Blue	250	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
Red Bull Original	250	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
Red Bull Original	355	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
Red Bull Original	473	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
Red Bull Original	330	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Red Bull Red	250	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
Red Bull Silver	250	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
Red Bull Sugar Free	355	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
Red Bull Sugar Free	250	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
Ribena	250	LPB—Aseptic	Kellys Distributors Pty Ltd	Statewide Recycling
Ribena ABC	500	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Ribena Squeezee	330	Flexible Pouch— PE/PET	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Cheery Cheer	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Cheery Cheer	330	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Creme Soda	330	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Creme Soda	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Ginger Beer	600 330	PET Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Lemon Squash Saxbys Lemonade	330	Glass	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling
Saxbys Lemonade Saxbys Lime Flavour	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Lime Flavour	330	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Pineapple Flavour	330	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Pineapple Flavour	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Pink Lemonade	330	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Pink Lemonade	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Raspberry Flavour	330	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Sarsaparilla	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Sparkling Passio	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Saxbys Toffee Apple	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Schweppes Lemonade	375	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
Schweppes Pepsi	375	Can—Aluminium Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
Schweppes Pepsi Max Schweppes Solo	375 375	Can—Aluminium Can—Aluminium	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling
Sprite	375	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
V Energy Drink Blue	500	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
V Energy Drink Blue	250	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
V Energy Drink Original	250	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
V Energy Drink Original	350	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
V Energy Drink Original	500	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
V Energy Drink Sugar Free	250	Can—Aluminium	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Cola	1 250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Cola	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Crave Blue Cream	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Creaming Soda	1 250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Creaming Soda	310	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Creaming Soda	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Double Sars	310	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Double Sars	1 250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Double Sars	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Dry Ginger	310	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Lemon Lime & Bitters	310	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Lemon Lime & Bitters	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Lemonade	1 250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Lemonade Wimmers Lemonade	310 600	Glass PET	Kellys Distributors Pty Ltd Kellys Distributors Pty Ltd	Statewide Recycling Statewide Recycling
	000	C C 1	NERVS DISTIDUTORS PTV LTC	Statewide Kecveling
Wimmers Lemonade Squash	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Wimmers Lime Cooler	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Lime Cooler	1 250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Lime Cooler	310	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Portino	1 250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Portino	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Portino	310	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Raspberry Lemonade	1 250	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Raspberry Lemonade	600	PET	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Raspberry Lemonade	310	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Wimmers Tonic	310	Glass	Kellys Distributors Pty Ltd	Statewide Recycling
Boom Ginger Beer Dark & Stormy	330	Glass	Private Branded Beverages Limited	Statewide Recycling
Boom Ginger Beer Midnight Spice	330	Glass	Private Branded Beverages Limited	Statewide Recycling
Boom Ginger Beer Moscow Mule	330	Glass	Private Branded Beverages Limited	Statewide Recycling
Boom Ginger Beer Strawberry Splash	330	Glass	Private Branded Beverages Limited	Statewide Recycling
Boom Original Ginger Beer	330	Glass	Private Branded Beverages Limited	Statewide Recycling
Rose River Ginger Beer Banana Mango	500	Glass	Private Branded Beverages Limited	Statewide Recycling
Rose River Ginger Beer Honey	500	Glass	Private Branded Beverages Limited	Statewide Recycling
Rose River Ginger Beer Lemon	500	Glass	Private Branded Beverages Limited	Statewide Recycling
Rose River Ginger Beer Original	500	Glass	Private Branded Beverages Limited	Statewide Recycling
Rose River Ginger Beer Strawberry	500	Glass	Private Branded Beverages Limited	Statewide Recycling
Rose River Hard Ice Tea Lemon & Lime	500	Glass	Private Branded Beverages Limited	Statewide Recycling
Rose River Hard Ice Tea Peach	500	Glass	Private Branded Beverages Limited	Statewide Recycling
Rose River Hard Ice Tea Strawberry	500	Glass	Private Branded Beverages Limited	Statewide Recycling
The Biggest Loser Club Caffe Latte Flavour	375	LPB—Aseptic	Probiotic BLC	Statewide Recycling
The Biggest Loser Club Double Choc Flavour	375	LPB—Aseptic	Probiotic BLC	Statewide Recycling
The Biggest Loser Club Vanilla Bean Flavour	375	LPB—Aseptic	Probiotic BLC	Statewide Recycling
Everyday Sunday Relaxation Drink Berry Bliss	250	Can—Aluminium	Rockwell Beverage Company	Statewide Recycling
Everyday Sunday Relaxation Drink Citrus Crush	250	Can—Aluminium	Rockwell Beverage Company	Statewide Recycling
Everyday Sunday Relaxation Drink Tropical Punch	250	Can—Aluminium	Rockwell Beverage Company	Statewide Recycling
Golden Axe Apple Cider	330	Glass	South East Brewing Company Pty Ltd	Statewide Recycling
SHVA Vodka Orange Peach	330	Glass	Vintage Palate Wines	Statewide Recycling

FISHERIES MANAGEMENT ACT 2007: SECTION 115

Exemption for Commercial Research Fishing Activities— Exemption No.: ME9902711

TAKE notice that the exemption made under Section 115 of the Fisheries Management Act 2007, dated 16 June 2014, referring to the Miscellaneous Research Fishery, is hereby revoked.

Take notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holder of Miscellaneous Research Fishing Permit No. MRP001 issued under the Fisheries Management (Miscellaneous Research Fishery) Regulations 2013 (the 'exemption holders') and their agents are exempted from the provisions of Section 70 of the Fisheries Management Act 2007, Regulations 7, and 17 and Clauses 23 (1) (*a*), 122 and 124 of Schedule 6 of the Fisheries Management (General) Regulations 2007 but only in so far as to enable participation in the research project 'Informing spatial and temporal management in the Northern Zone Rock Lobster Fishery in SA' in the waters described in Schedule 1 and under the conditions set out in Schedule 2, from 17 June 2014 until 31 October 2014, unless this notice is varied or revoked earlier.

SCHEDULE 1

The waters of the Northern Zone defined as waters adjacent to South Australia westerly of a line commencing at Mean High Water Springs closest to latitude $35^{\circ}37'03.86''$ S, longitude $139^{\circ}00'00.00''$ E, then southerly to latitude $36^{\circ}20'00.00''$ S, longitude $138^{\circ}40'00.00''$ E, then westerly to latitude $36^{\circ}20'00.00''$ S, longitude $138^{\circ}40'00.00''$ E, then southerly to latitude $36^{\circ}40'00.00''$ S, longitude $138^{\circ}40'00.00''$ E, then southerly to latitude $36^{\circ}40'00.00''$ S, longitude $138^{\circ}20'00.00''$ E, then southerly to latitude $37^{\circ}00'00.00''$ S, longitude $138^{\circ}20'00.00''$ E, then southerly to latitude $37^{\circ}00'00.00''$ S, longitude $138^{\circ}20'00.00''$ E, excluding sanctuary zones created under the Marine Parks Act 2007.

SCHEDULE 2

1. During the exempted activity the exemption holder must have on board the registered vessel a SARDI employee pursuant to the current SARDI general Ministerial exemption, at all times.

2. The exemption holder may only keep male Rock Lobster (*Jasus edwardsii*) taken during the exempted activity. Female Rock Lobster must be returned to the water immediately as close as possible to the location of the pot haul.

3. The exemption holder must ensure that all buoys marking rock lobster pots used pursuant to the Miscellaneous Research Fishing permit are clearly marked with the number described in Column 3 of the following table relevant to the individual agent of the exemption holder and vessel described in Columns 1 and 2 of the table respectively.

Buoy Marking Pursuant to Pots Used During the Exempt Activity

Permit Agent	Vessel	Buoy Markings
Mathew Larsson	Arctic Gull	N004
Simon Rowe	Satori	N009
Michael Hendry	Celtic Chief	N002
Les Polkinghorne	Untouchable	N060
Trent Polkinghorne	Lady Laurel	N003
Lucas Dale	Southern Image	N024
Richard Leech	Peace Keeper	N069
Simon Rowe	Ben Ledi	N080
David Sheridan	Eliza K	N040
Clint Ackland	Miss Candice	N039
Michael Elton	Shannon Rise	N070
Craig Lawrie	Cutting Edge	N093
Damian Rowe and Simon Rowe	Jazzindi	N087

4. The exemption holder must notify PIRSA Fisheries and Aquaculture by calling 1800 065 522 prior to engaging in the exempted activity and providing the following information:

- the name of the exemption agent making the call;
- the permit number of the authority on which the registered boat is endorsed;
- the name of the boat and the commercial boat registration number;
- the time and date the exempted activity will commence; and
- the time and date the exempted activity will cease.

5. No other fishing activity may be undertaken while the exemption holder or their agents are engaged in the exempted activity.

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

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

Dated 21 August 2014.

S. SLOAN, Director Fisheries and Aquaculture Policy, Delegate of the Minister for Agriculture, Food and Fisheries

FIRE AND EMERGENCY SERVICES ACT 2005

Establishment of a SACFS Brigade

I, ANDREW LAWSON, the Acting Chief Officer of the South Australian Country Fire Service, in accordance with Division 5, Section 68 (1) (a) of the Fire and Emergency Services Act 2005, hereby establish a SACFS Brigade to be known as Strathalbyn Group—Operational and Support Brigade.

Dated 25 August 2014.

A. LAWSON, Acting Chief Officer, SA Country Fire Service

LOCAL GOVERNMENT (ELECTIONS) ACT 1999 ADDENDUM

Local Government Elections—Nominations Open

IN *Government Gazette* No. 63 dated 21 August 2014, on page 4083, being the sixth notice on that page, under the District Council of Ceduna, the date of the briefing session for intending candidates has since been changed and is reflected in the notice below.

DISTRICT COUNCIL OF CEDUNA

Vacancies:

1 vacancy—Mayor 8 vacancies—Area Councillor

Nomination kits are available from:

Council Office 44 O'Loughlin Terrace, Ceduna

Phone: 8625 3407

A briefing session for intending candidates will be held at 6 p.m. on Tuesday, 2 September 2014 at the Council Chamber, 44 O'Loughlin Terrace, Ceduna.

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
17 Lorraine Avenue	Para Vista	Allotment 100 in Deposited Plan 6721, Hundred of Yatala	5649	320
Dated at Adelaide, 28 August 20	14.	R. HULM, Director, Corporate Services, Ho	using SA (Deleg	ate 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 \$
18 Bondowie Street, Gladstone	Allotment 9 in Deposited Plan 325, Hundred of Yangya	5839	172	28.9.89, page 968	111.00
9 Dene Road, Highbury	Allotment 29 in Deposited Plan 7422, Hundred of Yatala	5361	109	03.7.14, page 3118	200.00
118 Mannum Road, Murray Bridge	Allotment 51 in Deposited Plan 2256, Hundred of Mobilong	5988	531	26.4.12, page 1487	180.00
Dated at Adelaide, 28 August 20	14. R	R. HULM, Dir	ector, Cor	porate Services, Housing 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, 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.	Certificate Volume	<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
55 Dorene Street, St Marys	Allotment 212 in Deposited Plan 3123, Hundred of Adelaide	5789	443	10.1.13, page 17
8 Greenbank Drive, Windsor Gardens	Allotment 67 in Deposited Plan 6700, Hundred of Yatala	5246	221	20.12.12, page 5653
31 Tenth Street, Port Pirie	Allotment 138 in Deposited Plan 622, Hundred of Pirie	5174	746	07.6.84, page 1539
18 The Parkway, Klemzig	Allotment 859 in Deposited Plan 5501, Hundred of Yatala	5612	711	17.7.14, page 3241
Unit 2, 99 Whites Road, Salisbury North	Allotment 22 in Deposited Plan 4848, Hundred of Munno Para	5623	355	05.6.14, page 2223
Dated at Adelaide, 28 August 2014.	R. HULM, Director	r, Corporate Se	rvices, Ho	using SA (Delegate SAHT)

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: Iron Road Limited

Location: Lock area—Approximately 65 km south-west of Kimba.

Term: 2 years

Area in km²: 34

Ref.: 2014/00095

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/public_notices</u> 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: Ausmin Development Pty Ltd

Location: Lipson Cove area—Approximately 60 km northeast of Port Lincoln.

Term: 1 year

Area in km²: 329

Ref.: 2014/00126

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

J. MARTIN, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with Section 35A (1) of the Mining Act 1971, that an application for a mineral lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of State Development, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Challenger Gold Operations Pty Ltd

Claim No.: MC 4348

Location: Allotment 2 in Deposited Plan 28565, approximately 133 km north-west of Tarcoola.

Area: 249.92 hectares

Purpose: Mineral (Gold).

Ref.: T02947

An electronic copy of the proposal can be found on the Department of State Development website:

http://minerals.statedevelopment.sa.gov.au/public_notices/ mining_proposals_open_for_public_comment.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of State Development, (Attention: Business Support Officer), G.P.O. Box 320, Adelaide, S.A. 5001 no later than 25 September 2014.

Copies of all submissions will be forwarded to the applicant and may be made available for public inspection unless confidentiality is requested.

J. MARTIN, Mining Registrar

MINING ACT 1971

Declaration of the Indicative Price for Salt for the Purposes of Calculating Royalties under the Mining Act 1971

NOTICE is hereby given, of the indicative price for salt, pursuant to Section 17 (6) (b) (ii) of the Mining Act 1971.

The indicative price for salt is \$22.86 per tonne, resulting in royalty being payable at a rate of \$0.80 per tonne.

Costs of a prescribed kind are not permitted to be deducted from the indicative price.

The first royalty payments using this price will be applicable for the royalty payments due on 31 July 2014.

Copies of this notice can be downloaded from the Department's website <u>www.minerals.statedevelopment.sa.gov.au</u> or obtained by contacting the Resource Royalties Team on 08 8463 3095 or <u>DSD.Royalty@sa.gov.au</u>. Dated 28 August 2014.

DR EDWARD TYNE, Executive Director, Mineral Resources

THE DISTRICT COURT OF SOUTH AUSTRALIA MOUNT GAMBIER CIRCUIT COURT

Sheriff's Office, Adelaide, 13 October 2014

IN pursuance of a precept from the District Court to me directed, I do hereby give notice that the said Court will sit as a Court of Oyer and Terminer and General Gaol Delivery at the Courthouse at Mount Gambier on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said Court are required to attend the sittings thereof and the order of such business will be unless a Judge otherwise orders, as follows:

Monday, 13 October at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio* informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences for all matters listed for disposition by the District Court.

Juries will be summoned for Monday, 13 October 2014 and persons will be tried on this and subsequent days of the sittings.

Prisoners in H.M. Gaol and on Bail for Sentence and for Trial at the Sittings of the Mount Gambier Courthouse, commencing Monday, 13 October 2014.

A. F J	Possess Child Pornography (Aggravated)	On bail
Cook, Mitchell Phillip	Rape (2)	On bail
H. H E	Aggravated Indecent Assault (2); Unlawful Sexual	On bail
	Intercourse	
Lees, Jerone Heath	Aggravated Serious Criminal	On bail
Peter and Thorp,	Trespass Non-Residential	
Rhonday Adele	Building; Theft	In gaol
McClean, Gregory	Persistent Sexual Exploitation	On bail
Charles	of a Child	
Millhouse, Jaystin	Possess or Use Dangerous	In gaol
Rodi	Article; Traffic in a Controlled	0
	Drug	
Mitchell, Kym Troy	Deface, Alter or Remove	On bail
	Identifying Characters of a	
	Firearm; Aggravated Possess	
	Firearm without a Licence;	
	Fail to Keep Firearm Secured;	
	Possess Unregistered Firearm;	
	Traffic in a Controlled Drug	
Mua, Tha	Rape	On bail
11100, 1110	rape	On Dan

Mullan, Corey Leigh	Trafficking in a Controlled	On bail
	Drug	
Rowe, Dale Ian	Application for Enforcement	On bail
	of a Breached Bond	
S. T V	Aggravated Assault (4);	On bail
	Rape (5)	
Wehl, Clint	Aggravated Assault (4);	In gaol
ti enit, enite	Unlawfully on Premises;	in guoi
	Damage Property; Aggravated	
	Serious Criminal Trespass in a	
	Place of Residence	
Yawari, Aliyawar	Rape	On bail
i awan, Anyawai	Карс	On Dan

Prisoners on bail must surrender at 10 a.m. of the day appointed for their respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant will be issued forthwith.

By Order of the Court,

M. A. STOKES, Sheriff

NATIONAL ELECTRICITY LAW

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

Under s 107, the time for making the draft determination on the *System Restart Ancillary Services* proposal has been extended to **18 December 2014**.

Under s 99, the making of a draft determination and related draft rule on the *Generator Ramp Rates and Dispatch Inflexibility in Bidding* proposal (Ref. ERC0165). Written requests for a predetermination hearing must be received by **4 September 2014**. Submissions must be received by **9 October 2014**.

Under s 99, the making of a draft determination and related draft rule on the *Distribution Network Pricing Arrangements* proposal (Ref. ERC0161). Written requests for a predetermination hearing must be received by **4 September 2014**. Submissions must be received by **16 October 2014**.

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

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

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

Australian Energy Market Commission Level 6, 201 Elizabeth Street Sydney, N.S.W. 2000 Phone: (02) 8296 7800 Website: <u>www.aemc.gov.au</u>

Dated 28 August 2014.

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Vulkathunha-Gammon Ranges National Park

PURSUANT to Regulations 8 (3) (*a*) and 8 (3) (*d*) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, Director, Regional Co-ordination, Partnerships and Stewardship, authorised delegate of the Vulkathunha-Gammon Ranges National Park Co-management Board, close to the public, the whole of Vulkathunha-Gammon Ranges National Park from 6 a.m. on Sunday, 2 November 2014 until 9 p.m. on Friday, 7 November 2014.

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

Dated 22 August 2014.

G. A. PELTON, Director, Regional Co-ordination, Partnerships and Stewardship, Department of Environment, Water and Natural Resources

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Billiatt Conservation Park; Karte Conservation Park; Peebinga Conservation Park and Carcuma Conservation Park

PURSUANT to Regulations 8 (3) (*a*) and 8 (3) (*d*) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, as Director, Regional Co-ordination, Partnerships and Stewardship, formerly entitled Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of Billiatt Conservation Park; the whole of Karte Conservation Park; the whole of Peebinga Conservation Park and the whole of Carcuma Conservation Park from 6 p.m. on Sunday, 14 September 2014 until 6 a.m. on Saturday, 20 September 2014.

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

Dated 26 August 2014.

G. A. PELTON, Director, Regional Co-ordination, Partnerships and Stewardship, Department of Environment Water and Natural Resources

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Partial closure of Ngarkat Conservation Park

PURSUANT to Regulations 8 (3) (*a*) and 8(3) (*d*) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, as Director, Regional Co-ordination, Partnerships and Stewardship, formerly entitled Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public, part of Ngarakt Conservation Park from 6 p.m. on Sunday, 14 September 2014 until 6 a.m. on Saturday, 20 September 2014.

This closure applies to the whole of the sections of park known as; Day Block; Ngarkat Block; Box Flat Block; Ashby's Block and Jimmy's Well Block. These are adjoining areas of the reserve bounded by the following roads and tracks, some of which are included in the continued closure:

McCullum-Ngarkat Boundary Track (Closed);

Mount Rescue Track (Closed);

Western Boundary Track (Closed);

Northern Boundary Track (Closed); and

Ngarkat Highway (open to the public).

The area impacted includes but is not limited to: Box Flat Campground; Box flat Track; Baan Hill Track; Jimmys Well Track; Emu Springs Track; Piggery Track; McCullum-Ngarkat Boundary Track; Mount Rescue Track and Mount Rescue lookout.

The remainder of the park will remain open to the public during this period.

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

Dated 14 August 2014.

G. A. PELTON, Director, Regional Co-ordination, Partnerships and Stewardship, Department of Environment Water and Natural Resources

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence

AAL 211

PURSUANT to Section 65 (6) of the Petroleum and Geothermal Energy Act 2000 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:

Stuart Petroleum Pty Ltd

The application will be determined on or after 11 September 2014.

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 28°09'00"S GDA94 and longitude 140°26'55"E GDA94, thence east to longitude 140°30'05"E GDA94, south to latitude 28°11′25″S GDA94, east to longitude 140°32′00″E GDA94, south to latitude 28°13′00″S GDA94, east to longitude 140°36′05″E GDA94, south to latitude 28°15′30″S GDA94, west to longitude 140°34′00″E GDA94, south to latitude 28°15′45″S GDA94, west to longitude 140°33′40″E GDA94, south to latitude 28°16′00″S GDA94, west to longitude 140°33′20″E GDA94, south to latitude 28°16′25″S GDA94, 140°33'20"E GDA94, south to failude 20 10 25 5 GDA94, west to longitude 140°32'50"E GDA94, south to latitude 28°16'45"S GDA94, west to longitude 140°32'25"E GDA94, south to latitude 28°17'10"S GDA94, west to longitude 140°31'55"E GDA94, south to latitude 28°17'30"S GDA94, in the 140°21'20"E GDA94, south to latitude 28°17'30"S GDA94, 140°31'55"E GDA94, south to latitude $28^{\circ}1'30"S$ GDA94, west to longitude $140^{\circ}31'30"E$ GDA94, south to latitude $28^{\circ}17'50"S$ GDA94, west to longitude $140^{\circ}31'05"E$ GDA94, south to latitude $28^{\circ}18'05"S$ GDA94, west to longitude $140^{\circ}30'45"E$ GDA94, south to latitude $28^{\circ}18'20"S$ GDA94, west to longitude $140^{\circ}30'25"E$ GDA94, south to latitude $28^{\circ}18'40"S$ GDA94, west to longitude $140^{\circ}30'25"E$ GDA94, west to longitude $140^{\circ}30'25"E$ GDA94, south to latitude $28^{\circ}18'40"S$ GDA94, west to longitude $140^{\circ}30'25"E$ GDA94, 28°18'40"S GDA94, west to longitude 140°30'00"E AGD66, north to latitude 28°17'40"S AGD66, east to longitude 140°30'10"E AGD66, north to latitude 28°17'30"S AGD66, east to longitude 140°30'30"E AGD66, north to latitude 28°17'20"S AGD66, east to longitude 140°30'50"E AGD66, north to latitude 28°17'10"S AGD66, east to longitude 140°31'00"E AGD66, north to latitude 28°17'00"S AGD66, east to longitude 140°31'20"E AGD66, north to latitude 28°16'50"S AGD66, east to longitude 140°31'50"E AGD66, north to latitude 28°16'40"S AGD66, east to longitude 140°32'10"E AGD66, north to latitude 28°16'30"S AGD66, east to longitude 140°32'30"E AGD66, north to latitude 28°16'00"S AGD66, east to longitude 140°33'00"E AGD66, north to latitude 28°15'40"S AGD66, east to longitude 140°33'20"E AGD66, north to latitude 28°15'20"S AGD66, east to longitude 140°33'30"E AGD66, north to latitude 28°15'00"S AGD66, east to longitude 140°34'10"E AGD66, north to latitude 28°14'40"S AGD66, east to longitude 140°35'00"E AGD66, north to latitude 28°14'00"S AGD66, 140°35'00″E AGD66, north to latitude 28°14'00″S AGD66, west to longitude 140°31'00″E AGD66, north to latitude 28°12'30″S AGD66, west to longitude 140°29'00″E AGD66, north to latitude 28°10'00″S AGD66, west to longitude 140°28'00″E Clarke1858, south to latitude 28°15'00″SClarke1858, west to longitude 140°21'55″E GDA94, north to latitude 28°14'00″S GDA94, east to longitude 140°26'55″ECDA04 end north to the to be compensated. GDA94 and north to the point of commencement.

Area 83.95 km² approximately.

Dated 22 August 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Petroleum Production Licence-

PPL 259

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 Petroleum Production Licence over the area described below, which falls within the area of Petroleum Exploration Licence PEL 111 has been received from:

- Victoria Oil Exploration (1977) Pty Ltd;
- · Permian Oil Pty Ltd;

- · Springfield Oil and Gas Pty Ltd; and
- · Impress (Cooper Basin) Pty Ltd.

The application will be determined on or after 29 September 2014. 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°26'10"S GDA94, longitude 139°40'30"E GDA94, thence east to longitude 139°40'40"E GDA94, south to latitude 27°26'25"S GDA94, west to longitude 139°40'35"E GDA94, south to latitude 27°26'30"S GDA94, west to longitude 139°40'30"E GDA94, and north to the point of commencement.

Area: 0.15 km² approximately.

Dated 20 August 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000 Application for Grant of Associated Activities Licence AAL 210

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:

Victoria Oil Exploration (1977) Pty Ltd

Acer Energy Pty Ltd

The application will be determined on or after 11 September 2014

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°07′20″S GDA94 and longitude 139°49′00″E GDA94, thence east to longitude 139°50'00"E GDA94, south to latitude 27°15'00"S GDA94, west to longitude 139°49'00"E GDA94 and north to the point of commencement.

Area: 23.37 km² approximately

Dated 22 August 2014.

B. A. GOLDSTEIN, Executive Director, Energy Resources Division, Department of State Development,

Delegate of the Minister for Mineral Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licences-ĎELs 138, 147, 148; and Gas Storage Exploration Licences— GSELs 576, 577, 578, 579, 580, 581, 582 and 583

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Exploration Licences have been suspended under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

Petroleum Exploration Licence PEL 138 has been suspended for the period from 24 August 2014 to 23 August 2015 inclusive.

The expiry date of PEL 138 is now determined to be 15 April 2019.

Petroleum Exploration Licences PELs 147 and 148 and Gas Storage Exploration Licences GSELs 576, 577, 578, 579, 580, 581, 582 and 583 have been suspended for the period from 22 August 2014 to 21 August 2015 inclusive.

The expiry date of PELs 147 and 148 and GSELs 576, 577, 578, 579, 580, 581, 582 and 583 is now determined to be 27 July 2020. Dated 20 August 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Surrender of Geothermal Exploration Licence-GEL 603

NOTICE is hereby given that I have accepted the surrender of the undermentioned Geothermal Exploration Licence under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012:

No. of Licence	Licensee	Date of Surrender	Reference
GEL 603	MNGI Pty Ltd	1 May 2014	F2011/000768
Dated 21 August 2014.			
		_	B. A. GOLDSTEIN, Executive Director, Energy Resources Division,

Delegate of the Minister for Mineral Resources and Energy

PROOF OF SUNRISE AND SUNSET ACT 1923-ALMANAC FOR OCTOBER, NOVEMBER AND DECEMBER 2014

PURSUANT to the requirements of the Proof of Sunrise and Sunset Act 1923, I, Michael Francis Deegan, Chief Executive, Department of Planning, Transport and Infrastructure, at the direction of the Honourable the Minister for Transport, publish in the Schedule hereto an almanac setting out the times of sunrise and sunset on every day for the three calendar months October, November and December 2014. Dated at Adelaide, 25 August 2014.

M. F. DEEGAN, Chief Executive, Department of Planning, Transport and Infrastructure

2011/19413

THE SCHEDULE

Times of sunrise and sunset during the months of October, November and December 2014 for Adelaide: latitude 34°56'S, longitude 138°36'E, GMT + 9.50 hours (Daylight saving GMT + 10.50).

Month	Octo	ober	Nove	ember	Decer	mber
Date	Sunrise hr min	Sunset hr min	Sunrise hr min	Sunset hr min	Sunrise hr min	Sunset hr min
1	05 53	18 18	06 14	19 45	05 55	20 14
2	05 52	18 19	06 13	19 46	05 55	20 15
3	05 50	18 20	06 12	19 47	05 55	2016
4	05 49	18 21	06 11	19 48	05 55	20 17
5	06 47	19 22	06 10	19 49	05 55	20 18
6	06 46	19 22	06 09	19 50	05 55	20 18
7	06 45	19 23	06 08	19 51	05 55	20 19
8	06 43	19 24	06 07	19 52	05 55	20 20
9	06 42	19 25	06 07	19 53	05 55	20 21
0	06 41	19 26	06 06	19 54	05 55	20 22
1	06 39	19 26	06 05	19 55	05 55	20 22
2	06 38	19 27	06 04	19 56	05 55	20 23
3	06 37	19 28	06 03	19 57	05 55	20 24
4	06 35	19 29	06 03	19 58	05 56	20 25
5	06 34	19 30	06 02	19 59	05 56	20 25
6	06 33	19 30	06 01	20 00	05 56	20 26
7	06 31	19 31	06 01	20 01	05 57	20 26
8	06 30	19 32	06 00	20 02	05 57	20 27
9	06 29	19 33	06 00	20.03	05 57	20 28
0	06 28	19 34	05 59	20 04	05 58	20 28
21	06 26	19 35	05 59	20 05	05 58	20 29
2	06 25	19 36	05 58	20.06	05 59	20 29
3	06 24	19 37	05 58	20 07	05 59	20 30
4	06 23	19 38	05 57	20 08	06 00	20 30
.5	06 22	19 38	05 57	20 08	06 00	20 31
.6	06 20	19 39	05 56	20 09	06 01	20 31
7	06 19	19 40	05 56	20 10	06 01	20 31
8	06 18	19 41	05 56	20 11	06 02	20 32
9	06 17	19 42	05 56	20 12	06 03	20 32
0	06 16	19 43	05 55	20 13	06 03	20 32
81	06 15	19 44			06 04	20 32

*Note: Daylight saving time is subject to change.

Sunrise and Sunset times calculated on 28 November 2013.

THE DISTRICT COURT OF SOUTH AUSTRALIA PORT AUGUSTA CIRCUIT COURT

Sheriff's Office, Adelaide, 9 September 2014

IN pursuance of a precept from the District Court of South Australia to me directed, I do hereby give notice that the said Court will sit as a Court of Oyer and Terminer and General Gaol Delivery at the Courthouse at Port Augusta on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said Court are required to attend the sittings thereof and the order of such business will be unless a Judge otherwise orders as follows:

Tuesday, 9 September 2014 at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio* informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences.

Juries will be summoned for Tuesday, 9 September 2014 and La persons will be tried on this and subsequent days of the sittings.

Prisoners in H. M. Gaol and on bail for Tuesday, 9 September 2014.

Aplin, Jason	Indecent assault; unlawful sexual intercourse with a person under 14 (2); aggravated assault; false imprisonment	On bail
Brady, Kyle Troy Coleman, Anthony Raymond	Aggravated indecent assault Aggravated serious criminal trespass in a place of residence; theft	In gaol In gaol
Colson, Leon Arthur	Fabricating evidence	On bail
Damon, Travis Blake	Sell controlled drug; aggravated serious criminal trespass; aggravated assault	On bail
Davis, Edgar	Aggravated assault causing harm (with weapon) against child	On bail
Davis, Edgar	Unlawfully on premises	On bail
Davis, Edgar	Application for enforcement of breached bond	On bail
Derose, Bradley	Aggravated serious criminal trespass; theft	On bail
Dimer, Cameron Jacob	aggravated serious criminal trespass in a place of residence; theft	On bail
Doolan, Neville	Dishonestly take property; aggravated serious criminal trespass (2)	In gaol
Doolan, Neville	Aggravated serious criminal trespass; dishonestly take property	In gaol
Doolan, Neville	Serious criminal trespass (non-residential); unlawfully on premises	In gaol
Doolan, Neville	Fail to comply with on bail agreement; state false personal detail	In gaol
Doolan-Goodwin, Anthony	Aggravated causing harm with intent to cause harm	In gaol
Flanagan, Brendan John	Aggravated causing harm with intent to cause harm	On bail
Franklin, Mitchell Deane	Cause death by dangerous driving; cause harm by dangerous driving; aggravated careless driving; driving with a televison receiver operating	On bail
Gordon, James Raymond	Aggravated indecent assault	On bail
Hamilton, Jacob	Rape (2); unlawful sexual intercourse with a person under 14 (2); aggravated indecent assault	On bail
Hayes, Shaun Amos	Aggravated serious criminal trespass in a non- residential building; theft	On bail

Horton, Ashley William	Application for enforcement of a breached bond	On bail
Horton, Ashley William	Drive a motor vehicle with methlyamphetamine in	On bail
Horton, Ashley	blood Order for motor vehicle to	On bail
William Johnson, Jonah	be forfeited to the crown Persistant sexual	On bail
Mathew Dominic	exploitation of a child	Oli bali
Johnson, Ricky Dean	Trafficking in a controlled drug	On bail
Johnston, Kendall Lee John	Agravated serious criminal trespass in a place of residence; contravene a term of an intervention order; aggravated assault	On bail
Keeler, Kinglsey James Darren	Rape	On bail
Kotzapetros, Aaron	Rape	On bail
Lawrie, Kenneth Albert James	Aggravated serious criminal trespass in a place of residence; theft (2)	In gaol
Milera, Clifford Arthur	Aggravated serious criminal trespass; theft; using motor vehicle without consent	On bail
O'Connor, Rodney James	Aggravated serious criminal trespass in a place of residence; aggravated causing harm	On bail
Parenzan, Matthew John; Parenzan, Shaun David and Watts, Richard	Aggravated serious criminal trespass; theft	On bail
Paul Pedler, Dylan	Aggravated assault;	On bail
Wayne Pedler, Dylan Wayne	recklessly causing harm Fail to comply with direction to stop vehicle; drive under	On bail
Pedler, Dylan	disqualification Application for enforcement	On bail
Wayne Pennington, Jason	of breached bond Aggravated causing serious	In gaol
Phillip Perkins, Kenneth John	harm Engage in sexual intercourse after consent withdrawn	On bail
Pollard, Benjamin Kym and Lawrie, Leroy	Aggravated serious criminal trespass; theft; damage property	On bail In gaol
Roberts, Darian Paul	Traffic in a controlled drug	On bail
Robinson, David Michael	Traffic in a controlled drug	In gaol
Sakalakis, Theo	Unlawful sexual intercourse with a person under 14;	On bail
Shields, Damien Earth	Aggravated theft	In gaol
Squires, Ernest George	Rape	On bail
Thompson, Christopher Edward	Aggravated theft (2)	In gaol
Urbanowski, Wieslaw Adam	Aggravated cultivate a commercial quantity of a controlled plant	On bail
Ware, Leeroy James	controlled plant Aggravated causing harm by dangerous driving	In gaol
Warrior, Joshua Clifford	by dangerous driving Aggravated serious criminal trespass in a place of	On bail
Webb, Jonathon	residence Rape	On bail
Roy Willis, Paul	Aggravated serious criminal trespass in a place of	In gaol
Willis, Paul Graham	residence; theft Rape	In gaol

28 August 2014 THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

Windlass, Raymond Tjutja	Aggravated indecently assault a person (2)	In gaol
Woodforde, Alec	aggravated serious criminal	In gaol
	trespass in a non- residential building; theft	
Woodward, Jacqueline Gaye	Traffic in a commercial quantity of cannabis;	On bail
	trafficking in a controlled drug (2)	

Prisoners on bail must surrender at 10 a.m. of the day appointed for the respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant issued forthwith.

By Order of the Court,

M. A. STOKES, Sheriff

PROFESSIONAL STANDARDS ACT 2004 (SA)

Engineers Australia Scheme (SA)

PURSUANT to Section 34 (2) of the Professional Standards Act 2004, I authorise the extension of the Engineers Australia Scheme (SA) for a period of 12 months.

I specify 31 August 2015 as the revised expiry date of the Engineers Australia Scheme (SA).

Dated 23 August 2014.

JOHN RAU, Deputy Premier, Attorney-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Opening and Closing-East Front Road, Younghusband

BY Road Process Order made on 10 June 2014, Mid Murray Council ordered that:

1. Portion of Allotment 101 in Deposited Plan 53502, more particularly delineated and numbered '1' on Preliminary Plan 14/0001 be opened as road, forming a realignment of East Front Road.

2. Portion of East Front Road situate adjoining Allotment 101 in Deposited Plan 53502, more particularly delineated and lettered 'A' on Preliminary Plan 14/0001 be closed.

3. The whole of the land subject to closure to be transferred to Steven Charles Mellington in accordance with agreement for exchange dated 4 April 2014, entered into between the Mid Murray Council and S. C. Mellington.

On 26 August 2014 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 94339 being the authority for the new boundaries.

Pursuant to Section 24 (5) of the Roads (Opening and Closing) Act, 1991, NOTICE of the order referred to above and its confirmation is hereby given.

Dated 28 August 2014.

M. P. BURDETT, Surveyor-General

ROAD TRAFFIC ACT 1961

Authorised Officers to Operate Breath Analysing Instruments

I, GARY T. BURNS, Commissioner of Police, do hereby notify that on and from 20 August 2014, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the:

Road Traffic Act 1961;

Harbors and Navigation Act 1993;

Security and Investigation Industry Act 1995; and Rail Safety National Law (South Australia) Act 2012.

PD Number	Officer Name		
75372	Davies, Tina Leslie		
74988	Hart, Michael James		
75024	Lovegrove, Amanda		
73109	Mattsson, Cathryn Dianne		
72757	Miller, Allan James		
75083	Taylor, Peter Adam		

GARY T. BURNS, Commissioner of Police

ROAD TRAFFIC ACT 1961

Authorised Officers to Operate Breath Analysing Instruments

I, GARY T. BURNS, Commissioner of Police, do hereby notify that on and from 20 August 2014, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the:

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

PD Number	Officer Name		
74691	Baas, Nicholas James		
72844	Bromley, Georgia Lee		
74538	Frick, Joshua Lee		
75340	Houlton, Gary Steven		
74932	MacFarlane, Jarrod Thomas		
74335	Palmer, Jonathan Joseph		
74395	Sheehy, Brett James		
75371	Threlfall, Peter Michael		
74706	Walmsley, John Eric Michael		
47191	Walton, Matthew Liam		

GARY T. BURNS, Commissioner of Police

ROAD TRAFFIC ACT 1961

Authorised Officers to Operate Breath Analysing Instruments

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

PD Number	Officer Name
74319	Bennett, Troy Gordon
74089	Bignell, Terry Allan
73494	Bosman, Antonius Marinus
75100	Gordon-Edwards, Travis
74184	Hayter, Rebeca
75236	Hogan, Jonathan Stephen
75304	Long, Nathan George
74954	Meznar, Darren
75306	Philps, Benjamin Richard
73026	Solowij, Adam Troy
75107	Taylor, Ross Stanley
74545	Tyrrell, Matthew Leigh
79027	Wyman, Daniel Craig

GARY T. BURNS, Commissioner of Police

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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

1.	25 September 2008	2.	23 October 2008	3.	13 November 2008	4.	4 December 2008
5.	18 December 2008	2. 6.	29 January 2009	7.	12 February 2009	8.	5 March 2009
9.	12 March 2009	10.	•	11.		12.	18 June 2009
). 13.	25 June 2009	10.		11.	1	12.	
17.	9 October 2009	14.	U	19.	3 December 2009		1
	/						
21.	4 February 2010	22.	11 February 2010	23.	18 February 2010	24.	
25.	8 April 2010	26.	6 May 2010	27.	20 May 2010	28.	3 June 2010
29.	17 June 2010	30.	24 June 2010	31.	8 July 2010	32.	9 September 2010
33.	23 September 2010	34.	4 November 2010	35.	25 November 2010	36.	16 December 2010
37.	23 December 2010	38.	17 March 2011	39.	7 April 2011	40.	21 April 2011
41.	19 May 2011	42.	30 June 2011	43.	21 July 2011	44.	8 September 2011
45.	10 November 2011	46.	24 November 2011	47.	1 December 2011	48.	8 December 2011
49.	16 December 2011	50.	22 December 2011	51.	5 January 2012	52.	19 January 2012
53.	1 March 2012	54.	29 March 2012	55.	24 May 2012	56.	31 May 2012
57.	7 June 2012	58.	14 June 2012	59.	21 June 2012	60.	28 June 2012
61.	5 July 2012	62.	12 July 2012	63.	19 July 2012	64.	2 August 2012
65.	9 August 2012	66.	30 August 2012	67.	13 September 2012	68.	4 October 2012
69.	18 October 2012	70.	25 October 2012	71.	8 November 2012	72.	29 November 2012
73.	13 December 2012	74.	25 January 2013	75.	14 February 2013	76.	21 February 2013
77.	28 February 2013	78.	7 March 2013	79.	14 March 2013	80.	21 March 2013
81.	28 March 2013	82.	26 April 2013	83.	23 May 2013	84.	30 May 2013
85.	13 June 2013	86.	20 June 2013	87.	11 July 2013	88.	1 August 2013
89.	8 August 2013	90.	15 August 2013	91.	29 August 2013	92.	6 February 2014
93.	12 June 2014		-		-		·

Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the

Sport, Fitness and Recreation Training Package SIS10 v3

*Trade #Declared Vocation Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Recreation Industry Worker	SIS30513	Certificate III in Sport and Recreation	12 months	1 month
# Recreation Industry Worker	SIS30613	Certificate III in Sport Career Orientated Participation	12 months	1 month

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 28 August 2014

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

CITY OF BURNSIDE Across and in Windarra Avenue, Burnside. p16

CITY OF CHARLES STURT Willcocks Avenue, Seaton. p8 and 9

TOWN OF GAWLER Easements in lot 200 in LTRO DP 63653 (to be Curnow Court), Evanston Park. p4

CITY OF ONKAPARINGA Easements in allotment piece 8007 in LTRO DP 92349, Esperance Boulevard and allotment piece 7004 in LTRO DP 90655, Busselton Road, Seaford Rise. FB 1238 p20-23 Sunderland Crescent, Seaford. p10 and 11

CITY OF PLAYFORD Across Olive Grove, Munno Para West. p1 Easements in lot 100 in LTRO DP 84737, Olive Grove, Munno Para West. p1

BAROSSA COUNTRY LANDS WATER DISTRICT

THE BAROSSA COUNCIL Warner Court, Sandy Creek. p2 and 3 Station Place, Sandy Court. P2 and 3

CRYSTAL BROOK WATER DISTRICT

PORT PIRIE REGIONAL COUNCIL John Street, Crystal Brook. p68

LAURA WATER DISTRICT

NORTHERN AREAS COUNCIL Bristow Street, Laura. p67

MURRAY BRIDGE WATER DISTRICT

THE RURAL CITY OF MURRAY BRIDGE Bridge Street, Murray Bridge. p49 Public road west of lot 502 in LTRO DP 29008, Murray Bridge. p49

PETERBOROUGH WATER DISTRICT

DISTRICT COUNCIL OF PETERBOROUGH Edith Street, Peterborough. p66

STRATHALBYN WATER DISTRICT

ALEXANDRINA COUNCIL Sullivan Road, Strathalbyn. p12 and 13

WHYALLA WATER DISTRICT

THE CORPORATION OF THE CITY OF WHYALLA Across and in Jenkins Avenue, Whyalla Jenkins. p14 McInness Avenue, Whyalla Jenkins. p14 and 15 Rehn Road, Whyalla Jenkins. p15 Pollock Street, Whyalla Jenkins. p15

WUDINNA WATER DISTRICT

DISTRICT COUNCIL OF WUDINNA Cocata Road, Wudinna. p6 and 7

YORKETOWN WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA Melville Street, Yorketown. p69

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CAMPBELLTOWN CITY COUNCIL Easements in lot 8 in LTRO DP 5609 and lot 91 in LTRO DP 93226, Morialta Road, Rostrevor. FB 1238 p24 Second Street, Magill. FB 1237 p23 Riverview Drive, Paradise. FB 1237 p39

CITY OF CHARLES STURT Willcocks Avenue, Seaton. FB 1238 p25 and 26

TOWN OF GAWLER Easements in lot 200 in LTRO DP 63653 (to be Curnow Court), Evanston Park. FB 1238 p19

CITY OF MARION Robert Street, Edwardstown. FB 1237 p25

CITY OF MITCHAM Koala Court, Belair. FB 1237 p28 Gault Road, Belair. FB 1237 p28

CITY OF ONKAPARINGA Easements in allotment piece 8007 in LTRO DP 92349, Esperance Boulevard and allotment piece 7004 in LTRO DP 90655, Busselton Road, Seaford Rise. FB 1238 p20-23 Sunderland Crescent, Seaford. FB 1238 p27-29 Albany Avenue, Port Noarlunga South. FB 1237 p26 Bains Road, Morphett Vale. FB 1237 p27

CITY OF PLAYFORD Across Olive Grove, Munno Para West. FB 1238 p16-18 Easements in lot 100 in LTRO DP 84737, Olive Grove, Munno Para West. FB 1238 p16-18

CITY OF PORT ADELAIDE ENFIELD McCusker Avenue, Enfield. FB 1237 p35 Somerset Avenue, Clearview. FB 1237 p36 Windsor Grove, Klemzig. FB 1237 p38

CITY OF SALISBURY Laver Avenue, Gulfview Heights. FB 1237 p24 Codd Street, Para Hills West. FB 1237 p34

VICTOR HARBOR COUNTRY DRAINAGE AREA

CITY OF VICTOR HARBOR Coromandel Drive, McCracken. FB 1237 p37

WHYALLA COUNTRY DRAINAGE AREA

THE CORPORATION OF THE CITY OF WHYALLA Pollock Street, Whyalla Jenkins. FB 1238 p30-32 McInness Avenue, Whyalla Jenkins. FB 1238 p30-32 Rehn Road, Whyalla Jenkins. FB 1238 p30-32

> A. J. RINGHAM, Chief Executive Officer, South Australian Water Corporation

NOTICE TO MARINERS

NO. 33 OF 2014

South Australia—Encounter Bay—Granite Island— New Beacon Installed.

MARINERS are advised that the navigation beacon with a sectored light at the end of the jetty on Granite Island in position latitude 35°33'44.31"S, longitude 138°38'07.82"E has been removed and replaced with a new lit beacon at the end of the adjacent breakwater in position latitude 35°33'45.70"S, longitude 138°38'17.49"E. The light characteristics of the new beacon are FI.W.2 secs .W 134°-314° (180°) Obscured (314°-134°) range 2 nautical miles.

Mariners are advised to navigate with extreme caution in the vicinity.

Charts affected: Aus 127.

List of Lights Vol.K-2117.

Adelaide, 20 August 2014.

STEPHEN MULLIGHAN, Minister for Transport and Infrastructure

DPTI 2014/02432

WILDERNESS PROTECTION REGULATIONS 2006

Closure of Billiatt Wilderness Protection Area

PURSUANT to Regulation 6 (2) (c) of the Wilderness Protection Regulations 2006, I, Grant Anthony Pelton, Director, Regional Co-ordination, Partnerships and Stewardship, authorised delegate of the Director of National Parks and Wildlife, close to the public the whole of Billiatt Wilderness Protection Area from 6 p.m. on Sunday, 14 September 2014 until 6 a.m. on Saturday, 20 September 2014.

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

Dated 25 August 2014.

G. A. PELTON, Director, Regional Co-ordination, Partnerships and Stewardship, Department of Environment, Water and Natural Resources

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2014

\$

Agents, Ceasing to Act as	49.75
Associations: Incorporation Intention of Incorporation Transfer of Properties	25.25 62.50 62.50
Attorney, Appointment of	49.75
Bailiff's Sale	62.50
Cemetery Curator Appointed	36.75
Companies: Alteration to Constitution Capital, Increase or Decrease of Ceasing to Carry on Business Declaration of Dividend Incorporation Lost Share Certificates: First Name Each Subsequent Name Meeting Final	49.75 62.50 36.75 36.75 49.75 36.75 12.70 41.50
Meeting Final Regarding Liquidator's Report on Conduct of Winding Up (equivalent to 'Final Meeting')	
First Name Each Subsequent Name	49.75
Each Subsequent Name Notices: Call Change of Name Creditors Creditors Compromise of Arrangement Creditors (extraordinary resolution that 'the Com- pany be wound up voluntarily and that a liquidator be appointed')	12.70 62.50 25.25 49.75 49.75 62.50
Release of Liquidator—Application—Large Ad	99.00
—Release Granted	62.50 57.00 49.75 46.50 86.50 73.50
Order of Supreme Court for Winding Up Action Register of Interests—Section 84 (1) Exempt Removal of Office	49.75 111.00
Proof of Debts Sales of Shares and Forfeiture	25.25 49.75 49.75
Estates: Assigned Deceased Persons—Notice to Creditors, etc Each Subsequent Name Deceased Persons—Closed Estates Each Subsequent Estate Probate, Selling of Public Trustee, each Estate	36.75 62.50 12.70 36.75 1.65 49.75 12.70
	12.70

	\$
Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	33.00 33.00
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	62.50 62.50 62.50
Mortgages: Caveat Lodgement Discharge of Foreclosures Transfer of Sublet	25.25 26.50 25.25 25.25 12.70
Leases—Application for Transfer (2 insertions) each	12.70
Lost Treasury Receipts (3 insertions) each	36.75
Licensing	73.50
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates: First Name	494.00 99.00
Each Subsequent Name	12.70
Noxious Trade	36.75
Partnership, Dissolution of	36.75
Petitions (small)	25.25
Registered Building Societies (from Registrar-General) Register of Unclaimed Moneys—First Name Each Subsequent Name	25.25 36.75 12.70
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	316.00 418.00
Sale of Land by Public Auction	63.00
Advertisements ¼ page advertisement ½ page advertisement Full page advertisement	147.00 295.00
Advertisements, other than those listed are charged at \$3 column line, tabular one-third extra.	3.50 per
Notices by Colleges, Universities, Corporations and Councils to be charged at \$3.50 per line.	District

Where the notice inserted varies significantly in length from that which is usually published a charge of \$3.50 per column line will be applied in lieu of advertisement rates listed.

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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2014

		s, Bills, Rules, Parliame	, i C		
Pages	Main	Amends	Pages	Main	Amends
1-16	3.10	1.45	497-512	42.00	41.00
17-32	4.00	2.50	513-528	43.25	41.75
33-48	5.30	3.75	529-544	44.75	43.25
49-64	6.70	5.15	545-560	46.00	44.75
65-80	7.75	6.45	561-576	47.00	46.00
81-96	9.05	7.50	577-592	48.75	46.50
97-112	10.30	8.85	593-608	50.00	48.00
113-128	11.50	10.20	609-624	51.00	49.75
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145-160	14.20	12.70	641-656	53.50	52.00
161-176 177-192	15.40	14.00	657-672	54.50	52.50
	16.80	15.20	673-688	56.00 57.00	54.50
193-208	18.10	16.70	689-704 705-720	57.00	55.00
209-224	19.10	17.70	705-720	58.50	56.50
225-240	20.40	18.90	721-736	60.00	57.50
241-257	22.00	20.00	737-752	60.50 62.50	59.00
258-272	23.20	21.20	753-768	62.50 63.50	60.00 62.50
273-288	24.30	23.00	769-784	63.50	62.50
289-304	25.50	23.90	785-800	64.50	63.50
305-320 321-336	27.00	25.25	801-816	66.00 67.50	64.00
	28.00	26.50	817-832	67.50	66.00 67.50
337-352	29.50	27.75	833-848	69.00 70.00	67.50
353-368	30.25	29.25	849-864	70.00	68.50
369-384	32.00	30.25	865-880	71.50	70.00
385-400	33.50	31.75	881-896	72.00	70.50
401-416	34.75	32.75	897-912	73.50	72.00
417-432	36.00	34.50	913-928	74.00	73.50
433-448	37.00	35.75	929-944	75.50	74.00
449-464	38.00	36.50	945-960	76.50	75.00
465-480 481-496	38.50 41.00	37.75 38.50	961-976 977-992	80.00 81.00	76.00 76.50
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South Australia

Lady Kintore Cottages (Trust Property) Amendment Act (Commencement) Proclamation 2014

1—Short title

This proclamation may be cited as the Lady Kintore Cottages (Trust Property) Amendment Act (Commencement) Proclamation 2014.

2—Commencement of Act

The Lady Kintore Cottages (Trust Property) Amendment Act 2014 (No 7 of 2014) will come into operation on 28 August 2014.

Made by the Governor

with the advice and consent of the Executive Council on 28 August 2014

AGO0124/14CS

South Australia

South Australian Motor Sport Regulations 2014

under the South Australian Motor Sport Act 1984

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Schedule 1—Revocation of South Australian Motor Sport Regulations 1999

Part 1—Preliminary

1—Short title

These regulations may be cited as the South Australian Motor Sport Regulations 2014.

2—Commencement

These regulations will come into operation on 1 September 2014.

3—Interpretation

In these regulations, unless the contrary intention appears-

Act means the South Australian Motor Sport Act 1984;

approved entrance means an entrance approved by the Board;

approved exit means an exit approved by the Board;

authorised person—see regulation 20;

emergency vehicle includes an ambulance, fire engine, police vehicle, tow truck or mobile crane;

imitation ticket means a document that resembles a ticket and could reasonably be taken to be a ticket or any other document that a person passes off, or attempts to pass off, as a ticket;

invitee of a resident includes an employee, agent, or licensee of the resident;

permitted entrant, in respect of a motor sport event, means-

- (a) a person who is entitled to be in a declared area for the event pursuant to a ticket or permit issued by or under the authority of the Board; or
- (b) a person who is admitted by or under the authority of the Board to a declared area for the event on payment of an admission fee; or
- (c) an agent or employee of the Board; or
- (d) a resident or an invitee of a resident; or
- (e) any other person who is, pursuant to a general or specific permit or authorisation granted by or under the authority of the Board, entitled to be in a declared area for the event;

racing car means a vehicle that is entered in a motor sport event;

resident means a person who has a permanent place of residence or business in a declared area for a motor sport event;

ticket means a ticket, pass or other document, issued by or under the authority of the Board, conferring a right to enter a declared area for a motor sport event during the declared period, or part of the declared period, for that event.

Part 2—Provisions relating to declared areas

Division 1—Application

4—Application of Part

This Part applies in respect of a declared area for a motor sport event only during the declared period for that event.

Division 2—Access to declared area

5—Access to declared area by permitted entrants

(1) A person may not enter or remain in a declared area for a motor sport event unless the person is a permitted entrant.

Maximum penalty: \$1 250.

Expiation fee: \$105.

- (2) A permitted entrant who is a resident or an invitee of a resident is entitled to such access to a declared area for a motor sport event as is necessary for or incidental to—
 - (a) the ordinary use or enjoyment of the resident's place of residence or business in the declared area; or
 - (b) travelling to or from that place of residence.
- (3) If a resident or an invitee of a resident is in a declared area for a motor sport event otherwise than under the entitlement referred to in subregulation (2) or some other entitlement conferred by or under the authority of the Board, the resident or invitee will not be regarded as a permitted entrant.

6-Entry to and exit from declared area

A person must not-

- (a) enter a declared area for a motor sport event except through an approved entrance; or
- (b) leave a declared area for a motor sport event except through an approved exit.

Maximum penalty: \$1 250.

Expiation fee: \$105.

7-Restriction on vehicles in declared area

A person must not take, drive or bring a vehicle into a declared area for a motor sport event except in accordance with a permit or other authorisation issued by or under the authority of the Board.

Maximum penalty: \$1 250.

Expiation fee: \$105.

8—Restriction on access to motor racing circuit

If a declared area for a motor sport event includes a motor racing circuit established by the Board under the Act, a person must not be on the circuit unless the person is—

- (a) the driver or other occupant of—
 - (i) a racing car; or

- (ii) a vehicle used to service, load or carry a racing car; or
- (iii) an emergency vehicle; or
- (iv) a vehicle that may be driven on the circuit under a specific permit or authorisation issued by or under the authority of the Board; or
- (b) a member of the support crew of a racing car; or
- (c) entering the circuit under a specific permit or authorisation issued by or under the authority of the Board.

Maximum penalty: \$1 250.

Expiation fee: \$105.

9—Restricted areas

- (1) A particular part of a declared area may be designated as a restricted area if, in the opinion of the Board or a person authorised by the Board, it would be unsafe to allow persons generally to enter or remain in that part of the declared area.
- (2) A restricted area must be—
 - (a) designated as such by appropriate markings; and
 - (b) identified by notices bearing the words "RESTRICTED AREA: ACCESS TO PERMITTED PERSONS ONLY" posted at or near each entrance to the area.
- (3) A person must not enter or remain in a restricted area except in accordance with a permit or authorisation issued by or under the authority of the Board.

Maximum penalty: \$1 250.

Expiation fee: \$105.

10—Opening and closing time of declared area

The Board must, by notice in the Gazette, fix an opening time and a closing time of a declared area for a motor sport event for each day of the declared period for that event.

Division 3—Permits, authorisations and tickets

11—Permits etc may be subject to conditions

- (1) Conditions may be imposed in respect of rights conferred by a permit, authorisation or ticket—
 - (a) in respect of a motor sport event promoted by the Board—by the Board;
 - (b) in respect of a motor sport event promoted by some other person—by the Minister.
- (2) Conditions imposed under subregulation (1) must be—
 - (a) stated or referred to in the permit, authorisation or ticket; or
 - (b) published in the Gazette.
- (3) A person must not contravene or fail to comply with the conditions to which the rights conferred by a permit, authorisation or ticket are subject.

Maximum penalty: \$1 250.

Expiation fee: \$105.

- 28 August 2014
- (4) Subject to any express term of the permit, authorisation or ticket to the contrary, a permit, authorisation or ticket does not confer a right to be in a declared area for a motor sport event on any day during the declared period for that event before the opening time, or after the closing time, fixed in respect of that day by the Board.

12—Reserved areas

- (1) The Board or a person authorised by the Board may, in a declared area for a motor sport event, set aside—
 - (a) certain areas as reserved areas; and
 - (b) certain blocks of seats as reserved blocks of seats; and
 - (c) certain seats as reserved seats.
- (2) The Board or a person authorised by the Board may issue tickets that entitle the ticket holder to—
 - (a) enter and remain in a reserved area; or
 - (b) occupy a seat in a reserved block of seats; or
 - (c) occupy a reserved seat.
- (3) Reserved areas, reserved blocks of seats and reserved seats must be clearly differentiated by signs or markings.
- (4) A person who is not the holder of a ticket conferring an entitlement to enter a particular reserved area must not enter or remain in that reserved area.

Maximum penalty: \$1 250.

Expiation fee: \$105.

(5) A person who is not the holder of a ticket conferring an entitlement to occupy a seat in a particular reserved block of seats must not occupy a seat in that reserved block of seats. Maximum penalty: \$1 250.

Expiation fee: \$105.

(6) A person who is not the holder of a ticket conferring an entitlement to occupy a particular reserved seat must not occupy that seat.

Maximum penalty: \$1 250.

Expiation fee: \$105.

13—Non-transferable tickets

A ticket marked "non-transferable" does not entitle any person except the person named or identified in the ticket to enter a declared area for a motor sport event.

14—Offences relating to tickets

(1) A person must not sell or offer for sale a ticket at a price greater than that fixed by or under the authority of the Board.

Maximum penalty: \$1 250.

Expiation fee: \$105.

(2) A person must not sell or offer for sale an imitation ticket. Maximum penalty: \$1 250.

Division 4—Conduct in declared area

15—Prohibition on taking alcoholic beverages into declared area

(1) Subject to this regulation, a person must not take an alcoholic beverage into a declared area for a motor sport event.

Maximum penalty: \$1 250.

Expiation fee: \$105.

- (2) This regulation does not apply to—
 - (a) a person who—
 - (i) holds a licence under the *Liquor Licensing Act 1997* authorising the sale of alcoholic beverages in the declared area; or
 - (ii) is acting under an authorisation issued by the Board; and
 - (b) an employee or agent of such a person acting in the ordinary course of his or her duties as an employee or agent.
- (3) A person must not consume in the declared area an alcoholic beverage that has been taken into the declared area in contravention of this regulation.

Maximum penalty: \$1 250.

Expiation fee: \$105.

16—Regulation of conduct in declared area

- (1) A person must not—
 - (a) except in accordance with a permit or other authorisation issued by or under the authority of the Board, take into a declared area for a motor sport event—
 - (i) a can or bottle; or
 - (ii) an animal or bird; or
 - (iii) a flare or explosive; or
 - (iv) anything that could be used for the erection of a structure; or
 - (b) in a declared area for a motor sport event—
 - (i) damage, deface or destroy property without the consent of the owner of the property; or
 - (ii) pick any flower or injure or uproot any tree, shrub, flower or other plant; or
 - (iii) deface any building or structure; or
 - (iv) except in accordance with a permit or other authorisation issued by or under the authority of the Board—
 - (A) post, stick or place any poster, placard, bill, banner, advertisement, print or paper on any building, structure or fence; or
 - (B) distribute printed matter; or
 - (C) sell or offer for sale anything; or
 - (D) erect any structure in the declared area; or

(E) climb on or remain on a structure in the declared area.

Maximum penalty: \$1 250.

Expiation fee: \$105.

- (2) A person, in a declared area for a motor sport event, must not—
 - (a) use threatening, insulting or indecent language; or
 - (b) behave in a disorderly, offensive or indecent manner; or
 - (c) urinate or defecate otherwise than in a building or structure specifically provided for the purpose; or
 - (d) climb on or remain on a tree, bush or shrub; or
 - (e) misuse any seat or structure; or
 - (f) block a thoroughfare (including any stair, steps, aisle, gangway or passage); or
 - (g) deposit litter except in a receptacle provided for that purpose; or
 - (h) throw any stone, bottle or other missile; or
 - (i) light or maintain a fire; or
 - (j) otherwise behave in a manner that may interfere with the comfort of persons in the declared area.

Maximum penalty: \$1 250.

Expiation fee: \$105.

(3) In this regulation—

disorderly includes riotous;

indecent includes obscene;

offensive includes threatening, abusive or insulting.

Division 5—Miscellaneous

17—Refreshment areas

- (1) A particular part of a declared area for a motor sport event may be designated as a refreshment area.
- (2) A refreshment area must be—
 - (a) designated as such by appropriate markings; and
 - (b) identified by notices bearing the words "REFRESHMENT AREA: NO GLASS MAY BE REMOVED FROM THIS AREA" posted at or near each exit to the area.
- (3) A person must not remove from a refreshment area a glass that has been obtained within that area.

Maximum penalty: \$1 250.

Expiation fee: \$105.

18—No smoking areas

(1) A part of a declared area for a motor sport event may be designated as a no smoking area if, in the opinion of the Board or a person authorised by the Board, it would be unsafe to permit smoking in that part of the declared area.

- (2) A no smoking area must be—
 - (a) designated as such by appropriate markings; and
 - (b) identified by notices bearing the words "NO SMOKING" posted at or near each entrance to the area.
- (3) A person must not smoke in a no smoking area. Maximum penalty: \$1 250. Expiation fee: \$105.

19-Entertainment licences in declared areas

- (1) The Board or a person authorised by the Board may grant a licence to a person to conduct an entertainment for members of the public in a declared area for a motor sport event.
- (2) A licence to conduct an entertainment may be subject to conditions.
- (3) Conditions to be observed by members of the public entering a declared area for the purposes of attending an entertainment conducted under a licence may be imposed—
 - (a) if the declared area is for a motor sport event promoted by the Board—by the Board;
 - (b) if the declared area is for a motor sport event promoted by some other person—by the Minister.
- (4) A person must not—
 - (a) conduct an entertainment in the declared area without being licensed to do so under this regulation; or
 - (b) if licensed to conduct an entertainment, contravene or fail to comply with a condition of the licence; or
 - (c) contravene or fail to comply with a condition imposed under subregulation (3).

Maximum penalty: \$1 250.

Expiation fee: \$105.

Part 3—Enforcement

20—Authorised persons

- (1) For the purposes of these regulations, a person may be appointed as an *authorised person* by the Board or the Minister.
- (2) An appointment may be—
 - (a) subject to conditions specified in the instrument of appointment; and
 - (b) varied or revoked at any time.
- (3) All members of the police force are authorised persons for the purposes of these regulations.
- (4) An authorised person may use such reasonable force as is necessary for the effective exercise of powers or functions under these regulations.

21—Identification of authorised persons

- (1) An authorised person, other than a member of the police force, must be issued with an identity card—
 - (a) containing the person's name and a photograph of the person; and

- (b) stating that the person is an authorised person for the purposes of these regulations.
- (2) If the powers of an authorised person have been limited by conditions under this Part, the identity card issued to the authorised person must contain a statement of the limitation on the authorised person's powers.
- (3) An authorised person (not being a uniformed member of the police force) must, at the request of a person in relation to whom the authorised person is exercising or proposing to exercise any power under these regulations, produce for the inspection of the person—
 - (a) the identity card issued under this regulation; or
 - (b) if the authorised person is a member of the police force—the member's certificate of identity.

22—Authorised person may request identification

- (1) If an authorised person has reasonable grounds to suspect that a person has committed an offence against these regulations, the authorised person may require that person to state his or her full name and address and, if the authorised person has reasonable cause to suspect that the name or address stated is false, the authorised person may require that person to produce evidence of the correctness of the name or address so stated.
- (2) A person must not—
 - (a) state to an authorised person a name or address that is false; or
 - (b) produce to an authorised person false evidence in relation to his or her name or address.

Maximum penalty: \$1 250.

23—Authorised person may search bags

- (1) An authorised person may request a person who is about to enter a declared area for a motor sport event during the declared period for that event to allow an authorised person to inspect any bag, basket or other receptacle that the person intends to take into the declared area.
- (2) A person to whom a request under subregulation (1) is made must not enter the declared area before complying with the request.

Maximum penalty: \$1 250.

Expiation fee: \$105.

24—Authorised persons—other powers

An authorised person may, in relation to a declared area for a motor sport event during the declared period for that event, do any of the following:

- (a) if a person is not entitled to enter the declared area, prevent the person from entering the declared area;
- (b) prevent a person—
 - (i) from entering the declared area otherwise than through an approved entrance; or
 - (ii) from leaving the declared area otherwise than through an approved exit;
- (c) request a person in the declared area to produce a ticket or other satisfactory evidence of that person's entitlement to be in the declared area or in a particular part of the declared area;
- (d) remove from the declared area a person—

- (i) who has unlawfully entered the declared area; or
- (ii) who fails to produce satisfactory evidence of that person's entitlement to be in the declared area; or
- (iii) found committing an offence against these regulations or whom the authorised person reasonably suspects of having committed or being about to commit an offence against these regulations;
- (e) if the authorised person considers that a dangerous or potentially dangerous situation exists in the declared area, request a person to immediately vacate the declared area or a part of the declared area;
- (f) if the authorised person has reasonable cause to believe that a person is in a restricted area in contravention of Part 2, remove the person from the restricted area;
- (g) if the authorised person has reasonable cause to believe that a person in the declared area does not hold an appropriate ticket entitling the holder to—
 - (i) enter and remain in a particular reserved area; or
 - (ii) occupy a seat in a particular reserved block of seats; or
 - (iii) occupy a particular reserved seat,

remove the person from-

- (iv) that reserved area; or
- (v) that seat in the reserved block of seats; or
- (vi) that reserved seat;
- (h) if the authorised person has reasonable cause to believe that—
 - (i) a ticket is an imitation ticket; or
 - (ii) a can, bottle or alcoholic beverage has been taken into the declared area in contravention of Part 2; or
 - (iii) a glass has been removed from a refreshment area in contravention of Part 2,

request the person in possession of the ticket, can, bottle, alcoholic beverage or glass to surrender it and, if it is not so surrendered, confiscate it;

- (i) confiscate—
 - (i) any poster, placard, bill, banner, advertisement, print or paper that has been stuck or placed on any building, structure or fence; or
 - (ii) any printed matter distributed; or
 - (iii) materials taken into the declared area for the purpose of erecting a structure; or
 - (iv) an animal, bird, flare or explosive taken into the declared area; or
 - (v) anything sold or reasonably suspected of being offered for sale in the declared area,

in contravention of Part 2;

(j) dismantle any structure that has been erected in the declared area in contravention of Part 2.

25—Offence to fail to comply with requirement of authorised person

A person required to do something by or to produce something to an authorised person in the exercise of powers or functions under these regulations must immediately do so. Maximum penalty: \$1 250.

26—Offence to re-enter declared area after removal

A person who has been removed from a declared area for a motor sport event by an authorised person must not re-enter the declared area within 24 hours of his or her removal. Maximum penalty: \$1 250.

27—Offence to hinder authorised person

A person must not interfere with, obstruct or hinder an authorised person in the exercise of powers or functions under these regulations. Maximum penalty: \$1 250.

28—Disposal of confiscated property

- (1) Subject to this regulation, if—
 - (a) an authorised person confiscates something under this Part during the declared period for a motor sport event; and
 - (b) the owner of the thing makes written application for its return before the expiration of 1 month from the end of the declared period,

it must be returned to the owner.

- (2) The Minister may—
 - (a) retain anything confiscated for such period as is necessary for the purposes of proceedings for an offence against these regulations; and
 - (b) dispose, as it thinks fit, of—
 - (i) any confiscated imitation ticket, poster, placard, bill, banner, advertisement, print or paper; or
 - (ii) any other confiscated thing not claimed by the owner.

Schedule 1—Revocation of South Australian Motor Sport Regulations 1999

The South Australian Motor Sport 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 28 August 2014

No 230 of 2014

14MTOUR0005

4169

South Australia

Police Regulations 2014

under the Police Act 1998

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Part 1—Preliminary

1—Short title

These regulations may be cited as the Police Regulations 2014.

2—Commencement

These regulations will come into operation on 1 September 2014.

3—Interpretation

In these regulations, unless the contrary intention appears-

Act means the Police Act 1998;

approved means approved by the Commissioner by general or special order under section 11 of the Act;

Code of Conduct or Code—see Part 5;

department means the administrative unit of the Public Service of which the Commissioner is chief executive, or in relation to which the Commissioner has the powers and functions of chief executive, under the *Public Sector Act 2009*;

employee means a member of SA Police or police cadet;

employee in the department means-

- (a) a member of SA Police; or
- (b) a police cadet, police medical officer or special constable; or
- (c) a person employed in or performing duties or functions in the department;

previous regulations means-

- (a) the Police Regulations 1999 (see Gazette 30.6.1999 p3312) (disallowed); or
- (b) the regulations revoked by these regulations; or
- (c) any regulations made and revoked under the *Police Act 1952*;

service does not include leave without pay unless otherwise ordered by the Commissioner.

Part 2—Command and structure of SA Police

4-Ranks

The ranks of officers and other members of SA Police in order of seniority (starting with the highest rank) are as follows:

- (a) Commissioner;
- (b) Deputy Commissioner;
- (c) Assistant Commissioner;
- (d) Commander;
- (e) Chief Superintendent;
- (f) Superintendent;
- (g) Chief Inspector;
- (h) Inspector;

- (i) Senior Sergeant;
- (j) Sergeant;
- (k) Senior Constable First Class;
- (l) Senior Constable;
- (m) Constable.

5—Relative seniority

Except as otherwise determined by the Commissioner under section 40 of the Act or as otherwise provided in these regulations, the relative seniority of members of SA Police will be determined as follows:

- (a) as between 2 members holding different ranks—the senior member is the member who holds the higher rank;
- (b) as between 2 members holding the same rank—the senior member is the member who has been holding the rank continuously for the longer period of time;
- (c) as between 2 members holding the same rank who have held the rank for the same period of time—the senior member is the member who, by general or special order of the Commissioner, is the senior member.

6—Responsibility when members are on duty together

- (1) If 2 or more members of SA Police are engaged on duty together—
 - (a) the senior member is responsible for the performance of the duty; and
 - (b) the junior member, regardless of the part of SA Police in which the member is serving, must comply with the orders given by the senior member.
- (2) For the purposes of subregulation (1), if a community constable is engaged on duty with a member of SA Police who is not a community constable, that other member is the senior and the community constable is the junior.
- (3) Despite subregulation (1)—
 - (a) if the Commissioner by general or special order, or any officer by order, directs that a specified member of SA Police is responsible for the performance of a particular duty, the other members of SA Police engaged on the duty, whether senior to the specified member or not, must comply with orders given by the member for the performance of the duty; and
 - (b) if a member of SA Police is, in accordance with these regulations, transferred to a position of a lower rank without loss of rank or seniority, the member must comply with the orders of such other members, whether junior to the member or not, as the Commissioner may direct for the performance of the duties of the position.
- (4) A direction by an officer under subregulation (3)(a) may only be given in relation to, and is only binding on, a member of SA Police who is under the officer's direction and superintendence.

7-Responsibility of members on duty with other department employees

If the Commissioner by general or special order directs that a specified employee in the department who is not a member of SA Police is responsible for the performance of a particular duty, all members of SA Police engaged on that duty must (subject to any general or special order of the Commissioner) comply with the orders given by that person for the performance of that duty.

Part 3—Initial appointments

8-Selection processes and requirements for initial appointment

- (1) An application for initial appointment as an employee or police medical officer must be made in a manner approved by the Commissioner.
- (2) Applications for initial appointment as an employee or police medical officer will be assessed, and selections for appointment made—
 - (a) in such manner; and
 - (b) according to such standards relating to physical and other requirements genuinely and reasonably required for that employment,

as may be approved by the Commissioner.

- (3) Despite subregulation (2)(b), the Commissioner may determine that any standards do not apply, or apply with such modifications as are specified by the Commissioner, to a particular applicant or position, or an applicant or position of a specified class.
- (4) The Commissioner may appoint a selection panel to advise the Commissioner on the suitability, or relative suitability, of applicants.
- (5) An applicant must, if required, attend for an interview before such a selection panel.
- (6) This regulation does not apply to an appointment to a position in SA Police of or above the rank of senior constable.

9—Appointment to certain ranks for specified term under section 23

Pursuant to section 23(2)(b) of the Act, a person who is not a member of SA Police may be appointed under section 23 to a position in SA Police of or above the rank of senior constable for a term specified under that section if applications for the position have been called for and an advisory committee formed to consider those applications has determined that there are no suitable applicants.

Part 4—Duties

10-Duties of all members of SA Police

Every member of SA Police must use all lawful means in his or her power-

- (a) to uphold the law, preserve the peace, prevent crime and carry out the other functions of SA Police; and
- (b) to ensure that all employees under his or her command perform their duties efficiently and in a proper manner.

Part 5—Code of Conduct

11—Code of conduct

- (1) For the purposes of section 37 of the Act, the provisions of this Part constitute a Code of Conduct for the maintenance of professional standards by employees.
- (2) An employee who contravenes or fails to comply with a provision of this Part (or attempts, aids, abets, counsels or procures such a contravention or failure) is guilty of a breach of the Code.

12—Interpretation of Code

In the Code—

behave includes any form of behaviour, whether by word, conduct or omission;

duty, in relation to an employee, means a duty of the employee under the Act, these regulations or any other Act or law;

order, in relation to an employee, means-

- (a) a general or special order made or given by the Commissioner; or
- (b) an order given by a person with authority under the Act or these regulations to give such an order to the employee.

13—Honesty and integrity

An employee must at all times act with honesty and integrity, whether in the course of his or her employment or otherwise.

14—Conduct prejudicial to SA Police

An employee must not, in the course of his or her employment or otherwise, behave in a manner that—

- (a) reflects or is likely to reflect adversely on SA Police; or
- (b) is prejudicial to good order and discipline in SA Police.

15—Performance of orders and duties

An employee must not, without good and sufficient cause, disobey a lawful order or direction or fail to carry out a lawful order, direction or duty promptly and diligently.

16—Negligence

An employee must not be negligent in carrying out a lawful order, direction or duty.

17—Proper exercise of authority

An employee must-

- (a) use only such force as is reasonably necessary in the execution of his or her duties; and
- (b) exercise his or her powers of arrest and search, and any other power or authority conferred on the employee by virtue of his or her employment, reasonably and for a proper purpose.

18—Conduct towards public, employees in the department

An employee, in dealing with members of the public in the course of his or her employment, or in dealing at any time with employees in the department—

- (a) must not unlawfully discriminate against any person; and
- (b) must not behave in an oppressive, offensive, abusive or insulting manner; and
- (c) must be impartial and respectful.

19—Conflict of interest

An employee—

- (a) must not knowingly place himself or herself in a position that creates or is likely to create a conflict of interest with his or her position as an employee; and
- (b) must immediately report any such conflict (or likelihood of conflict) that arises to an officer senior to the employee.

20—Improperly obtaining benefit or advantage

An employee must not improperly obtain or seek to obtain a benefit or advantage for himself or herself or another person from his or her position as an employee.

21—Confidentiality of information

An employee must treat information obtained by SA Police (or by the employee by virtue of his or her employment) as confidential and must not—

- (a) seek to obtain access to such information except in the proper execution of his or her duties; or
- (b) improperly use or disclose such information.

22—Responsibility for property

An employee must not lose, damage, waste or misuse SA Police property or property in the custody of SA Police and must do everything within his or her authority to prevent, and report in accordance with general or special orders, the loss, damage, waste or misuse of such property.

23—Improper complaint

An employee must not make a false or frivolous complaint against an employee in the department.

24—Foreign law

An employee must not be found guilty of an offence under foreign law in respect of conduct that would have constituted an offence if it had occurred in this State.

Part 6—Discipline

25—Charge for breach of Code

- (1) A charge against an employee for a breach of the Code must—
 - (a) be reduced to writing and signed by the Commissioner;
 - (b) be forwarded to the registrar of the Police Disciplinary Tribunal.
- (2) The registrar of the Police Disciplinary Tribunal must cause a copy of the charge to be served on the alleged offender together with a notice in the form prescribed in Schedule 2.

26—Procedure where breach admitted

(1) If the employee charged admits the charge in writing and forwards the admission so as to reach the registrar of the Police Disciplinary Tribunal within 21 days after service of the written charge, the registrar must forward the admission, any written statement or request made by the employee and all other relevant papers to the Commissioner.

- (2) On receipt of the admission, the Commissioner must consider any submissions in mitigation made by the employee—
 - (a) by written statement attached to the admission;
 - (b) if the employee indicated in the admission a desire to appear before the Commissioner—by personal representation to the Commissioner,

before making a decision as to any action to be taken to impose a punishment on the employee.

27—Procedure where breach not admitted

If the employee charged denies the charge or does not admit it in accordance with these regulations within 21 days after service of the written charge, the Police Disciplinary Tribunal must fix a time and place for hearing the charge.

28—Maximum reduction in remuneration, maximum fines

- (1) For the purposes of section 40(1)(f) and (i) of the Act—
 - (a) if the remuneration of an employee is to be reduced for an offence or breach of the Code—the total amount forfeited by the employee must not exceed \$1 250;
 - (b) if a fine is to be imposed for an offence or breach of the Code—the fine must not exceed \$1 250.
- (2) The Commissioner may, on imposing a fine for an offence or breach of the Code—
 - (a) grant time for the payment of the fine or permit it to be paid in instalments;
 - (b) deduct the fine from the employee's pay or from any money due to the employee.

Part 7—Drug and alcohol testing

Division 1—Preliminary

29—Interpretation

(1) In this Part, unless the contrary intention appears—

analyst means-

- (a) a person appointed by the Minister as an analyst for the purposes of Part 6 Division 2 of the Act; or
- (b) a person holding an office of a class approved by the Minister for the purposes of Part 6 Division 2 of the Act;

approved blood test kit means a kit of a kind declared under the *Road Traffic Act 1961* to be an approved blood test kit;

authorised member of SA Police—see regulation 30(2);

blood test information sheet means an information sheet in an approved form that sets out, for the benefit of sample collectors, the procedures prescribed under regulation 39;

high risk driving—see section 41B(2)(b) of the Act;

medical practitioner means a person registered under the *Health Practitioner Regulation National Law* to practise in the medical profession (other than as a student);

observer means a member of SA Police who performs the functions conferred on an observer under this Part in relation to the taking of a sample of blood;

prescribed concentration of alcohol means a concentration of 0.02 grams or more of alcohol in 100 millilitres of blood;

prescribed drug means—

- (a) delta-9-tetrahydrocannabinol;
- (b) methylamphetamine;
- (c) 3, 4-methylenedioxymethamphetamine (MDMA);

registered nurse means a person registered under the *Health Practitioner Regulation National Law—*

- (a) to practise in the nursing and midwifery profession as a nurse (other than as a student); and
- (b) in the registered nurses division of that profession;

sample collector means-

- (a) in the case of a sample of blood—a medical practitioner or registered nurse; and
- (b) in the case of a sample of oral fluid or urine—an authorised member;

test subject means-

- (a) a member of SA Police or a police cadet required to undergo drug and alcohol testing under section 41B of the Act; or
- (b) an applicant to whom section 41C(1) of the Act applies required to undergo drug and alcohol testing;

urine screening test means a test of a kind approved by the Commissioner under regulation 30 for the conduct of urine screening tests.

(2) For the purposes of this Part, a reference to a document being in an *approved form* means in a form approved by the Commissioner under regulation 30.

30—Commissioner may give approvals and authorisations for purposes of this Part

- (1) The Commissioner may give such approvals as are necessary or contemplated for the purposes of this Part, including (for example) approving certificates and other forms, tests for the conduct of urine screening and courses of training.
- (2) Subject to subregulation (3), the Commissioner may, for the purposes of Part 6 Division 2 of the Act, authorise a member of SA Police to do any or all of the following:
 - (a) to operate a breath analysing instrument;
 - (b) to conduct oral fluid analyses;
 - (c) to take urine samples.
- (3) The Commissioner may not authorise a member of SA Police to take urine samples, or to conduct breath or oral fluid analyses, unless the Commissioner is satisfied that the member has completed to a satisfactory level a course of training approved by the Commissioner.

Division 2—Drug testing

31—General requirements

- (1) If a test subject is required to submit to drug testing under Part 6 Division 2 of the Act, any biological sample that is to be taken from the test subject for the purposes of testing for the presence of a prescribed drug may not be taken more than 8 hours after the subject has come off duty, or more than 8 hours following a critical incident or high risk driving occurrence, as the case may be.
- (2) The following applies to the taking of a biological sample from a test subject by an authorised member for the purposes of drug testing:
 - (a) if the authorised member considers that a sample of oral fluid can be taken—the authorised member must take a sample of oral fluid;
 - (b) if the authorised member considers that a sample of oral fluid cannot be taken but that a sample of urine can—the authorised member must take a sample of urine;
 - (c) if the authorised member considers that neither a sample of oral fluid nor a sample of urine can be taken—the authorised member must arrange for a medical practitioner or registered nurse to take a sample of blood.

32—Oral fluid sample processes

- (1) The following are the procedures in accordance with which a sample of a test subject's oral fluid must be taken and dealt with for the purposes of drug testing:
 - (a) the authorised member must provide the test subject with the means by which the test subject can provide the sample of oral fluid;
 - (b) when the authorised member is satisfied that the test subject has provided a satisfactory sample of the test subject's oral fluid, the member may subject the sample to oral fluid analysis to determine whether the sample should be submitted for further analysis under regulation 35;
 - (c) if the authorised member does not subject the sample to oral fluid analysis, or an oral fluid analysis indicates that a prescribed drug may be present in the sample, the member must place the sample, in approximately equal proportions, in 2 containers suitable for the purpose;
 - (d) each container must contain a sufficient quantity of oral fluid to enable an analysis to be made of the presence of a prescribed drug in the oral fluid;
 - (e) the authorised member must then mark each container in a manner approved by the Commissioner and seal each container;
 - (f) it is the duty of the authorised member to take such measures as are reasonably practicable in the circumstances to ensure that the sample is not adulterated and does not deteriorate so as to prevent a proper analysis of the presence of a prescribed drug in the oral fluid;
 - (g) the authorised member must then complete a certificate in the approved form by inserting the particulars required by the form, which must then be signed by the member and the test subject;
 - (h) the original of the signed certificate must then be sent to or retained on behalf of the Commissioner;
 - (i) a copy of the signed certificate must be delivered to the test subject together with 1 of the sealed containers containing part of the oral fluid sample.

(2) A test subject must comply with all reasonable directions of an authorised member in connection with the taking of an oral fluid sample and the signing of a certificate under this regulation.

33—Urine sample processes

- (1) The following are the procedures in accordance with which a sample of a test subject's urine must be taken and dealt with for the purposes of drug testing:
 - (a) the authorised member must provide the test subject with a urine collection container and allow the test subject to provide the sample in private;
 - (b) the test subject must provide a sufficient sample of his or her urine in the container and then deliver the container to the authorised member immediately;
 - (c) the authorised member—
 - (i) must, within 4 minutes of receiving the sample, test the temperature, and conduct a visual examination, of the sample; and
 - (ii) may conduct any other test designed to determine whether or not the sample is a sample of the test subject's urine and is otherwise suitable for analysis;
 - (d) if the authorised member has reasonable cause to suspect that the sample—
 - (i) is not a sample of the test subject's urine or has been diluted or tampered with in any way; or
 - (ii) is not suitable for analysis for some other reason,

the member-

- (iii) must require another sample to be provided in accordance with this regulation; and
- (iv) may require the test subject to submit to a search before the additional sample is provided;
- (e) if the authorised member requires the test subject to submit to a search, the search—
 - (i) may only be conducted by, and in the presence of, a person of the same sex as the test subject; and
 - (ii) must be carried out in private; and
 - (iii) must not be witnessed by any more persons than is reasonably necessary;
- (f) if the test subject provides 2 samples that, in the opinion of the authorised member, are not samples of the test subject's urine or are otherwise unsuitable for analysis, the test subject will be taken to have failed to comply with a direction under section 41B or 41C of the Act (as the case requires);
- (g) when the authorised member is satisfied that the test subject has provided a satisfactory sample of the test subject's urine, the member may subject the sample to a urine screening test to determine whether the sample should be submitted for analysis;
- (h) if the authorised member does not subject the sample to a urine screening test, or a urine screening test indicates that a prescribed drug may be present in the sample, the member must, in the presence of the test subject place the sample, in approximately equal proportions, in 2 containers suitable for the purpose;

- (i) each container referred to in paragraph (h) must contain a sufficient quantity of urine to enable an analysis to be made of the presence of a prescribed drug in the urine;
- (j) the authorised member must then mark each container in a manner approved by the Commissioner and seal each container;
- (k) it is the duty of the authorised member to take such measures as are reasonably practicable in the circumstances to ensure that the urine is not adulterated and does not deteriorate so as to prevent a proper assessment of the concentration of any prescribed drug present in the urine of the test subject;
- (1) the authorised member must then complete a certificate in the approved form by inserting the particulars required by the form, which must then be signed by the member and the test subject;
- (m) the original of the signed certificate must then be sent to or retained on behalf of the Commissioner;
- (n) a copy of the signed certificate must be delivered to the test subject together with 1 of the sealed containers containing part of the urine sample.
- (2) A test subject must comply with all reasonable directions of an authorised member in connection with the taking of a urine sample and the signing of a certificate under this regulation.

34—Blood sample processes

- (1) The following are the procedures in accordance with which a sample of a test subject's blood must be taken and dealt with for the purposes of drug testing:
 - (a) the sample must be taken by a medical practitioner or registered nurse in the presence of an observer;
 - (b) the sample collector must place the sample, in approximately equal proportions, in 2 containers suitable for the purpose;
 - (c) each container must contain a sufficient quantity of blood to enable an accurate evaluation to be made of any concentration of any prescribed drug present in the blood and the sample of blood taken by the sample collector must be such as to furnish 2 such quantities of blood;
 - (d) the sample collector must then mark each container in a manner approved by the Commissioner and seal each container;
 - (e) it is the duty of the sample collector to take such measures as are reasonably practicable in the circumstances to ensure that the blood is not adulterated and does not deteriorate so as to prevent a proper assessment of the concentration of any prescribed drug present in the blood of the test subject;
 - (f) the sample collector must then complete a certificate in the approved form by inserting the particulars required by the form, which must then be signed by the sample collector, the observer in whose presence the sample has been taken and the test subject;
 - (g) the original of the signed certificate must then be sent to or retained on behalf of the Commissioner;
 - (h) a copy of the signed certificate must be delivered to the test subject together with 1 of the sealed containers containing part of the blood sample;

(i) a copy of the signed certificate must be delivered by the sample collector together with the other sealed container containing part of the blood sample to the observer;

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- (j) the blood sample container and copy of the certificate referred to in paragraph (i) must not be delivered into the possession of the test subject.
- (2) A test subject must comply with all reasonable directions of a sample collector or observer in connection with the taking of a blood sample and the signing of a certificate under this regulation.

35—Analysis of biological sample

(1) If—

- (a) an authorised member takes a urine or oral fluid sample and completes a certificate in relation to the sample; or
- (b) an observer is given a blood sample and a certificate in relation to the sample,

in accordance with this Division, the authorised member or observer (as the case may be) must cause the sample and certificate to be delivered to Forensic Science SA as soon as is reasonably practicable after the relevant taking or giving of the sample or certificate.

- (2) The Director of Forensic Science SA must, as soon as possible following the delivery of a sample under subregulation (1), ensure that the sample is analysed by or under the supervision of an analyst to determine the presence of any prescribed drug in the sample.
- (3) The analyst must then complete and sign a certificate certifying as to the following matters:
 - (a) the date of receipt at Forensic Science SA of the sample container and the certificate accompanying the sample container;
 - (b) the details of the mark on the sample container and the manner in which it was sealed;
 - (c) the name and professional qualifications of the analyst;
 - (d) the presence of any prescribed drug found to be present in the sample;
 - (e) any factors relating to the sample or the analysis that might, in the opinion of the analyst, adversely affect the accuracy or validity of the analysis;
 - (f) any other information relating to the sample or analysis (or both) that the analyst thinks fit to include.
- (4) The analyst's certificate must be sent by post to the test subject at the address shown as the test subject's address on the certificate accompanying the sample container.
- (5) A copy of the analyst's certificate must be sent to the Commissioner.
- (6) A biological sample delivered to Forensic Science SA under this regulation must be held by Forensic Science SA for a period of not less than 6 months following the delivery.

Division 3—Alcohol testing

36—Alcotesting and breath analyses

(1) An alcotest or breath analysis to which a test subject has been required to submit under Part 6 Division 2 of the Act may not be commenced more than 8 hours after the test subject has come off duty, or more than 8 hours following a critical incident or high risk driving occurrence, as the case may be.

- (2) The following persons may carry out breath testing of a test subject under this Division:
 - (a) in the case of an alcotest—a member of SA Police;
 - (b) in the case of a breath analysis—an authorised member.
- (3) The performance of an alcotest or breath analysis commences when a direction is first given to the test subject to exhale into the alcotest apparatus or breath analysing instrument to be used for the test.
- (4) If an alcotest conducted indicates that the prescribed concentration of alcohol may be present in the blood of the test subject, a member of SA Police may require the test subject to submit to a breath analysis by means of a breath analysing instrument.

37—Concentration of alcohol in breath taken to indicate concentration of alcohol in blood

If a test subject submits to a breath analysis and the breath analysing instrument produces a reading in terms of a number of grams of alcohol in 210 litres of the person's breath, the reading will, for the purposes of this Part, be taken to be that number of grams of alcohol in 100 millilitres of the person's blood.

38—Conduct of alcotest and breath analysis

- (1) A test subject required under the Act to submit to an alcotest or breath analysis must not refuse or fail to comply with all reasonable directions of the person operating the alcotest apparatus or breath analysing instrument in relation to the requirement and, in particular, must not refuse or fail to exhale into the apparatus or instrument by which the alcotest or breath analysis is conducted in accordance with the directions of the person operating the apparatus or instrument.
- (2) If a test subject submits to a breath analysis, the breath analysis must be conducted in the following manner:
 - (a) the test subject must provide 2 separate samples of breath for analysis;
 - (b) each sample must be provided in accordance with the directions of the authorised member conducting the analysis and must consist of not less than 1 litre of breath;
 - (c) there must be an interval of not less than 2 minutes and not more than 10 minutes between the provision of the samples.
- (3) Despite subregulation (2)—
 - (a) if, on analysing a sample of breath, the breath analysing instrument indicates an error in the analysis of the sample—
 - (i) that sample, or, if that sample was the second sample provided, both samples, must be disregarded; and
 - (ii) the test subject may be required to provide 2 further samples of breath for analysis using a different instrument (and such samples must be provided in accordance with subregulation (2)(b) and (c)); or
 - (b) if, on analysing a sample of breath, the breath analysing instrument indicates the presence of alcohol in the mouth of the test subject—
 - (i) that sample, or, if that sample was the second sample provided, both samples, must be disregarded; and

- (ii) the test subject may be required to provide 2 further samples of breath for analysis (and such samples must be provided in accordance with subregulation (2)(b) and (c)); or
- (c) if, on analysing 2 samples of breath, the breath analysing instrument indicates that the reading obtained on analysis of the second sample was more than 15% higher or lower than the reading obtained on analysis of the first sample—
 - (i) those samples must be disregarded; and
 - (ii) the test subject may be required to provide 2 further samples of breath for analysis (and such samples must be provided in accordance with subregulation (2)(b) and (c)); or
- (d) if, for any reason, a second sample of breath is not provided within 10 minutes of the provision of the first sample—
 - (i) the first sample is to be disregarded; and
 - (ii) the test subject may be required to provide 2 further samples of breath for analysis (and such samples must be provided in accordance with subregulation (2)(b) and (c)).
- (4) If a test subject submits to a breath analysis, the result of the breath analysis will, for the purposes of Part 6 Division 2 of the Act, be taken to be the reading produced by the breath analysing instrument, on analysis of the samples of breath provided by the test subject in accordance with this regulation, that indicates the lower concentration of alcohol in the test subject's breath (not taking into account any samples that, in accordance with this regulation, are to be disregarded).

39—Procedures for voluntary blood test

The following are the procedures in accordance with which a sample of a test subject's blood must be taken and dealt with for the purposes of testing for the presence of alcohol:

- (a) the test subject must cause the sample to be taken by a medical practitioner or registered nurse of the test subject's choice and must deliver to the sample collector—
 - (i) the blood test kit supplied to the test subject under regulation 41(4)(b) for use for that purpose; and
 - (ii) the blood test information sheet supplied to the test subject under regulation 40;
- (b) the sample must be taken by the sample collector as soon as is reasonably practicable but, in any event, within 4 hours of the test subject having submitted to the breath analysis indicating, for the purposes of the Act, the presence of alcohol in the test subject's blood;
- (c) the sample collector must place the sample, in approximately equal proportions, in 2 containers (being the containers provided as part of the blood test kit);
- (d) each container must contain a sufficient quantity of blood to enable an accurate evaluation to be made of any concentration of alcohol present in the blood and the sample of blood taken by the sample collector must be such as to furnish 2 such quantities of blood;
- (e) the sample collector must seal each container by application of the adhesive seal bearing an identifying number provided as part of the blood test kit;

- (f) it is the duty of the sample collector to take such measures as are reasonably practicable in the circumstances to ensure that the blood is not adulterated and does not deteriorate so as to prevent a proper assessment of the concentration of alcohol present in the blood of the test subject;
- (g) the sample collector must then complete a certificate in the approved form by inserting the particulars required by the form;
- (h) the certificate must be signed by the sample collector certifying as to the matters set out in the form;
- (i) the certificate must also bear the signature of the test subject, attested to by the signature of the sample collector;
- (j) the original of the signed certificate must then be delivered to the test subject together with 1 of the sealed containers containing part of the blood sample;
- (k) a copy of the signed certificate must be delivered by the sample collector together with the other sealed container containing part of the blood sample to a member of SA Police who must, in turn, deliver that copy of the certificate and the blood sample container to Forensic Science SA;
- the blood sample container and copy of the certificate referred to in paragraph (k) must not be delivered into the possession of the test subject;
- (m) on receipt of the blood sample container and certificate at Forensic Science SA, the blood in the container must be analysed as soon as is reasonably practicable by or under the supervision of an analyst to determine the concentration of alcohol present in the blood expressed in grams in 100 millilitres of blood;
- (n) the analyst must then complete and sign a certificate certifying as to the following matters:
 - (i) the date of receipt at Forensic Science SA of the blood sample container and the certificate accompanying the blood sample container;
 - (ii) the identifying number appearing on the adhesive seal used to seal the blood sample container;
 - (iii) the name and professional qualifications of the analyst;
 - (iv) the concentration of alcohol found to be present in the blood expressed in grams in 100 millilitres of blood;
 - (v) any factors relating to the blood sample or the analysis that might, in the opinion of the analyst, adversely affect the accuracy or validity of the analysis;
 - (vi) any other information relating to the blood sample or analysis or both that the analyst thinks fit to include;
- (o) the analyst's certificate must be sent by post to the test subject at the address shown as the test subject's address on the certificate accompanying the blood sample container;
- (p) a copy of the analyst's certificate must be sent to or retained on behalf of the Minister;
- (q) a copy of the analyst's certificate must also be sent to the Commissioner.

40—Request for approved blood test kit

- (1) For the purposes of regulation 41(4)(b), a request for an approved blood test kit must be made in accordance with the following provisions:
 - (a) the request may, in the first instance, be made orally to the authorised member conducting the breath analysis;
 - (b) on such a request having been made by the test subject, the authorised member or any other member of SA Police present must complete a written request in an approved form by inserting the particulars required by the form;
 - (c) the test subject making the request must then sign the request form in the presence of the authorised member or other member of SA Police and the test subject's signature must be attested to by the signature of the authorised member or other officer;
 - (d) the original of the signed request form may be retained by the test subject making the request;
 - (e) a copy of the signed request form must be delivered to the authorised member or other member of SA Police.
- (2) The copy of the request form delivered to the authorised member or other member of SA Police must be delivered to the Commissioner or retained on the Commissioner's behalf for 12 months from the day on which the request form was signed by the test subject making the request.
- (3) If a test subject requests an approved blood test kit, the authorised member or any other member of SA Police must provide the test subject with a blood test information sheet.

Division 4—Evidence etc

41—Evidence etc

- (1) If the requirements and procedures in relation to breath analysing instruments and breath analysis under this Part, including subregulations (3) and (4), have been complied with, it must be presumed, in the absence of proof to the contrary, that the concentration of alcohol so indicated was present in the blood of the test subject at the time of the analysis.
- (2) No evidence can be adduced in rebuttal of the presumption created by subregulation (1) except—
 - (a) evidence of the concentration of alcohol in the blood of the test subject as indicated by analysis of a sample of blood taken and dealt with in accordance with the procedures set out in this Part; and
 - (b) evidence as to whether the results of analysis of the sample of blood demonstrate that the breath analysing instrument gave a false reading of the concentration of alcohol present in the blood of the test subject.
- (3) As soon as is practicable after a test subject has submitted to an analysis of breath by means of a breath analysing instrument, the authorised member who conducted the analysis must deliver to the test subject a statement in writing specifying—
 - (a) the reading produced by the breath analysing instrument; and
 - (b) the date and time of the analysis.

- (4) If a test subject has submitted to an analysis of breath by means of a breath analysing instrument and any concentration of alcohol is indicated as being present in the blood of that test subject by the breath analysing instrument, the authorised member who conducted the analysis must immediately—
 - (a) give the person the oral advice determined by the Commissioner and deliver to the person the written notice determined by the Commissioner as to the operation of this Act in relation to the results of the breath analysis and as to the procedures set out in this Part for the taking and analysis of a sample of the person's blood; and
 - (b) at the request of the person made in accordance with regulation 40, deliver an approved blood test kit to the person.
- (5) A certificate purporting to be signed by an authorised member in relation to a breath analysing instrument and to certify that—
 - (a) the apparatus used by the authorised member was a breath analysing instrument within the meaning of Part 6 Division 2 of the Act; and
 - (b) the breath analysing instrument was in proper order and was properly operated; and
 - (c) the provisions of Part 6 Division 2 of the Act and this Part with respect to breath analysing instruments and the manner in which an analysis of breath by means of a breath analysing instrument is to be conducted were complied with is, in the absence of proof to the contrary, proof of the matters so certified.
- (6) A certificate purporting to be signed by a member of SA Police and to certify that an apparatus referred to in the certificate is or was of a kind approved under the *Road Traffic Act 1961* for the purpose of performing alcotests is, in the absence of proof to the contrary, proof of the matter so certified.
- (7) A certificate purporting to be signed by a member of SA Police and to certify that a person named in the certificate submitted to an alcotest on a specified day and at a specified time and that the alcotest indicated that any concentration of alcohol may then have been present in the blood of that person is, in the absence of proof to the contrary, proof of the matters so certified.
- (8) A certificate purporting to be signed by an analyst, certifying as to the concentration of alcohol, or any prescribed drug, found in a specimen of blood identified in the certificate expressed in grams in 100 millilitres of blood is, in the absence of proof to the contrary, proof of the matters so certified.
- (9) A certificate purporting to be signed by an authorised member and to certify that—
 - (a) a person named in the certificate submitted to an analysis of breath by means of a breath analysing instrument on a day and at a time specified in the certificate; and
 - (b) the breath analysing instrument produced a reading specified in the certificate; and
 - (c) a statement in writing required by subregulation (3) was delivered in accordance with that subregulation,
 - is, in the absence of proof to the contrary, proof of the matters so certified.
- (10) A certificate purporting to be signed by an authorised member and to certify—
 - (a) that, on a date and at a time specified in the certificate, a person named in the certificate submitted to an analysis of breath by means of a breath analysing instrument; and
 - (b) that the relevant oral advice and the relevant written notice were given and delivered to the person in accordance with subregulation (4)(a); and

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(c) that—

- (i) the person did not make a request for an approved blood test kit in accordance with this Part; or
- (ii) at the request of the person, a kit that, from an examination of its markings, appeared to the person signing the certificate to be an approved blood test kit was delivered to the person in accordance with subregulation (4)(b),

is, in the absence of proof to the contrary, proof that the requirements of subregulation (4) were complied with in relation to the person.

- (11) A certificate purporting to be signed by a member of SA Police and to certify that a person named in the certificate was required under Part 6 Division 2 of the Act and this Part to submit to an alcotest or breath analysis and refused or failed to comply with all reasonable directions of a member of SA Police in relation to the requirement is, in the absence of proof to the contrary, proof of the matter so certified.
- (12) A certificate purporting to be signed by the Commissioner and to certify that a person named in the certificate is an authorised member is, in the absence of proof to the contrary, proof of the matter so certified.
- (13) In any proceeding under the Act, and in the absence of proof to the contrary, any of the following certificates is evidence of the matters certified in the certificate:
 - (a) a certificate purporting to be signed by a sample collector certifying that an identified urine or oral fluid sample was taken or collected—
 - (i) from a named person; and
 - (ii) at a specified date and time; and
 - (iii) in accordance with this Part;
 - (b) a certificate purporting to be signed by a medical practitioner or registered nurse certifying that an identified blood sample was taken or collected—
 - (i) from a named person; and
 - (ii) at a specified date and time; and
 - (iii) in accordance with this Part;
 - (c) a certificate purporting to be signed by an authorised member certifying—
 - (i) that an identified oral fluid sample taken from a named person named in the certificate was subjected to oral fluid analysis on a specified day and at a specified time; and
 - (ii) that the oral fluid analysis indicated that a prescribed drug may then have been present in the oral fluid of the person;
 - (d) a certificate purporting to be signed by an authorised member certifying—
 - (i) that the apparatus used to conduct an oral fluid analysis was in proper order; and
 - (ii) that the oral fluid analysis was properly conducted;
 - (e) a certificate purporting to be signed by an analyst certifying—
 - (i) that an identified blood, urine or oral fluid sample taken from a named person was analysed for alcohol or prescribed drugs in accordance with this Part; and

- (ii) the results obtained from that analysis.
- (14) If a certificate of an analyst relating to a blood, urine or oral fluid sample taken in accordance with this Part is received as evidence in proceedings and states that a prescribed drug has been found to be present in the blood, urine or oral fluid sample to which the certificate relates, it will be presumed, in the absence of proof to the contrary, that the prescribed drug stated in the certificate was present in the sample when the sample was taken.

Division 5—Other matters

42—Test subject may arrange for analysis of biological sample

A test subject from whom a biological sample was taken for the purposes of Part 6 Division 2 of the Act may cause the sample as contained in the sample container delivered to that test subject to be analysed to determine the presence of any alcohol or prescribed drug present in the sample.

43—Destruction of biological samples

The Commissioner must ensure that a biological sample taken for the purposes of Part 6 Division 2 of the Act (and any other forensic material taken incidentally in the course of drug and alcohol testing) is destroyed—

- (a) if disciplinary proceedings based on evidence of the results of analysis of the biological sample are not commenced—as soon as is reasonably practicable after the decision has been made not to commence proceedings; or
- (b) if disciplinary proceedings are commenced—as soon as is reasonably practicable after the proceedings (including any proceedings on review or appeal) are finally determined or discontinued.

Part 8—Transfers

44—Transfer to position of higher rank

- (1) Subject to this regulation, the Commissioner may, under section 47 of the Act, transfer a member of SA Police to a position of a higher rank—
 - (a) until a person on leave from or otherwise temporarily unable to perform the duties of the position returns to the position; or
 - (b) if the position has been permanently vacated, until the position is filled by selection processes.
- (2) A transfer as authorised under subregulation (1)—
 - (a) may be made on such conditions as are approved by the Commissioner; and
 - (b) must not be for a period exceeding 2 years.
- (3) If a member has been transferred to a position of a higher rank as authorised under this regulation, the Commissioner may, under section 47 of the Act, transfer the member to a position of a lower rank in order to return the member to a position of a rank the same as that of his or her original position.

45—Transfer to position of lower rank

- (1) Subject to this regulation, the Commissioner may, under section 47 of the Act, transfer a member of SA Police to a position of lower rank if—
 - (a) the transfer is in the opinion of the Commissioner necessary—
 - (i) for the purposes of the restructuring of a part of SA Police; or
 - (ii) for the purposes of filling a designated position; and
 - (b) the transfer is made on condition that the member retains his or her existing rank and seniority while occupying the position of a lower rank.
- (2) A member transferred as authorised under subregulation (1) may be further transferred to positions of a rank lower than that of his or her original position.
- (3) The period or aggregate of the periods for which a transfer or transfers authorised under subregulation (1) or (2) may continue must not exceed 2 years or such longer period as the Minister may approve in a particular case.
- (4) If a member has been transferred to a position of a lower rank as authorised under this regulation, the Commissioner may, under section 47 of the Act, transfer the member to a position of a higher rank in order to return the member to a position of a rank the same as that of his or her original position.
- (5) On transferring a member to a position of a lower rank as authorised under this regulation, the Commissioner must give orders as to the performance by the member of the duties of the position and the members whose orders will be binding on the member while in the position.
- (6) In this regulation—

designated position means a position that the Commissioner determines, based on the nature of the position, or the qualifications, experience or other attributes that are essential or desirable in respect of the position, to be a position that, without a transfer under subregulation (1), would be difficult to fill.

Part 9—Appointment to promotional positions in SA Police

46—Application of Part

Nothing in this Part applies in relation to a transfer under the Act or these regulations from 1 position in SA Police to another.

47—Notice of requirements or qualifications for appointment

If the Commissioner by general or special order makes provision concerning the requirements or qualifications for appointment to a position of or above the rank of senior constable, he or she must cause notice of the order to be given in the Police Gazette or in such other manner as may be approved by the Commissioner as soon as practicable after it is made.

48—Selection processes

- (1) This regulation applies to an appointment to a position in SA Police of or above the rank of senior constable and of or below the rank of Assistant Commissioner.
- (2) The Commissioner must cause the position to be advertised in either or both of the following ways:
 - (a) by publishing a notice in the Police Gazette calling for applicants (except in the case of an appointment under section 23 of the Act);

- (b) by advertising the position in such other manner as may be approved by the Commissioner.
- (3) The Commissioner may appoint an advisory committee of at least 3 persons, 1 of whom may be the Commissioner, to assist in determining the suitability of applicants to fill the position.
- (4) If the Commissioner is a member of the committee, the Commissioner will determine, with the advice and assistance of the other members of the committee, which applicant is the most suitable on merit (or, if appropriate, that there is no suitable applicant).
- (5) If the Commissioner is not a member of the committee, the committee must determine which applicant is, in the opinion of the committee, the most suitable on merit (or that there is no suitable applicant) and advise the Commissioner in writing accordingly.
- (6) An applicant may be required to take part in or submit to an interview, test, medical or psychological assessment, training course or other assessment procedure.
- (7) A member of SA Police must, at the request of an advisory committee, appear before or produce to the committee any record, document or other information to which the member has access and that the committee needs in connection with its determination.

49—Period of appointment

- (1) The Commissioner may, in seeking applicants for a position of or above the rank of senior constable and of or below the rank of Assistant Commissioner, specify that any or all of the following periods of appointment apply to the position:
 - (a) a specified period of appointment;
 - (b) a minimum period of appointment;
 - (c) a maximum period of appointment.
- (2) A specified period may be varied at the discretion of the Commissioner.
- (3) A specified minimum period may be reduced, and a specified maximum period may be increased, at the discretion of the Commissioner.
- (4) If a minimum period of appointment is specified in respect of a position, a person appointed to the position is not, except at the discretion of the Commissioner, eligible for appointment to another position in SA Police of the same or a lower rank until the minimum period has expired.

Part 10—Grievance process and review

50—Application for review of informal inquiry

- (1) If an employee is found on informal inquiry to have committed a breach of the Code, an application by the employee for review under section 43 of the Act must be made to the first officer in the same line of command as the employee, determined in ascending order from the next rank above the employee's rank—
 - (a) who was not involved in the informal inquiry or investigations leading up to the informal inquiry; and
 - (b) who is on duty during the 3 weekdays following the day on which the application is delivered to the Commissioner's office in accordance with subregulation (2).

- (2) An application for review under section 43 of the Act—
 - (a) must be addressed to the "Informal Inquiry Review Officer" and delivered to the Commissioner's office for forwarding to the member determined under subregulation (1); and
 - (b) must be in writing in a form approved by the Commissioner; and
 - (c) must identify the informal inquiry in respect of which the review is sought; and
 - (d) must state the grounds on which the review is sought; and
 - (e) must be delivered to the Commissioner's office within 7 days after the day on which the particulars of the finding or determination on the inquiry are furnished to the employee.
- (3) In this regulation—

weekday means a day other than a Saturday or a Sunday or other public holiday.

51—Unsatisfactory performance review panel

If it is proposed that action be taken under section 46 of the Act against a member of SA Police on the grounds of unsatisfactory performance, the panel of persons required under subsection (5)(c) of that section—

- (a) will consist of 3 persons appointed by the Commissioner, at least 1 of whom must be a member of SA Police currently employed in a human resource management or development area of SA Police; and
- (b) must be chaired by a person specified by the Commissioner; and
- (c) must make its decision by majority vote; and
- (d) must notify its decision to the Commissioner in writing as soon as practicable after the panel is appointed by the Commissioner; and
- (e) subject to this regulation, may determine its own procedures.

52—Grievance process for section 47 transfer

- (1) A member of SA Police who is transferred to another position under section 47 of the Act and is aggrieved by the transfer may apply to the Commissioner to have his or her grievance dealt with.
- (2) An application under this regulation—
 - (a) must be in writing in a form approved by the Commissioner; and
 - (b) must identify the transfer giving rise to the grievance; and
 - (c) must set out the grounds of the grievance; and
 - (d) must be delivered to the Commissioner's office within 14 days after the member is notified in writing of his or her transfer under section 47.
- (3) The Commissioner must give written notice to the applicant of the Commissioner's decision on the grievance application.

53—Grievance process for selection decision

(1) A member of SA Police who is aggrieved by a selection decision notified in the Police Gazette under section 55 of the Act may apply to the Commissioner to have his or her grievance dealt with.

- (2) An application under this regulation—
 - (a) must be in writing in a form approved by the Commissioner; and
 - (b) must identify the decision giving rise to the grievance; and
 - (c) must set out the grounds of the grievance; and
 - (d) must be delivered to the Commissioner's office within 14 days after the selection decision is notified in the Police Gazette.
- (3) On an application under this regulation, the Commissioner may—
 - (a) confirm the selection decision;
 - (b) quash the selection decision;
 - (c) order that the selection processes be recommenced from the beginning or some later stage specified by the Commissioner.
- (4) The Commissioner must give written notice to the applicant of the Commissioner's decision on the grievance application within 28 days after receipt of the application (or within such longer period as may be agreed between the applicant and the Commissioner).

54—Applications to Police Review Tribunal—time and procedures

- (1) An application to the Police Review Tribunal under section 48 of the Act by a member (or former member) of SA Police for a review of a decision to terminate the member's appointment must be made within 28 days after the member or former member receives written notice of the relevant decision.
- (2) An application to the Tribunal under section 52 of the Act by a member of SA Police for a review of a decision to transfer the member to another position must be made within 14 days after the member receives written notice of the decision.
- (3) An application to the Tribunal under section 55 of the Act by a member of SA Police for a review of a selection decision must be made within 7 days after the member receives written notice of the decision made on his or her grievance application in respect of the selection decision.
- (4) An application to the Tribunal for a review—
 - (a) must be—
 - (i) in a form approved by the Secretary to the Tribunal; and
 - (ii) typewritten or printed; and
 - (iii) in triplicate; and
 - (b) must identify the decision to be reviewed; and
 - (c) must set out the grounds for review; and
 - (d) must specify the relief sought on review; and
 - (e) must state whether or not the applicant requires any person to be summoned to appear before the Tribunal, or to produce any document, object or material; and
 - (f) in the case of an application for review of a selection decision under section 55 of the Act—must be accompanied by a copy of the decision made on the member's grievance application under that section.

- (5) An applicant to the Tribunal, or a member of SA Police summoned to appear before the Tribunal, must be granted the necessary leave of absence to allow him or her to appear before the Tribunal.
- (6) The Tribunal must hear and determine an application for review of a selection decision under section 55 of the Act within 28 days after receipt by the Tribunal of the application.

Part 11—History of employees

55—Duty to keep history

- (1) The Commissioner must cause a history to be kept of the conduct and service of every employee.
- (2) The history of each employee must include the following particulars:
 - (a) full name, identification number, personal description, marital status and next of kin;
 - (b) educational, trade or professional qualifications gained, and special training completed, before or after joining SA Police;
 - (c) appointments, promotions and transfers;
 - (d) war service, military distinctions and other distinctions;
 - (e) entries, as directed by the Commissioner in each case, of meritorious conduct and other matters favourable to the employee;
 - (f) punishments imposed by the Commissioner (unless the Commissioner directs the punishment is not to be recorded);
 - (g) such particulars of any penalty imposed on the employee in a court of law as the Commissioner directs;
 - (h) leave granted or taken;
 - (i) any other particulars required by or under the Act or these regulations or directed from time to time by the Commissioner.
- (3) The history of each employee must be maintained in the manner and place directed by the Commissioner.

56—Removal of entry relating to punishment or penalty

- (1) If—
 - (a) there is an entry recording a punishment or penalty in the history of an employee; and
 - (b) not less than 5 years have elapsed since the entry was made; and
 - (c) no further entry recording a punishment or penalty has since been made,

the employee may apply to the Commissioner in writing to have the entry, and any previous entry recording a punishment or penalty, removed from the employee's history.

- (2) On receipt of such an application, the Commissioner—
 - (a) may, if he or she thinks fit, order that the entry or any previous such entry be removed; and
 - (b) must in any event advise the employee of the Commissioner's response to the application.
57—Access of employee to history

An employee—

- (a) must be given access to his or her history in accordance with procedures approved by the Commissioner; and
- (b) must, on application, be supplied with a copy of the history.

58—Record of commendation of employee

- (1) If an employee displays unusual moral or physical courage or shows exceptional tact, skill or ability, the officer in charge of the employee may, if it is considered that the conduct of the employee justifies a commendation being recorded, cause a report giving full particulars to be furnished to the Commissioner.
- (2) The Commissioner must, if satisfied (on the basis of that report or such further inquiry as the Commissioner may require) that the conduct of the employee deserves commendation, cause a record to be made in the employee's history.

59—Certificate of service

- (1) On ceasing to be employed under the Act, an employee will, on application to the Commissioner, be granted a certificate of service showing the employee's rank (or position), period of service and such other information as may be approved by the Commissioner.
- (2) A certificate showing the rank (or position) and period of service of a deceased employee will be supplied to the employee's next of kin on request.
- (3) The Commissioner may, on application, issue a duplicate certificate of service if satisfied of the loss or destruction of the original certificate.

Part 12—Leave of absence

60—Interpretation

A reference in this Part to an employee, an officer or a member of SA Police does not include—

- (a) the Commissioner or Deputy Commissioner; or
- (b) an Assistant Commissioner appointed after the commencement of the *Police* (*Contract Appointments*) *Amendment Act 1996* (19 December 1996); or
- (c) a person appointed under section 23 of the Act; or
- (d) a community constable.

61—Recreation and sick leave for officers

An officer is entitled to the rest days and recreation and sick leave that other members of SA Police are entitled to under these regulations or the Police Officers' Award.

62—Special sick leave for war service disabilities

(1) The Commissioner may grant a member of SA Police who provides evidence that he or she is absent from duty because of a disability accepted by the Commonwealth Repatriation Commission as due to war service special sick leave with pay (not debited against sick leave credits) for a period not exceeding the special sick leave standing to the credit of that member under this regulation.

- (2) The special sick leave standing to the credit of a member of SA Police absent due to a disability arising from war service is as follows:
 - (a) a non-accumulative credit of 45 working days credited on 1 July 1955 or on appointment as a member of SA Police (whichever is the later); plus
 - (b) a cumulative credit of 15 working days credited on 1 July 1964, or on appointment as a member of SA Police (whichever is the later) and on the anniversary of that date in each succeeding year to a maximum accumulation of 45 working days at any 1 time under this paragraph,

less the number of working days of leave that have been taken by the officer under this regulation or a corresponding provision of the previous regulations, debited in accordance with subregulation (3).

- (3) The special sick leave standing to the credit of a member of SA Police under subregulation (2)(b)—
 - (a) may only be taken after the special sick leave standing to the member's credit under subregulation (2)(a) has been exhausted; and
 - (b) re-accumulates in accordance with subregulation (2)(b) if taken, but not so as to exceed the specified maximum accumulation.
- (4) Special sick leave granted under this regulation is in addition to any other leave to which a member of SA Police may be entitled.

63—Compassionate leave

- (1) The Commissioner may grant leave to an employee on the death of a person closely related to the employee.
- (2) Leave granted under subregulation (1)—
 - (a) may only be granted for a period between notification of the death by the employee and the end of the day of the funeral of the person who has died; and
 - (b) must be without reduction in pay where the leave granted does not exceed the number of hours ordinarily worked by the employee in 3 working days.
- (3) An employee must, for the purposes of this regulation, provide proof to the satisfaction of the Commissioner of the death of the related person.
- (4) For the purposes of this regulation—

person closely related to the employee means a person determined by the Commissioner to be closely related (whether by blood, marriage or otherwise) to the employee.

64—Other special leave

- (1) The Commissioner may grant special leave to an employee if in the opinion of the Commissioner the grant of the leave is justified by special circumstances.
- (2) Special leave under this regulation may be granted—
 - (a) on full pay, reduced pay or without pay; and
 - (b) on such other conditions,

as the Commissioner thinks fit.

(3) The Commissioner may approve a maximum period for which special leave on full pay may be granted in any financial year and, if such a maximum has been approved, no special leave on full pay may be granted to an employee in a financial year in excess of that maximum.

- (4) Despite subregulation (3), the Commissioner may—
 - (a) grant special leave on reduced pay for a proportionately longer period than that approved under subregulation (3); or
 - (b) grant special leave on full or reduced pay to an employee for a longer period than that approved under subregulation (3) to enable the employee to undertake a training course or an attachment to another organisation.
- (5) Where special leave is granted without pay, the Commissioner may order that the whole or any part of the leave be counted as service.

65—Leave for service in armed forces

- (1) The Commissioner may grant leave to an employee who serves in the armed forces of the Commonwealth to enable the employee to undertake the training or duties required by that service.
- (2) Leave will be granted for the periods and on the terms and conditions as to pay or otherwise that are approved by the Commissioner.

66—Leave bank

The Commissioner may make and carry out an arrangement with employees under which employees forego part of their annual recreation leave in return for the grant of additional sick leave.

Part 13—Property in custody of SA Police

67—Application of Part

- (1) Subject to subregulation (2), this Part applies subject to any other Act or regulation.
- (2) Despite subregulation (1), the *Unclaimed Goods Act 1987* does not apply to the sale, destruction or other disposal of property under this Part.

68—Interpretation

In this Part, unless the contrary intention appears-

found property means any personal property that has been lost and whose owner is unknown at the time at which it is found;

legal proceedings includes a coronial inquiry;

money includes a negotiable instrument;

owner, in relation to property, means the person who is entitled to possession of the property;

prescribed account means an ADI (authorised deposit-taking institution) account maintained for the purpose of holding money that is in the custody of SA Police or the proceeds of the sale of other property that is in the custody of SA Police;

property means—

- (a) found property; and
- (b) the personal effects of deceased persons; and
- (c) property that is seized or otherwise taken into the custody of a member of SA Police for investigatory or evidentiary purposes;

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unclaimed property means property that has been in the custody of SA Police for the period of at least 2 months and in relation to which—

- (a) there is no person who appears, to the satisfaction of the Commissioner, to be the owner of the property; or
- (b) there is such a person but that person has not been located after reasonable inquiry; or
- (c) there is such a person but that person has not exercised his or her right to recover the property,

but does not include found property unless, in addition-

- (d) the finder has not exercised his or her right to claim the property within 42 days from the time at which he or she delivered the property to SA Police; or
- (e) the finder has relinquished his or her claim to the property.

69—Custody of property

- (1) The Commissioner must ensure the safety and security of property in the custody of SA Police.
- (2) If a member of SA Police receives, seizes or otherwise takes custody of property, the member (or where 2 or more members are performing duty together, the senior member) must cause—
 - (a) a record of the property to be made in the manner approved by the Commissioner; and
 - (b) subject to this Part, the property to be kept in the manner and place approved by the Commissioner; and
 - (c) a receipt to be issued, as soon as is reasonably practicable and in the manner approved by the Commissioner, to the person from whom the property was received, seized or otherwise obtained.
- (3) A member of SA Police must not use property that is in the custody of SA Police for purposes other than—
 - (a) those for which it was received, seized or otherwise taken; or
 - (b) purposes authorised under these regulations.

70—Money

- (1) Money that is in the custody of SA Police must, unless it is required *in specie* for evidentiary purposes in legal proceedings or to assist in the identification of its owner, be paid into a prescribed account in accordance with general or special orders.
- (2) If the money is not in Australian currency, it must be converted to Australian currency for retention in the account.
- (3) On payment of money into a prescribed account—
 - (a) the amount in Australian currency paid into the account; and
 - (b) except where found money is later returned to the finder or a court otherwise orders, any interest earned on the amount,

is to be taken to constitute the relevant money for the purposes of the disposal of property in accordance with these regulations.

71—Investigation of ownership

The Commissioner must cause all reasonable efforts to be made to determine and locate the owner of property that is in the custody of SA Police.

72—Disposal of property

- (1) Subject to any order of a court, property that is in the custody of SA Police for investigatory or evidentiary purposes must not be released or disposed of by SA Police except—
 - (a) for scientific analysis, use as an exhibit or other use in connection with legal proceedings or official investigations; or
 - (b) in accordance with subregulation (2), when the Commissioner is satisfied that the property is no longer required for use in connection with any legal proceedings or official investigations.
- (2) Subject to subregulation (1) property that is in the custody of SA Police must be disposed of as follows:
 - (a) if a court makes an order for the disposal of the property—the property must be disposed of in accordance with that order;
 - (b) if proceedings to determine the ownership of the property have commenced—the property must be retained by SA Police until those proceedings have been completed or discontinued;
 - (c) subject to paragraphs (a) and (b)—
 - (i) if there is a person who appears, to the satisfaction of the Commissioner, to be the owner, the property must be returned to that person unless he or she—
 - (A) cannot be located after reasonable inquiry; or
 - (B) does not exercise his or her right to recover the property;
 - (ii) if there is no person who appears to be the owner (or if subparagraph (i)(A) or (B) applies) and the property is found property claimed by the finder within the period required by these regulations and retained by SA Police for the period required by these regulations—the property must be returned to the finder in accordance with these regulations;
 - (iii) if the property is unclaimed property—it must be disposed of as unclaimed property in accordance with these regulations.

73—Dealing with certain property

Despite these regulations—

- (a) if property in the custody of SA Police is of such a nature that no person is lawfully entitled to it, the Commissioner must, if the property is not required by SA Police for use in connection with any legal proceedings or official investigations or for training or educational purposes, cause the property to be destroyed; and
- (b) subject to paragraph (a)—if it appears to the Commissioner that property in the custody of SA Police whose owner is not known, cannot be located or does not exercise his or her right to recover the property—
 - (i) is perishable or may rapidly depreciate in value; or

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- (ii) is of such a nature or in such condition that it would be dangerous, not reasonably practicable or unduly costly for SA Police to retain the property; or
- (iii) is an electronic device or electronic equipment capable of storing or recording information or data so that the information or data may be accessed by a person,

the Commissioner may cause the property to be sold, destroyed, returned to the finder (if there is a finder and he or she claims the property) or otherwise disposed of at such time and in such manner as the Commissioner thinks fit.

74—Property subject to court order

If property is in the custody of SA Police under an order of a court that requires the property to be retained until further notice, the property may be disposed of in accordance with these regulations as unclaimed property if no person becomes entitled to the property by order of a court in proceedings commenced within 3 years after the making of the earlier order.

75—Found property

- (1) Found property in the custody of SA Police—
 - (a) may be claimed by the finder no later than 42 days from the day on which he or she delivered the property to SA Police; and
 - (b) must not be returned to the finder until it has been in the custody of SA Police for a period of at least 2 months.
- (2) If found property is returned to the finder, the finder—
 - (a) does not obtain title to the property as against the owner or the person who lost the property until the end of 5 years from the day on which the property was returned to the finder by SA Police; and
 - (b) will be taken to have agreed to—
 - (i) return the property (or, if the finder no longer has the property, pay an amount equal to its value at that time) to a person who claims the property, and proves that claim to the satisfaction of the Commissioner, within 5 years after the day on which it was returned to the finder by SA Police; and
 - (ii) indemnify the Commissioner and any employee in the department in respect of any order or claim made or cost, loss, damage or expense incurred by any of them as a result of the return of the property to the finder; and
 - (c) is not entitled to interest on found money.
- (3) Found property must not be returned to the finder unless he or she is first given notice in writing, in a form approved by the Commissioner, as to the operation of this regulation in relation to the finder's title to the property.
- (4) An agreement under subregulation (2) is not void for want of consideration or for failure to comply with subregulation (3).
- (5) An employee in the department who comes into possession of property in the course of his or her duties does not have the rights of a finder in relation to that property.

76—Unclaimed property

- (1) The Commissioner may cause the whole or any part of unclaimed property, other than unclaimed money, that is in the custody of SA Police to be retained for use by SA Police, or sold, destroyed or otherwise disposed of at such time and in such manner as the Commissioner thinks fit.
- (2) Unclaimed money in the custody of SA Police is to be dealt with in accordance with regulation 70.

77—Effect, proceeds of sale

- (1) A person who buys property sold by or on the authority of the Commissioner under this Part obtains good title to that property.
- (2) The proceeds of a sale of property under this Part must be applied as follows:
 - (a) firstly, in payment of the expenses occasioned by the sale;
 - (b) secondly, in payment of storage or other expenses incurred by SA Police in relation to the property;
 - (c) thirdly, by payment of the balance into a prescribed account in accordance with general or special orders.

78—Proceeds, unclaimed money to be paid into Consolidated Account

- (1) Proceeds of sale and unclaimed money held in a prescribed account under this Part must be retained in the account for a period of 6 months, after which the principal and any interest must be paid into the Consolidated Account.
- (2) If unclaimed money held in a prescribed account was not unclaimed money at the time it was paid into the account but subsequently became unclaimed, the 6 month period referred to in subregulation (1) commences at the time at which the money became unclaimed.

79—Return of unclaimed property, proceeds of sale

The Commissioner may, at his or her discretion-

- (a) if a person who appears, to the satisfaction of the Commissioner, to be the owner of property claims the property after it has become unclaimed property but while it remains in the custody of SA Police, authorise the property to be returned to the person;
- (b) if a person who appears, to the satisfaction of the Commissioner, to have been the owner of property before it was sold under this Part claims the balance of the proceeds of the sale while the money continues to be held in a prescribed account under this Part, authorise the payment of the balance (and any interest on the balance) to the person.

80—Commissioner may prepare instruments

The Commissioner may prepare and execute all instruments necessary for carrying into effect the sale, destruction or other disposal of property under this Part.

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Part 14—Prisoners

81—Interpretation

In this Part, unless the contrary intention appears-

Metropolitan Adelaide has the same meaning as in the Development Act 1993;

officer in charge, in relation to a police station, means the member of SA Police who is for the time being in charge of the police station;

police station means a police station at which cell facilities are available for the continuous care and custody of a person accepted into custody at the police station;

prisoner means a person accepted into custody at a police station;

responsible officer, in relation to a police station, means-

- (a) the officer in charge of the police station; or
- (b) if a member of SA Police has, for the time being, been designated by the officer in charge of the police station as the officer with responsibility for prisoners at the police station—that officer.

82—Search of prisoners

- (1) Immediately after a prisoner is accepted into custody at a police station on a charge of committing an offence, the responsible officer for the police station must cause the prisoner to be searched in accordance with these regulations and general or special orders.
- (2) A search of a prisoner must, wherever practicable, be made by a person of the same sex as the prisoner.
- (3) The person searching a prisoner must remove from the prisoner everything that might—
 - (a) assist the prisoner to escape; or
 - (b) be used to cause injury or harm to the prisoner or any other person; or
 - (c) be used to damage property.
- (4) If a prisoner objects to the retention by SA Police of an article taken from the prisoner and the responsible officer for the police station considers that there is no valid reason for its retention, the article may be returned to the prisoner.

83—Property taken from prisoners

- (1) If money or other property is removed from a prisoner, the responsible officer for the police station must—
 - (a) cause a written record to be made of, and a receipt issued for, the money or other property; and
 - (b) request the prisoner to check and sign the written record.
- (2) If a prisoner is unable or refuses to sign the record referred to in subregulation (1), the responsible officer for the police station must make a note on the record of that fact and the reason for that inability or refusal.
- (3) Money or other property removed from a prisoner must be kept and stored in the manner directed by the Commissioner.

84—Illness or injury of prisoners

If it is necessary to obtain medical assistance for a prisoner at a police station who is ill or injured, the responsible officer for the police station—

- (a) must, if practicable, cause the prisoner to be conveyed to an incorporated hospital within the meaning of the *Health Care Act 2008*; or
- (b) if that is not practicable, must cause the prisoner to be attended by a police medical officer or other legally qualified medical practitioner.

85—Legal, medical and other assistance for prisoners

- (1) The responsible officer for a police station must afford a prisoner every reasonable facility necessary—
 - (a) to enable compliance with the requirements of the *Bail Act 1985*, the *Summary Offences Act 1953*, the *Young Offenders Act 1993* or any other Act or law concerning persons in the custody of SA Police; and
 - (b) to obtain private legal or medical advice; and
 - (c) in the case of a prisoner who is a national or a citizen of a foreign country—to meet a consular officer or other person acting as a representative of the government of that country.
- (2) If a prisoner requests that he or she be examined by a specified medical practitioner and refuses any other medical examination offered to the prisoner in accordance with these regulations—
 - (a) the responsible officer for the police station must take all reasonable steps to secure the attendance of the medical practitioner; and
 - (b) the examination must take place at a police station; and
 - (c) wherever practicable, the responsible officer must ensure that there is present at the examination—
 - (i) a police medical officer (if the examination takes place within Metropolitan Adelaide); or
 - (ii) a member of SA Police of the same sex as the prisoner (if a police medical officer is unable to be present or the examination takes place outside Metropolitan Adelaide).

86—Liability for payment of medical expenses

- (1) If a medical practitioner other than a police medical officer attends a prisoner under this Part, any amount payable for that attendance that is not covered by a medical benefit scheme is payable—
 - (a) where a specified medical practitioner requested by the prisoner attends the prisoner after other treatment is offered to the prisoner in accordance with these regulations but is refused—by the prisoner;
 - (b) in any other case—by the department (if the prisoner does not agree to pay the amount).
- (2) Where these regulations specify that a prisoner is to be liable for the payment of an amount in respect of the attendance of a medical practitioner, the responsible officer must ensure that both the prisoner and the medical practitioner concerned are informed of that fact prior to any such attendance.

87—Interviews with prisoners

No person may interview a prisoner in custody at a police station without the consent of the responsible officer.

Part 15—Miscellaneous

88—Form of oath or affirmation

- (1) For the purposes of sections 25 and 60 of the Act, the form of the oath or affirmation to be made by a member of SA Police or a special constable on appointment is as set out in Schedule 3.
- (2) An oath or affirmation in the form specified in Schedule 3 may be made before a Justice of the Peace of this State or of another State or a Territory of the Commonwealth.

89—Annual report

The Commissioner must, in his or her annual report to the Minister under section 75 of the Act, report on—

- (a) the current state of SA Police, including its numbers, components, distribution and operational efficiency; and
- (b) the operations of SA Police; and
- (c) the offences reported in the State since the previous annual report; and
- (d) the formation and closure of police stations and offices; and
- (e) any other matter relevant to SA Police and its operations on which the Commissioner wishes to report or on which the Minister requires a report.

90—Remuneration on suspension, revocation of suspension

- (1) If a person's appointment is suspended by the Commissioner under the Act and remuneration is to be provided to the person while on suspension, the Commissioner must determine the manner in which the remuneration is to be calculated.
- (2) Where the appointment of an employee is suspended under section 41 of the Act and the suspension is subsequently revoked—
 - (a) if the employee has been found guilty of an offence or breach of the Code, the Commissioner must, unless the Commissioner believes that the special circumstances of the case require otherwise, determine that the employee is not entitled—
 - (i) to any remuneration or accrual of rights withheld in consequence of the suspension; or
 - (ii) to have the period of the suspension counted as service; and
 - (b) in any case, the Commissioner may determine that income received (from whatever source) by the employee during his or her suspension is to be deducted from any withheld remuneration that is to be paid to the employee on revocation of the suspension.

91—Transport costs on transfer

- (1) Subject to this regulation and any general or special order of the Commissioner, if a member of SA Police is transferred to another position in SA Police and is reasonably required to change his or her place of residence as a consequence of that transfer, the reasonable transportation costs of the member in connection with that change of residence (provided that the transportation is undertaken in a manner approved by the Commissioner) are payable by the South Australian Police Department.
- (2) Subregulation (1) does not apply to a member's transportation costs if the transfer is effected—
 - (a) at the member's request; or
 - (b) in consequence of fault on the part of the member,

but the Commissioner may order that part or all of those costs be paid by the department.

92—Liability for loss of equipment

An employee to whom equipment is issued is responsible for that equipment and is liable for any loss of or damage to the equipment incurred as a result of his or her negligence.

93—Offence for former employees in the department to use or disclose information

- (1) A person who has been an employee in the department must not, after he or she ceases to be an employee in the department, use or disclose information gained by virtue of that employment if the use or disclosure of the information would constitute an offence or breach of the Code assuming that the person were still an employee in the department. Penalty: \$1 250.
- (2) It is a defence to a charge of an offence against subregulation (1) if the person charged proves that he or she had lawful authority or excuse to so use or disclose the information.

Schedule 1—Fees

1—Interpretation

In this Schedule—

concession cardholder means a person who is the holder of—

- (a) a current card or pass that entitles the person to travel on public passenger vehicles in this State at a concession fare; or
- (b) any other current concession card approved by the Minister;

national police certificate means a certificate issued in respect of a specified person on due application following a national police check carried out in respect of the person; *volunteer* means a person who acts on a voluntary basis (irrespective of whether the person receives out-of-pocket expenses).

Fees

1 For a national police certificate in respect of a specified person—

- (a) if the applicant is a natural person (other than where paragraph (b) or (c) applies) \$58.00
- (b) if the applicant is a concession cardholder (other than where paragraph (c) applies) \$41.75

	(c)	if the applicant is a volunteer who is required to obtain a national police certificate for the purposes of volunteering	\$37.50
	(d)	if application is made on behalf of a Commonwealth, State or local government agency	\$58.00
	(e)	if application is made on behalf of a commercial organisation	\$58.00
2	For a report on a search of fingerprint records in respect of a specified person		\$120.00
3		For a report on a search of fingerprint and other criminal history records in respect of a specified person	
4	the exist	or a report on a search of police records to provide notification about e existence of a specified person's criminal history (other than where em 1 applies)	
5	For a report on a search of police records to provide notification about the existence of a specified person's apprehension history (other than where item 1 applies)		\$69.00
6	For a report on a search of police incident reports (<i>PIR</i>)—in respect of each PIR		\$69.00
7	For a report on a search of vehicle collision reports (<i>VCR</i>), in respect of each VCR—		
	(a)	if the applicant is an approved insurer under Part 4 of the <i>Motor Vehicles Act 1959</i> ; or	\$25.75
	(b)	in any other case	\$69.00

Schedule 2—Notice of charge or breach of code

Notice of Charge of Breach of Code

Police Act 1998

To:

You have been charged with a breach of the Code of Conduct under the *Police Act 1998* as indicated in the charge/s attached dated the day of 20.

If you admit the charge/s, you may state any mitigating circumstances relating to it/them, either in writing, or at a personal interview with the Commissioner.

If you deny the charge/s, the matter will be heard and determined by the Police Disciplinary Tribunal.

You may detach the bottom portion of this notice and, after striking out the clauses that do not apply, deliver it within 21 days after receipt of this notice to the Registrar of the Police Disciplinary Tribunal.

If you do not admit the truth of the charge/s in writing (either on the bottom portion of this notice or otherwise) delivered to the Registrar of the Police Disciplinary Tribunal within 21 days after you receive this notice, you will be taken to have denied the truth of the charge/s.

Dated the day of 20

Registrar, Police Disciplinary Tribunal:

To the Registrar Adelaide Police Disciplinary Tribunal Adelaide

- (1) I admit the truth of the charge/s against me dated the day of 20 for a breach of the Code of Conduct.
- (2) I attach a statement of mitigating circumstances.
- (3) I desire to appear before the Commissioner to make a personal representation.
- (4) I do not admit the truth of the said charge/s.

(Strike out clauses that do not apply.)

Dated the day of 20

Signed:

Schedule 3—Form of oath of affirmation

1—Form of oath or affirmation for member of SA Police (other than a community constable)

I, AB, do swear [or I, AB, do solemnly and truly declare and affirm] that I will well and truly serve Her Majesty Queen Elizabeth II and Her heirs and successors according to law in the office of special constable, without favour or affection, malice or ill-will; and that I will faithfully discharge all duties imposed on me as a special constable—[So help me God!]

Taken at:

this day of 20

Before me Justice of the Peace:

2—Form of oath or affirmation for community constable

I, AB, do swear [or I, AB, do solemnly and truly declare and affirm] that I will well and truly serve Her Majesty Queen Elizabeth II and Her heirs and successors according to law in the office of community constable, without favour or affection, malice or ill-will; and that I will faithfully discharge all duties imposed on me as a community constable—[So help me God!]

Taken at:

this day of 20

Before me Justice of the Peace:

3—Form of oath or affirmation for special constable

I, AB, do swear [or I, AB, do solemnly and truly declare and affirm] that I will well and truly serve Her Majesty Queen Elizabeth II and Her heirs and successors according to law in the office of special constable, without favour or affection, malice or ill-will; and that I will faithfully discharge all duties imposed on me as a special constable—[So help me God!]

Taken at:

this day of 20

Before me Justice of the Peace:

Schedule 4—Revocation and transitional provisions

1—Revocation of Police Regulations 1999

The Police Regulations 1999 are revoked.

2—Leave rights

Subject to these regulations, existing and accruing rights in respect of leave of employees remain in full force and effect.

3—Property currently in custody of SA Police

- (1) Subject to subclause (2), Part 13 of these regulations applies to property received, seized or otherwise taken into the custody of SA Police before or after the commencement of these regulations.
- (2) The *Police Regulations 1999* continue in force in relation to found property claimed by the finder in accordance with those regulations prior to 1 July 1999.

4—Administrative acts

An administrative act under a provision of the previous regulations that substantially corresponds to a provision of these regulations will, subject to later administrative acts and these regulations, be taken to be an administrative act under the corresponding provision of these regulations.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 28 August 2014

No 231 of 2014

MPOL13/14CS

4209

South Australia

Mining Variation Regulations 2014

under the Mining Act 1971

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Mining Regulations 2011*

- 4 Variation of regulation 8—Prescribed costs (section 17)
- 5 Variation of regulation 84—Records and samples

Part 1—Preliminary

1—Short title

These regulations may be cited as the Mining Variation Regulations 2014.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Mining Regulations 2011

4—Variation of regulation 8—Prescribed costs (section 17)

(1) Regulation 8(a)—delete "including" first occurring and substitute:

excluding

(2) Regulation 8(b)—after "costs" insert:

(excluding GST)

(3) Regulation 8(c)—after "costs" insert:

(excluding GST)

5—Variation of regulation 84—Records and samples

- (1) Regulation 84(1)—delete subregulation (1) and substitute:
 - (1) For the purposes of section 77(1) of the Act, the holder of a mining tenement must keep—
 - (a) records of geological mapping; and
 - (b) records of surveys of workings; and
 - (c) logs of drill holes, location and type of samples taken; and
 - (d) records of results of analyses and testing of samples; and
 - (e) records of results of geophysical surveys; and
 - (f) records that evidence—
 - (i) the quantity and value of—
 - (A) minerals recovered and sold or intended for sale; and
 - (B) minerals recovered and utilised, or to be utilised, for any commercial or industrial purpose; and
 - (ii) costs of a kind prescribed by regulation 8; and

Examples—

- (a) sales invoices;
- (b) financial statements;
- (c) production reports;
- (d) market sales price records;
- (e) trucking dockets;
- (f) weighbridge records;
- (g) loader books;
- (h) daily sheets;
- (i) expenses invoices;
- (j) asset registers (including purchase confirmations and depreciation schedules);
- (k) system reports;
- (l) spreadsheet working papers.
- (g) subject to subregulation (3), drill samples obtained from mining operations conducted on the tenement.
- (2) Regulation 84(2)—delete "subregulation (1)(b)" and substitute:

subregulation (1)(g)

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 28 August 2014 No 232 of 2014

MMRE14/17CS

South Australia

Road Traffic (Miscellaneous) Variation Regulations 2014

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 2014

4 Variation of regulation 29—Apparatus approved as photographic detection devices

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) Variation Regulations 2014*.

2—Commencement

These regulations will come into operation on 1 September 2014 immediately after the *Road Traffic (Miscellaneous) Regulations 2014* come into operation.

3—Variation provisions

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

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 2014

4—Variation of regulation 29—Apparatus approved as photographic detection devices

Regulation 29(1)(d)—after subparagraph (ii) insert:

- (iii) a system incorporating 1 or more of each of the following modules:
 - (A) a P492 ANPR Camera manufactured by 3M United States Inc;
 - (B) an Aspect Plus infra red flash unit manufactured by Gatso Australia Pty Ltd;
 - a Gatso SpeedPoints roadside processor manufactured by Gatso Australia Pty Ltd;

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 28 August 2014

No 233 of 2014

MRS14/05CS

South Australia

Liquor Licensing (Dry Areas) Variation Regulations 2014

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Liquor Licensing* (Dry Areas) Regulations 2012

- 4 Variation of Schedule—Brighton Area 1
- 5 Variation of Schedule—Gawler Area 1
- 6 Variation of Schedule—Gawler Area 2
- 7 Variation of Schedule—Gawler Area 3
- 8 Variation of Schedule—Gawler Area 4
- 9 Variation of Schedule—Gawler Area 5
- 10 Insertion of Schedule—Gawler Area 6

Schedule—Gawler Area 6

- 11 Variation of Schedule—Glenelg Area 1
- 12 Variation of Schedule—Glenelg Area 2
- 13 Variation of Schedule—Kadina Area 1
- 14 Variation of Schedule—Kadina Area 2
- 15 Variation of Schedule—Moonta Area 1
- 16Variation of Schedule—Moonta Area 2
- 17 Variation of Schedule—Moonta Bay Area 1
- 18 Variation of Schedule—Moonta Bay Area 2
- 19 Variation of Schedule—Moonta Bay and Port Hughes Area 1
- 20 Variation of Schedule—Salisbury Area 1
- 21 Variation of Schedule—Seacliff Area 1
- 22 Variation of Schedule—Seacliff Area 2
- 23 Variation of Schedule—Seacliff Area 3
- 24 Variation of Schedule—Seacliff Area 4
- 25 Substitution of Schedules

Schedule-Wallaroo Area 1

Schedule—Wallaroo Area 2

26 Variation of Schedule—Wallaroo Area 4

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) Variation Regulations 2014.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Liquor Licensing (Dry Areas) Regulations 2012

4—Variation of Schedule—Brighton Area 1

Schedule—Brighton Area 1, clause 2—delete "until 8 December 2014"

5—Variation of Schedule—Gawler Area 1

Schedule—Gawler Area 1, clause 2—delete ", until 7 am on 17 May 2017"

6—Variation of Schedule—Gawler Area 2

Schedule—Gawler Area 2, clause 2—delete ", until 7 am on 17 May 2017"

7—Variation of Schedule—Gawler Area 3

Schedule—Gawler Area 3, clause 2—delete ", until 7 am on 17 May 2017"

8-Variation of Schedule-Gawler Area 4

Schedule—Gawler Area 4, clause 2—delete "until 17 May 2017"

9—Variation of Schedule—Gawler Area 5

Schedule—Gawler Area 5, clause 2—delete "until 17 May 2017"

10—Insertion of Schedule—Gawler Area 6

After Schedule—Gawler Area 5 insert:

Schedule—Gawler Area 6

1—Extent of prohibition

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

2—Period of prohibition

Continuous.

3—Description of area

The area in Gawler, forming part of the area generally known as Clonlea Reserve, bounded as follows: commencing at the point at which the southern fence of the tennis courts at the southern end of Lot 54 DP 91707 ("**the tennis courts**") meets the eastern fence of the tennis courts, then approximately easterly along the prolongation in a straight line of the southern fence of the tennis courts to the point at which the prolongation intersects the centre line of the North Para River, then generally south-westerly, westerly and north-westerly along the centre line of the river to the point at which it intersects the eastern boundary of the sealed carriageway of Murray Road, then northerly along that boundary of the sealed carriageway of Murray Road to the point at which it intersects the prolongation in a straight line (approximately westerly) of the southern fence of the tennis courts, then approximately easterly along that prolongation and fence to the point of commencement.

11—Variation of Schedule—Glenelg Area 1

Schedule-Glenelg Area 1, clause 2-delete "until 8 December 2014"

12—Variation of Schedule—Glenelg Area 2

Schedule—Glenelg Area 2, clause 2—delete "From 9 pm on 31 December 2013 to 6 am on 1 January 2014." and substitute:

From 6 pm on 31 December 2014 to 6 am on 1 January 2015.

13-Variation of Schedule-Kadina Area 1

Schedule-Kadina Area 1, clause 2-delete ", until 6 am on 20 October 2014"

14—Variation of Schedule—Kadina Area 2

Schedule-Kadina Area 2, clause 2-delete ", until 6 am on 20 October 2014"

15—Variation of Schedule—Moonta Area 1

Schedule-Moonta Area 1, clause 2-delete ", until 6 am on 20 October 2014"

16—Variation of Schedule—Moonta Area 2

Schedule-Moonta Area 2, clause 2-delete ", until 6 am on 20 October 2014"

17—Variation of Schedule—Moonta Bay Area 1

Schedule-Moonta Bay Area 1, clause 2-delete ", until 6 am on 20 October 2014"

18—Variation of Schedule—Moonta Bay Area 2

Schedule-Moonta Bay Area 2, clause 2-delete ", until 6 am on 20 October 2014"

19—Variation of Schedule—Moonta Bay and Port Hughes Area 1

Schedule—Moonta Bay and Port Hughes Area 1, clause 2—delete "12 noon on 31 December 2013 to 7 am on 1 January 2014." and substitute:

From 12 noon on 31 December 2014 to 7 am on 1 January 2015.

20—Variation of Schedule—Salisbury Area 1

Schedule-Salisbury Area 1, clause 2-delete "until 18 October 2014"

21—Variation of Schedule—Seacliff Area 1

Schedule—Seacliff Area 1, clause 2—delete "until 8 December 2014"

22—Variation of Schedule—Seacliff Area 2

Schedule—Seacliff Area 2, clause 2—delete "until 8 December 2014"

23—Variation of Schedule—Seacliff Area 3

Schedule—Seacliff Area 3, clause 2—delete "until 8 December 2014"

24—Variation of Schedule—Seacliff Area 4

Schedule—Seacliff Area 4, clause 2—delete "From 12.01 am on 25 January 2014 to 12.01 am on 28 January 2014." and substitute:

From 12.01 am on 26 January 2015 to 12.01 am on 27 January 2015.

25—Substitution of Schedules

Schedule—Wallaroo Area 1, Schedule—Wallaroo Area 2 and Schedule—Wallaroo Area 3—delete the Schedules and substitute:

Schedule—Wallaroo Area 1

1—Extent of prohibition

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

2—Period of prohibition

From 9 pm on each day to 6 am on the following day.

3—Description of area

The area in Wallaroo bounded on the south-east by the south-eastern boundary of Irwin Street, on the south-west by the south-western boundary of John Terrace, on the north-west by the north-western boundary of the road (the continuation of Wildman Street) connecting John Terrace and Owen Terrace and on the north-east by the north-eastern boundary of Owen Terrace.

Schedule—Wallaroo Area 2

1—Extent of prohibition

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

2—Period of prohibition

From 9 pm on each day to 6 am on the following day.

3—Description of area

The area in and adjacent to Wallaroo bounded as follows: commencing at the point at which the north-western boundary of Heritage Drive is intersected by the prolongation in a straight line of the building line formed by the south-western sides of the Wallaroo sailing club buildings (on Lot 16 DP 72274), then north-westerly along that prolongation and building line and the prolongation in a straight line of that building line to the fence on the north-western boundary of the bitumenised car parking area that lies on the south-western side of those buildings (the fence that divides the car parking area from the beach), then south-westerly and generally north-westerly along that fence to the commencement of the eastern boundary of the eastern breakwater of the boat ramp that lies at the northern end of Lot 15 DP 72274, then generally northerly and southerly along the boundary of the breakwater to the low water mark at the southern end of the western side of the eastern breakwater, then westerly along the low water mark to the southern end of the eastern side of the western breakwater, then northerly and southerly along the boundary of the western breakwater back to the low water mark at the southern end of the western side of the breakwater, then generally south-westerly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the western boundary of Lot 322 T 211103, then southerly along that prolongation and boundary of Lot 322 to the south-eastern boundary of the beach (approximately the south-eastern boundary of Lot 322), then generally north-easterly along that boundary of the beach to the commencement of the bitumenised car parking area that lies principally in Lot 14 DP 72274, then southerly along the western boundary of that bitumenised car parking area to the southern boundary of Lot 322 T 211103, then in a straight line by the shortest route to the north-western boundary of Lot 324 T 211103, then generally north-easterly along that boundary of Lot 324 and the north-western boundaries of the adjoining parcels to the north-western boundary of Lot 50 FP 29064, then north-easterly and southerly around the boundary of Lot 50 to the south-eastern boundary of Lot 50 (the north-western boundary of Heritage Drive), then generally north-easterly along the north-western boundary of Heritage Drive to the point of commencement.

26—Variation of Schedule—Wallaroo Area 4

Schedule—Wallaroo Area 4, clause 2—delete "12 noon on 31 December 2013 to 7 am on 1 January 2014." and substitute:

From 12 noon on 31 December 2014 to 7 am on 1 January 2015.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 28 August 2014

No 234 of 2014

14MBSC09CS

SENDING COPY?

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NOTE:

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

CLARE & GILBERT VALLEYS COUNCIL

DEVELOPMENT ACT 1993

District Townships and Settlements Development Plan Amendment—Public Consultation

NOTICE is hereby given that the Clare & Gilbert Valleys Council, pursuant to Sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment (DPA) Report to amend its Development Plan.

The DPA proposes the following changes:

Flood Mapping

 Inclusion of flood mapping as it affects district townships of Mintaro, Riverton and Saddleworth and settlements of Manoora, Rhynie, Tarlee and Stockport—with corresponding Version 6 SA Planning Policy Library Hazard provisions.

Armagh

- Rezoning the existing rural living area to the south of Blyth Road at Hayward Heights to Rural Living Zone.
- Inclusion of related policy to better control the siting and design of outbuildings fronting Blyth Road.

Auburn

- Rezoning of land at Auburn to north of the township (with corresponding Concept Plan Map CGV/3) and small area to the south of township to Residential Zone.
- Rezoning of the existing area of rural living development to the south east of Auburn to Rural Living Zone.
- Rezoning land containing the recreation facilities and caravan park to south of the town to Recreation Zone.

Leasingham

- Establishing a new Precinct Area (Precinct 5 Leasingham) within the Primary Production Zone.
- Introduce specific policy to protect and enhance the open natural landscapes and to restrict the construction of dwellings.

Mintaro

- Introduce a new Concept Plan (Concept Plan Map CGV/7 and CGV/8), and related policy amendments, as it affects the Residential (Mintaro) Policy Area 7 (Precinct 3 and 4)—with spatial lot development guidelines for dwellings.
- Rezoning of Lots 376-379 on the north western fringe of the township from Policy Area 9 (Township Fringe) to Policy Area 8 (Rural Living).
- Amend the non-complying exception for the State Heritage Area (Mintaro) Zone, as it relates to the Rural Living (Policy Area 8), by removing the non-complying clause as it applies to a detached dwelling.

Riverton

- Reduce the area affected by the Riverton Low Density Housing Policy Area 4 now that the township has a Community Wastewater Management System (CWMS).
- Introduce a new Concept Plan (Concept Plan Map CGV/4 and CGV/5) for the orderly release of residential land to the west of the township.
- Rezoning of Commercial Zone to a Residential Zone and introduce a new Concept Plan (Concept Plan Map CGV/4 and CGV/6) for the orderly development of this land.

Saddleworth

 Rezoning of the Rural Living Zone, incorporated as part of the adjacent Industry Zone—with associated buffer separation criteria.

- Rezoning of Lot 3 Lauren Lane (off of Hill Street) to Residential Zone.
- Rezoning of land on the north western corner of Crawfords Road and Behns Road to Industry Zone—land that is the subject of a recent development for bulk handling and storage facility.
- Rezoning of Winkler Park within a Recreation Zone.
- Rezoning of land to the north of the township (bounded by Barrier Highway, Hazeleigh Road, Mcauliffes Road and the school) to Deferred Urban Zone.

Trails

- Amend Transport Overlay maps to identify the Riesling Trail and Rattler Trail.
- Introduce new provisions and related illustrations to guide development in proximity to trails, within the Open Space and Recreation and the Siting and Visibility module (and cross referenced to the Transport Overlay maps).

General Policy Matters

- · Update Desired Character Statements for relevant zones.
- Introduce Version 6 of the SA Planning Policy Library into the Development Plan, with existing local variations.
- Introduce Principles of Development Control into the Design and Appearance module for the control and management of second hand transportable dwellings.
- Amend the non-complying exception for land division in the Primary Production Zone—in order to make boundary realignments a merit form of development.
- Introduce Principles of Development Control and related illustrations into the Sloping Land module.
- · Minor consequential amendments.

The DPA report will be on public consultation from 1 September 2014 until 27 October 2014.

Copies of the DPA report are available for public inspection during normal office hours at the offices of the Clare & Gilbert Valleys Council, 4 Gleeson Street, Clare; 19 Belvidere Road, Saddleworth; 21 Torrens Road, Riverton; Clare Valley Discovery Centre, 33 Old North Road Clare and Riverton Community Library, Oxford Terrace, Riverton. Alternatively the DPA report can be viewed on the Internet at:

www.claregilbertvalleys.sa.gov.au

Written submissions regarding the DPA should be submitted no later than 5 p.m. on 27 October 2014. All submissions should be addressed to the Chief Executive Officer, Clare & Gilbert Valleys Council, 4 Gleeson Street, Clare, S.A. 5453 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to:

admin@cgvc.sa.gov.au.

Copies of all submissions will be available for inspection at the offices of the Clare & Gilbert Valleys Council, 4 Gleeson Street, Clare, from 28 October 2014 until the conclusion of the public hearing.

A public hearing will be held on Monday, 1 December 2014 at 7 p.m. at the Clare & Gilbert Valleys Council Chambers, 4 Gleeson Street, Clare, at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the DPA contact Kathy Jones on 8842 6400 or <u>admin@cgvc.sa.gov.au</u>.

R. BLIGHT, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Road, Hallelujah Hills

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the Regional Council of Goyder proposes to make a Road Process Order to close and merge with the adjoining Sections 209 and 211, Hundred of Bright, portions of the public road more particularly delineated and lettered A' and 'B' respectively in Preliminary Plan No. 14/0024.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council at 1 Market Square, Burra and at the Adelaide office of the Surveyor-General during normal working hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Council, 1 Market Square, Burra, S.A. 5417 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which time the matter will be considered.

Dated 30 July 2014.

J. BRAK, Chief Executive Officer

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

Andrews, Aileen Mary, late of 19 Aldersey Street, McLaren

Vale, of no occupation, who died on 13 February 2014. Barrett, Marion, late of 81-93 Regency Road, Croydon Park, of no occupation, who died on 1 July 2014.

Berghuis, Helen Margaret, late of 10A Folkestone Road, South Brighton, home duties, who died on 21 June 2014. Butterfield, Guy Alfred Hall, late of 22 Harrow Road, Brahma

Lodge, retired public servant, who on died 4 June 2014.

Griffin, Erna Joyce, late of 18 Cross Road, Myrtle Bank, Widow, who died on 4 July 2014.
Philp, Stanley Percival, late of 10 Barr-Smith Drive, Urrbrae,

retired school teacher, who died 30 May 2014. Pieterek, Julian, late of 35 Lewis Road, Glynde, retired draftsman, who died 16 February 2014.

Piskorz, Kathleen Winifred, late of 38 Nairne Road, Woodside,

of no occupation, who died on 1 July 2014. Siedl, Christina, late of 35 Washington Street, Goolwa, of no occupation, who died on 16 April 2014.

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 26 September 2014, 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 28 August 2014.

D. A. CONTALA, Public Trustee

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections.

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