



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 27 FEBRUARY 2014

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GOVERNMENT GAZETTE NOTICES

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

CASINO ACT 1997

NOTICE UNDER SECTION 3 (1)

Definition of Premium Gaming Areas

I, PAUL WHITE, Liquor and Gambling Commissioner, hereby define the premium gaming areas within the casino premises pursuant to Section 3 (1) of the Casino Act 1997.

The following plans indicate such parts of the casino premises (previously defined by his Excellency the Governor in Executive Council and depicted by a purple line for information purposes only) which are to be regarded as being a gaming area, or part of a gaming area (previously defined and depicted by an orange line), that is set aside for premium customers and depicted by a light blue line which shall only be accessible to other customers in accordance with the approved licensing agreement.

Dated 27 February 2014.

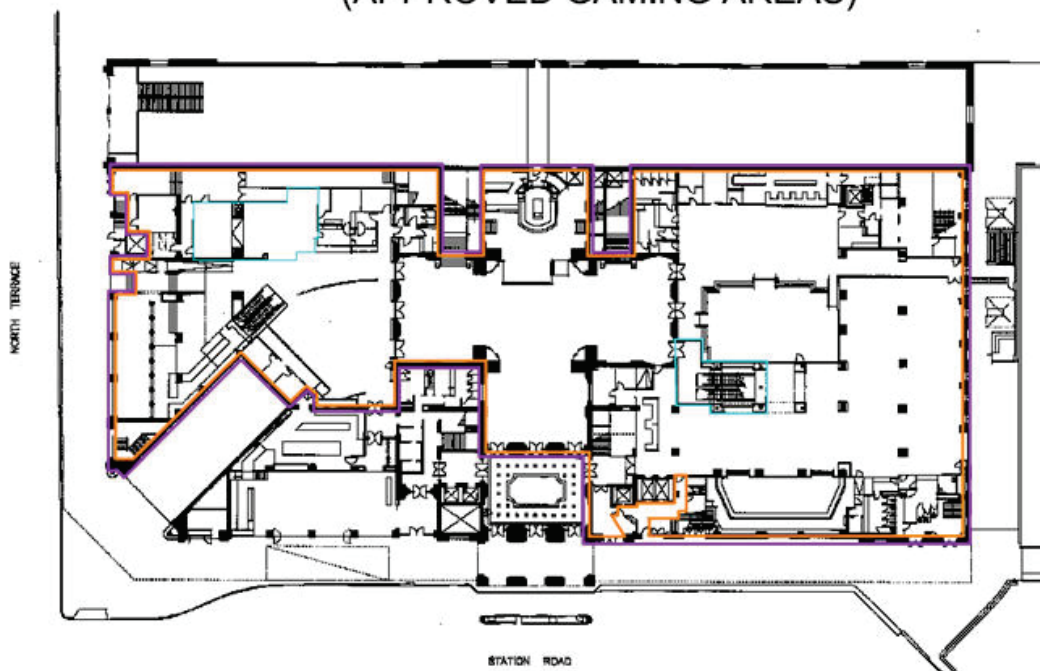
P. WHITE, Liquor and Gaming Commissioner

SCHEDULE 1

53000017 PLAN A

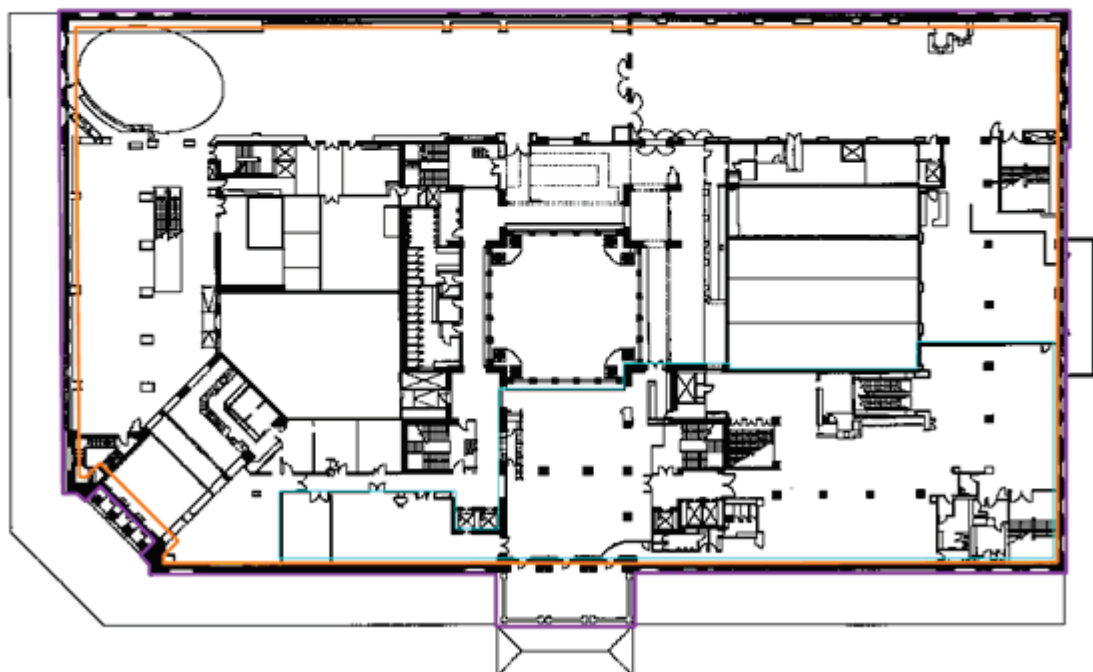
ADELAIDE CASINO GROUND FLOOR

(APPROVED GAMING AREAS)



SCHEDULE 2

53000017 PLAN B
ADELAIDE CASINO FIRST FLOOR
(APPROVED GAMING AREAS)



CONTROLLED SUBSTANCES ACT 1984

Revocation of Prohibition Order

TAKE notice that on 18 February 2014, I, Dr Stephen Christley, Chief Public Health Officer and Executive Director, Public Health and Clinical Systems Department for Health and Ageing made an Order under Section 57 (2) of the Controlled Substances Act 1984 (S.A.). The Order was served on Dr Richard Birrell Thompkins on 24 February 2014 and took effect on that date. Pursuant to section 57 (3) of the Controlled Substances Act 1984 (S.A.), the Order is published as follows:

I, Dr Stephen Christley, Executive Director, Public Health and Clinical Systems, Department for Health and Ageing, exercise the power delegated to me under Section 62A of the Controlled Substances Act 1984 (S.A.) by the Minister for Mental Health and Substance Abuse, and make the following Order under Section 57 (2) of that Act:

The Prohibition Order made on 22 May 1998 under Section 57 (1) of the Controlled Substances Act 1984 (S.A.), in relation to:

Dr Richard Birrell Thompkins,
is hereby revoked.

DR S. CHRISTLEY, Delegate for the Minister,
Mental Health and Substance Abuse

DEVELOPMENT ACT 1993

Alteration to the Kangaroo Island Plan, a volume of the South Australian Planning Strategy

NOTICE is hereby given that the Minister for Planning, pursuant to Section 22 (5) (c) of the Development Act 1993, advises that an alteration has been made to the 'Kangaroo Island Plan' (January 2011) by adding an additional document titled 'Kangaroo Island Sustainable Futures, Addendum to the Kangaroo Island Plan: a volume of the South Australian Planning Strategy, January 2014'.

Copies of the Addendum to the Kangaroo Island Plan are available for inspection and purchase (no charge) at the offices of the Department of Planning, Transport and Infrastructure, South Australia, Level 5, Roma Mitchell House, 136 North Terrace, Adelaide, South Australia.

The Addendum to the Kangaroo Island Plan is also available for inspection on the government website:

www.sa.gov.au/planning/strategy

Dated 25 February 2014.

JOHN RAU, Deputy Premier,
Minister for Planning

DEVELOPMENT ACT 1993: SECTION 48

DECISION BY THE DEVELOPMENT ASSESSMENT COMMISSION
UNDER DELEGATION FROM THE GOVERNOR*Preamble*

1. On 30 October 2008, notice of the Governor's decision to grant a provisional development authorisation under Section 48 of the Development Act 1993, in respect of the construction of the 'Mannum Waters' residential marina development (Major Development) at Mannum, was published in the *South Australian Government Gazette* at page 4948.

2. Simultaneously, the Governor delegated his power to grant a variation to the residential marina development authorisation to the Development Assessment Commission pursuant to Section 48 (8) of the Development Act 1993.

3. A variation to the authorisation relating to a minor variation to the layout plan for the commercial area and the boat maintenance area was notified in the *Gazette* on 17 March 2011 at page 776.

4. A variation to the authorisation relating to minor variations to the layout plan for an additional stormwater detention basin, replacement of a road bridge with a pedestrian/cycle bridge and a modified layout of roads, waterway and residential allotments was notified in the *Gazette* on 30 June 2011 at page 2758.

5. By letter dated 9 September 2013, Tallwood Pty Ltd, being the beneficiary of the provisional development authorisation, sought a variation to the authorisation so as to permit the expansion of the commercial houseboat mooring area, the deletion of a bridge, the relocation of the public boat ramp, the relocation of the southern exit to/entrance from the River Murray and an expansion/reconfiguration of the constructed wetlands.

6. The Development Assessment Commission has, in considering the application, had regard to all relevant matters under Section 48 (5) of the Development Act 1993.

7. The Development Assessment Commission is satisfied there is no requirement to prepare a further or amended Environmental Impact Statement.

8. For ease of reference the conditions attached to the 'Mannum Waters' residential marina provisional development authorisation are republished in full hereunder, with the only changes being the addition of a reference to the variation application (and associated plans) to Condition 1a and the addition of a condition relating to the final design of the southern waterway exit to/entrance from the River Murray.

NOTICE

Decision

PURSUANT to Section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor:

- (a) grant a provisional development authorisation in relation to the Major Development under Section 48 (6) subject to the Conditions set out in Part B below;
- (b) pursuant to Section 48 (6) reserve a decision on the reserved matter specified in Part A below; and
- (c) specify all matters relating to this provisional development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached.

PART A: RESERVED MATTER

The following matter I have reserved for further assessment:

- (a) Compliance with the Building Rules in relation to all aspects of the Major Development.

PART B: CONDITIONS OF PROVISIONAL DEVELOPMENT
AUTHORISATION

1. The development authorisation granted hereunder is provisional only, does not operate as a final development authorisation, and does not therefore authorise implementation of the Major Development. Only an authorisation granted under Section 48 (2) (b) (i) can operate to authorise implementation of the Major Development, which authorisation will only be granted after the reserved matter has been assessed and approved.

1a. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the Major Development shall be undertaken in strict accordance with the following documents:

- Development application dated 28 June 2005 (except to the extent that it may be varied by a subsequent document in this paragraph);
- Environmental Impact Statement (Volumes 1 and 2), Mannum Waters Marina and Residential Development by Tallwood Pty Ltd dated May 2007 (except to the extent that it may be varied by a subsequent document in this paragraph);
- Response to Submissions, Mannum Waters Marina and Residential Development by Tallwood Pty Ltd dated November 2007 (except to the extent that it may be varied by a subsequent document in this paragraph);
- Correspondence from Tallwood Pty Ltd to Planning SA dated 1 February 2008 and 18 February 2008 containing additional information and modified plans (except to the extent that it may be varied by a subsequent document in this paragraph);
- Assessment Report prepared by the Minister for Urban Development and Planning dated August 2008 (except to the extent that it may be varied by a subsequent document in this paragraph);

- Application from Tallwood Pty Ltd for approval of Reserved Matters dated 15 February 2010, including the following documents (except to the extent that it may be varied by a subsequent document in this paragraph):
 - (i) Reserved Matters—Information for Assessment (dated January 2010);
 - (ii) Construction Plan—Stages 1 to 4 (dated January 2010);
 - (iii) Mid Murray Council Development Deed (undated);
 - (iv) Construction Environmental Management and Monitoring Plan (dated January 2010);
 - (v) Environmental Management Implementation Plan (dated July 2009);
 - (vi) Operational Environmental Management and Monitoring Plan (dated January 2010);
 - (vii) Geotechnical Report—Geotechnical Investigation, Mannum Waters Marina Development (dated 30 September 2009);
 - (viii) Environmental Site Assessment—Phase 1, ‘Mannum Waters’ Site (dated 12 October 2007);
 - (ix) Environmental Site Assessment—Phase 2, Proposed Mannum Water Development (dated 28 July 2009);
 - (x) Environmental Site Assessment—Phase 2, SA Water Site (dated 15 December 2009);
 - (xi) Site Preparation, Revegetation, Hydrology and Management Plan for the Constructed Anabranch Wetland and Ephemeral Wetland System (dated January 2010);
 - (xii) Soil Erosion and Drainage Management Plan (dated January 2010);
 - (xiii) Stormwater Management and Monitoring Plan (dated January 2010);
 - (xiv) Revegetation Plan (dated January 2010);
 - (xv) Revegetation Management Plan (dated January 2010);
 - (xvi) Landscape Plan (dated January 2010);
 - (xvii) Traffic Management Plan (dated January 2010);
 - (xviii) Flood Management Plan (dated January 2010);
 - (xix) Entrance Channel, Marina Basin and Waterways Management and Monitoring Plan (dated January 2010);
 - (xx) Riverine and Wetland Management and Monitoring Plan (dated January 2010);
 - (xxi) Constructed Anabranch Channel Wetland Management Plan (dated January 2010);
 - (xxii) Waste and Pollutant Source Management Plan (dated January 2010);
 - (xxiii) Spill Contingency Plan (dated January 2010);
 - (xxiv) Wastewater Environmental Management Plan (dated January 2010);
 - (xxv) Weed and Feral Animal Management Plan (dated January 2010);
 - (xxvi) Native Vegetation Clearance Application (dated January 2010);
 - Site Contamination Audit Report—Residential Portion of ‘Area A’, Mannum Waters Development prepared by Soil and Groundwater Consulting, dated 3 March 2010;
 - Application from Tallwood Pty Ltd for approval of minor variations to the layout plan dated 24 February 2011 (except to the extent that it may be varied by a subsequent document in this paragraph);
 - Application from Tallwood Pty Ltd for approval of minor variations to the layout plan dated 28 March 2011 and 14 June 2011 and the following plans (except to the extent that it may be varied by a subsequent document in this paragraph):
 - (i) Proposed Plan of Division, prepared by Weber Frankiw and Associates Pty Ltd, dated 25 May 2011;
 - (ii) Mannum Waters Stages 1-4 D.N. 711/D010/09 Bioretention Basin Enlargements, prepared by Herriot Consulting, dated January 2010, revision 16-05-11; and
 - Application from Tallwood Pty Ltd for approval of minor variations to the layout plan dated 9 September 2013.
2. Subject to Condition 3, no building works on any part of the development shall commence until a favourable decision has been notified to the applicant by the Governor or the Governor’s delegate in respect of the reserved matter referred to in Part A, paragraph (a) of the Decision Section above.
3. The applicant may commence a stage of building works without the Governor or his delegate having granted a development authorisation in respect of the reserved matter, if the Governor or his delegate has notified the applicant in writing that that particular stage complies with the building rules.
4. All works and site activities shall be undertaken in accordance with an approved Construction Environmental Management and Monitoring Plan and an approved Environmental Management Implementation Plan.
5. Waterways shall not be flooded with water from the River Murray for a period of two years from the date of 30 October 2008.
6. All contamination management or remediation works shall be undertaken in accordance with an approved Site Contamination Audit Report and Remediation Plan and to the reasonable satisfaction of the Environment Protection Authority.
7. Transport routes for the delivery of construction materials shall be selected to the reasonable satisfaction of the Mid Murray Council.
8. Stockpiled soils shall be suitably managed to control dust emissions, erosion and weed infestation.
9. Armour rock used for waterway revetments shall not be contaminated by fine sediment.
10. The proponent must maintain a 50-metre wide strip of land adjacent the river’s edge as public land.
11. The wastewater collection and treatment system shall be designed to ensure that the general obligations of the Environment Protection (Water Quality) Policy 2003 are met, and to ensure that effluent does not overflow or escape from any drains, pipes, sumps, tanks, storage/treatment basins into any watercourse, or into stormwater drains which do not drain into the effluent collection, treatment and disposal system; except where the effluent complies with criteria in the above policy.
12. All marina moorings shall be connected to a vacuum sewer system.
13. The proponent shall provide underground public lighting, power supply, water supply and telephone supply to each allotment in accordance with, and to engineering design standard plans approved by the electricity, mains water and telephone public utility authorities.
14. The proponent shall ensure that all waters discharged to the River Murray are equal to, or better than, the quality of water in the River Murray at the point of discharge.
15. The land to be used for land-based allotments shall be formed to prevent stormwater flows entering into the waterways without suitable treatment.
16. Water-sensitive urban design measures and practices shall be adopted for the management of run-off, including stormwater capture and reuse.
17. All buildings shall have a floor level above the 1956 flood level.
18. All infrastructure relating to the management of stormwater (including rainwater tanks) shall be located above the 1956 flood level and/or be designed so as not to be affected by flooding.
19. All residential allotments that are a minimum of 40 m in length shall be constructed to have a finished slope of approximately 1:16 (3.6 degrees).
20. All residential allotments that are a minimum of 70 m in length shall be constructed to have a finished slope of approximately 1:42 (1.4 degrees).

21. Setbacks from building envelopes to pool level shall be no less than 19 m for all residential allotments that are a minimum of 40 m in length and 40 m for all residential allotments that are a minimum of 70 m in length.

22. Undeveloped allotments shall be left in a neat and tidy condition, with soil surfaces stabilised to minimise erosion.

23. Riparian buffer strips shall be established by the proponent for all waterfront allotments, prior to titles being issued for residential allotments. The buffer shall be a minimum of five metres wide and be planted with suitable species of native vegetation.

24. The edges of all residential waterways shall be designed and constructed to replicate a natural river bank as far as practicable.

25. Road designs shall not affect existing natural lines in such a way as to cause flooding. All roads and drainage works shall be built according to approved designs.

26. Appropriate navigational aids shall be erected in prominent locations, in consultation with the Department of Transport, Energy & Infrastructure, prior to use of the facility for boating purposes.

27. Access systems for all floating boat moorings shall be capable of adjustment or be readily adaptable to variable river levels and all marina mooring structures shall be designed in accordance with the Australian Standard AS 3962-2001 Guidelines for Design of Marinas and AS 4997-2005 Guidelines for the Design of Maritime Structures.

28. The public boat ramp facility shall be designed in accordance with the South Australian Boating Advisory Committee's Guidelines for Planning, Design and Construction of Boat Launching Facilities.

29. The boat refuelling area and boat effluent/grey water pump-out connection points shall be designed to meet the requirements of the Environment Protection Authority, the Department for Transport, Energy & Infrastructure and the Country Fire Service (CFS) respectively, and shall be in place prior to commencement of operation of the marina.

30. The proponent shall ensure satisfactory oil-spill and fire-fighting facilities and contingency plans, determined in consultation with responsible officers within the Department for Transport, Energy & Infrastructure and the Metropolitan Fire Service (MFS) or the Country Fire Service (CFS) (as applicable), are in place prior to commencement of operation of the marina.

31. The water contained in the marina basin shall be kept as a minimum to a quality appropriate for secondary contact recreation, public amenity and the maintenance of aquatic ecosystems, as stipulated from time to time by the ANZECC Australian Water Quality Guidelines for Fresh and Marine Waters.

32. Normal operating hours for construction activities and truck movements to and from the site shall be from 7 a.m. to 7 p.m., Monday to Saturday inclusive. Only if it is considered necessary by the proponent, shall construction be undertaken on Sundays, in which case construction hours shall be from 9 a.m. to 6 p.m.

33. The Environment Protection (Noise) Policy 2007, shall be complied with during construction activities and truck movements.

34. Landscaping and street scaping of the site shall commence prior to the issuing of Certificates of Title for each stage of the land division, and when established shall be maintained in good health and condition at all times. A plant shall be replaced if or when it dies or becomes seriously diseased within the first growing season after the plant dies or becomes seriously diseased. A weed control program shall also be implemented.

35. Permanent water flow and water quality monitoring stations shall be established at suitable sites within the development, to the reasonable satisfaction of the Minister for Environment and Conservation prior to the commencement of operation.

36. All water pumps within the development must be metered to the reasonable satisfaction of Minister for Environment and Conservation.

37. The Mid Murray Council shall be given seven day's notice, prior to the commencement of works, and be provided with the name and contact facilities for the person responsible for co-ordinating site works by this approval.

38. A site audit report, completed by an Environmental Auditor (Contaminated Land), must be presented to all purchasers of allotments.

39. A Management Plan must be prepared for the Crown Reserve north of the entrance channel, in consultation with the Mid Murray Council, and responsible officers of the Department for Environment and Heritage, the Department of Water, Land and Biodiversity Conservation and the South Australian Murray Darling Basin Natural Resources Management Board, prior to the transfer of land to the Mid Murray Council.

40. The final design of the southern waterway exit to/entrance from the River Murray must be prepared in consultation with the Mid Murray Council, the Environment Protection Authority and the Department of Environment, Water and Natural Resources, and be finalised to the reasonable satisfaction of the Department of Planning, Transport and Infrastructure.

41. The proponent shall address the reserved matter and submit relevant documentation to the Development Assessment Commission for its approval.

PART C: NOTES TO PROPONENT

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

(a) Building Rules

The proponent must obtain a Building Rules assessment and certification from either the Mid Murray Council or a private certifier (at the proponent's option) and forward to the Development Assessment Commission all relevant certification documents as outlined in Regulation 64 of the Development Regulations 2008.

Pursuant to Development Regulation 64, the proponent is especially advised that the Mid-Murray Council or private certifier conducting a Building Rules assessment must:

- provide to the Minister for urban Development and Planning a certification in the form set out in Schedule 12A of the Development Regulations 2008 in relation to the building works in question; and
- to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

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

2. Should the proponent wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Environmental Impact Statement and Assessment Report referred to in this provisional development authorisation. If an application for variation involves substantial changes to the proposal, it will be processed pursuant to Section 47 (2) (b) of the Development Act 1993.

3. The proponent is advised that a suitable water licence and water allocation would need to be secured under the Natural Resources Management Act 2004 for the initial filling of the marina basin, waterways and the constructed anabranch/wetland system and for the on-going maintenance of water levels.

4. The following activities in relation to the components of the development hereby approved and/or requiring future approval will require licences under the Environment Protection Act 1993:

- Earthworks Drainage: the conduct of earthworks operations in the course of which more than 100 kilolitres of waste water containing suspended solids in a concentration exceeding 25 milligrams per litre is discharged directly or indirectly to marine waters or inland waters.

- Marinas and Boating Facilities—the conduct of:
 - (a) facilities comprising pontoons, jetties, piers or other structures (whether on water or land) designed or used to provide moorings or dry storage for 50 or more powered vessels at any one time; or
 - (b) works for the repair or maintenance of vessels with the capacity to handle five or more vessels at any one time or vessels 12 m or more in length.
- Dredging: removing solid matter from the bed or any marine waters by any digging or suction apparatus, but excluding works carried out for the establishment of a visual aid to navigation and any lawful fishing or recreational activity.

It is likely that as a condition of such licences the Environment Protection Authority will require the licensee to carry out specified environmental monitoring of water quality and to make reports of the results of such monitoring to it.

5. All works associated with the rehabilitation and remediation of the site are required by law to be undertaken in accordance with Section 25 (1) of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute without taking all reasonable and practical measures to prevent or minimise harm to the environment); the Environment Protection (Water Quality) Policy 2003; other relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993. Works should also be undertaken in accordance with the ANZECC Best Practice Guidelines for Waste Reception Facilities at Ports, Marinas and Boat Harbours in Australia and New Zealand, guideline Environmental Management of On-Site Remediation and other relevant Environment Protection and Authorisation publications and guidelines.

6. The proponent is advised of the Duty of Care under the River Murray Act 2003, which requires that a person shall ensure that their actions do not cause harm to the River Murray.

7. The proponent is advised of the requirement under the Native Vegetation Act 1991 to obtain permission under that Act for any clearance of native vegetation or otherwise to bring itself within an exemption under that Act. Neither this development authorisation nor any final development authorisation granted under Section 48 (2) (b) (i) of the Development Act 1993 operates as an authorisation to clear native vegetation.

8. The proponent is reminded of its obligations under the Aboriginal Heritage Act 1988 whereby any ‘clearance’ work, which may require permission to disturb damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to Section 23 of the Aboriginal Heritage Act 1988.

9. The proponent, and all agents, employees and contractors, such as construction crews, should be conversant with the provisions of the Aboriginal Heritage Act 1988, particularly the requirement to immediately contact the Department of Premier & Cabinet (Aboriginal Affairs and Reconciliation) in the event that archaeological items (especially skeletal material) are uncovered during earthmoving.

10. The proponent, and the Council after hand-over, should comply with the Public and Environmental Health Act 1987 in regard to the maintenance of suitable water quality within the marina basin, residential waterways, stormwater retention ponds and the constructed anabranch/wetland system to protect public health and amenity.

11. For the purposes of Condition 31, it is noted that the expression ‘secondary contact recreation’ includes activities such as wading, boating and fishing in which some human contact with the water may occur, but in which the probability of bodily immersion or the intake of significant amounts of water is minimal.

12. It is recommended that the proponent approach the Mid-Murray District Council with a view to the Council enacting by-laws to manage activities associated with the:

- Entrance channel and waterways to ensure safe navigation and to protect water quality;
- Boat ramp, boat lift and boat maintenance facilities (including car parking and access);

- Refuelling facility and boat effluent/grey water pump-out connection points;
- Residential development and reserves (including stormwater management devices and the pedestrian bridge);
- Constructed anabranch/wetland system; and
- Crown land reserve along the river bank and associated wetlands and buffer zones.

13. The Mid Murray Council will need to review and amend the zoning policies in the relevant Development Plan to reflect any development approved by the Governor and for future assessment and decision-making for buildings and structures not forming part of this provisional development authorisation. In particular, policies will need to address sustainability matters (especially water and energy efficiency), environmental protection requirements, flood protection requirements and amenity aspects.

14. A common building scheme encumbrance or equivalent device for the purpose of ensuring compliance with design standards for residential and other buildings will be required at the land division stage.

15. Binding legal arrangements (e.g. easements, encumbrances, charge-back arrangements etc., as appropriate) between the proponent and allotment owners must be put in place, prior to application to the Registrar General for the issue of new Certificates of Title, to ensure financial and management responsibilities related to the maintenance of edge treatments, the maintenance of the riparian buffer strip and the design and appearance of structures are clearly allocated. These arrangements must be to the reasonable satisfaction of the Development Assessment Commission.

16. The proponent will need to satisfy the requirements of the Mid Murray Council relating to the provision of 12.5 per cent Open Space as part of any land division application.

17. The Marina Owner’s Charter and House Owner’s Charter documents should be finalised to the satisfaction of Planning SA, prior to application to the Registrar General for the issue of new Certificates of Title. The relevant Charters should be presented to purchasers of marina berths or allotments.

18. Approvals from the Environment Protection Authority and the Department of Health would need to be sought for the Waste Water Treatment Plant and the use of reclaimed water for irrigation purposes. An Environmental Management Plan for Wastewater and an Irrigation Plan would be required.

19. The Minister has a specific power to require testing, monitoring and auditing under Section 48C of the Development Act 1993.

20. It is noted that the provisional development authorisation granted herein does not apply to any residential, commercial, retail, tourist-related or other buildings, for which a separate application for approval, addressed to Council, will be required. Additional design and infrastructure/service plans will be required by Council when application is made for approval for any such buildings.

Given under my hand at Adelaide, 20 February 2014.

T. BYRT, Presiding Member Development Assessment Commission

ENVIRONMENT PROTECTION ACT 1993

Granting of an Exemption

THE Environment Protection Authority has issued an exemption to Iorlin Nominees Pty Ltd (trading as Littlehampton Brick), to be exempted from Section 34 of the Environment Protection Act 1993, in respect of the requirements of Schedule 1, Clause 9 of the Environment Protection (Air Quality) Policy 1994.

In particular this exemption applies to the discharge of fluorine (in the form of hydrofluoric acid) from the brick kiln exhaust stack on the premises.

Dated 21 February 2014.

K. VOGELSANG, Delegate Environment Protection Authority

GOVERNMENT GAZETTE ADVERTISEMENT RATES**To apply from 1 July 2013**

	\$	\$
Agents, Ceasing to Act as.....	48.50	Firms:
Associations:		Ceasing to Carry on Business (each insertion)..... 32.25
Incorporation	24.50	Discontinuance Place of Business..... 32.25
Intention of Incorporation	61.00	
Transfer of Properties	61.00	
Attorney, Appointment of.....	48.50	Land—Real Property Act:
Bailiff's Sale.....	61.00	Intention to Sell, Notice of..... 61.00
Cemetery Curator Appointed.....	35.75	Lost Certificate of Title Notices 61.00
Companies:		Cancellation, Notice of (Strata Plan) 61.00
Alteration to Constitution	48.50	
Capital, Increase or Decrease of	61.00	
Ceasing to Carry on Business	35.75	
Declaration of Dividend.....	35.75	
Incorporation	48.50	
Lost Share Certificates:		
First Name.....	35.75	
Each Subsequent Name.....	12.40	
Meeting Final.....	40.50	
Meeting Final Regarding Liquidator's Report on		
Conduct of Winding Up (equivalent to 'Final		
Meeting')		
First Name.....	48.50	
Each Subsequent Name.....	12.40	
Notices:		
Call.....	61.00	Noxious Trade
Change of Name.....	24.50	Partnership, Dissolution of
Creditors.....	48.50	Petitions (small).....
Creditors Compromise of Arrangement	48.50	Registered Building Societies (from Registrar-General) 24.50
Creditors (extraordinary resolution that 'the Com-		Register of Unclaimed Moneys—First Name..... 35.75
pany be wound up voluntarily and that a liquidator		Each Subsequent Name 12.40
be appointed').....	61.00	
Release of Liquidator—Application—Large Ad.....	96.50	Registers of Members—Three pages and over:
—Release Granted	61.00	Rate per page (in 8pt) 308.00
Receiver and Manager Appointed.....	55.50	Rate per page (in 6pt) 407.00
Receiver and Manager Ceasing to Act	48.50	Sale of Land by Public Auction..... 61.50
Restored Name.....	45.25	Advertisements..... 3.40
Petition to Supreme Court for Winding Up.....	84.00	¼ page advertisement 143.00
Summons in Action.....	71.50	½ page advertisement 287.00
Order of Supreme Court for Winding Up Action	48.50	Full page advertisement 562.00
Register of Interests—Section 84 (1) Exempt	108.00	
Removal of Office.....	24.50	Advertisements, other than those listed are charged at \$3.40 per
Proof of Debts	48.50	column line, tabular one-third extra.
Sales of Shares and Forfeiture.....	48.50	
Estates:		
Assigned	35.75	Notices by Colleges, Universities, Corporations and District
Deceased Persons—Notice to Creditors, etc.....	61.00	Councils to be charged at \$3.40 per line.
Each Subsequent Name	12.40	
Deceased Persons—Closed Estates.....	35.75	Where the notice inserted varies significantly in length from
Each Subsequent Estate.....	1.60	that which is usually published a charge of \$3.40 per column line
Probate, Selling of	48.50	will be applied in lieu of advertisement rates listed.
Public Trustee, each Estate	12.40	

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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2013

Acts, Bills, Rules, Parliamentary Papers and Regulations					
Pages	Main	Amends	Pages	Main	Amends
1-16	3.00	1.40	497-512	41.00	40.00
17-32	3.90	2.45	513-528	42.00	40.75
33-48	5.15	3.65	529-544	43.50	42.00
49-64	6.50	5.00	545-560	44.75	43.50
65-80	7.55	6.30	561-576	45.75	44.75
81-96	8.80	7.30	577-592	47.50	45.25
97-112	10.00	8.60	593-608	48.75	46.75
113-128	11.20	9.90	609-624	49.50	48.50
129-144	12.60	11.10	625-640	50.50	49.00
145-160	13.80	12.40	641-656	52.00	50.50
161-176	15.00	13.60	657-672	53.00	51.00
177-192	16.40	14.80	673-688	54.50	53.00
193-208	17.60	16.30	689-704	55.50	53.50
209-224	18.60	17.20	705-720	57.00	55.00
225-240	19.90	18.40	721-736	58.50	56.00
241-257	21.40	19.50	737-752	59.00	57.50
258-272	22.60	20.60	753-768	61.00	58.50
273-288	23.70	22.40	769-784	62.00	61.00
289-304	24.80	23.30	785-800	63.00	62.00
305-320	26.25	24.70	801-816	64.50	62.50
321-336	27.25	25.75	817-832	65.50	64.50
337-352	28.75	27.00	833-848	67.00	65.50
353-368	29.50	28.50	849-864	68.00	66.50
369-384	31.25	29.50	865-880	69.50	68.00
385-400	32.50	31.00	881-896	70.00	68.50
401-416	33.75	32.00	897-912	71.50	70.00
417-432	35.00	33.50	913-928	72.00	71.50
433-448	36.00	34.75	929-944	73.50	72.00
449-464	37.00	35.50	945-960	74.50	73.00
465-480	37.50	36.75	961-976	78.00	74.00
481-496	40.00	37.50	977-992	79.00	74.50

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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
Bacchus CS Cowboy	275	Glass	Epoch Wine Group	Statewide Recycling
Bacchus Choc Whip	275	Glass	Epoch Wine Group	Statewide Recycling
Bacchus Chocolate Banana Split	30	PET	Epoch Wine Group	Statewide Recycling
Bacchus Chocolate Eclair	30	PET	Epoch Wine Group	Statewide Recycling
Bacchus Cowboy	30	PET	Epoch Wine Group	Statewide Recycling
Bacchus Cowboy Chocolate	30	PET	Epoch Wine Group	Statewide Recycling
Bacchus Cowboy Espresso	30	PET	Epoch Wine Group	Statewide Recycling
Bacchus Cowgirl	30	PET	Epoch Wine Group	Statewide Recycling
Bacchus Pancake	30	PET	Epoch Wine Group	Statewide Recycling
Bacchus QF	30	PET	Epoch Wine Group	Statewide Recycling

ENVIRONMENT PROTECTION ACT 1993

Vary the 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:

Vary the Approval of Category B Containers

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

- (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.

- (1) That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class. The Authority specifies the following refund markings for Category B containers:
 - (i) '10c refund at collection depots when sold in S.A.'; or
 - (ii) '10c refund at S.A./N.T. collection depots in State/Territory of purchase'.
- (2) The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class. For the purpose of this approval notice the company named in Column 5 of Schedule 1 of this Notice is the nominated super collector.
- (3) In the case of an approval in relation to Category B containers that the waste management arrangement must require the holder of the approval to provide specified super collectors with a declaration in the form determined by the Authority in relation to each sale of such containers by the holder of the approval as soon as practicable after the sale.
- (4) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Bacchus Cowboy Smoothie	2 000	Cask—cardboard box and PE/Metal/ Polyester bag	Epoch Wine Group	Statewide Recycling
Bacchus Choc Whip Smoothie	2 000	Cask—cardboard box and PE/Metal/ Polyester bag	Epoch Wine Group	Statewide Recycling
Bacchus Cowgirl Smoothie	2 000	Cask—cardboard box and PE/Metal/ Polyester bag	Epoch Wine Group	Statewide Recycling

ESSENTIAL SERVICES COMMISSION ACT 2002

Residential Energy Efficiency Scheme Code

NOTICE is hereby given that:

1. Pursuant to Section 28 (2) of the Essential Services Commission Act 2002, the Essential Services Commission has varied the Residential Energy Efficiency Scheme Code (which is an industry code made by the Commission under Section 28 (1) of the Essential Services Commission Act 2002).

2. The variation to the Residential Energy Efficiency Scheme Code includes changes to existing activity specifications, as well as general updates.

3. The variation to the Residential Energy Efficiency Scheme Code takes effect on and from 27 February 2014.

4. A copy of the Residential Energy Efficiency Scheme Code (as varied reference REESC/07) may be inspected or obtained from the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide and is also available at www.escosa.sa.gov.au.

5. Queries in relation to this notice may be directed to the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide. Telephone (08) 8463 4444 or Freecall 1800 633 592 (mobiles and S.A. only).

Execution:

The seal of the Essential Services Commission was affixed with due Authority by the Chairperson of the Essential Services Commission.

Dated 25 February 2014.

P. WALSH, Chairperson, Essential Services Commission

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE note that the notice made under Section 115 of the Fisheries Management Act 2007, published in the *Government Gazette* No. 11 dated 13 February 2014, on page 830, being the second notice on that page, referring to the holder of Western Zone Abalone Fishery Licence, (the 'exemption holder') with Exemption No. 9902680 granted from 6 February 2014 until 31 December 2014 is hereby varied.

The notice is varied by replacing condition 3 of Schedule 1 with the following:

Upon completion of the day's fishing activities the exemption holders shall each complete the Roei Daily Catch and Effort Return Form provided by the South Australian Research and Development Institute (SARDI). The completed Roei Daily Catch and Effort Return Forms must be returned to SARDI within 15 days of the end of the month to which it relates. Exemption No. 9902680.

Dated 19 February 2014.

PROFESSOR M. DOROUDI, Executive Director, Fisheries and Aquaculture

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Luciana Bassi Bucater of South Australian Research and Development Institute (SARDI) Aquatic Sciences (the 'exemption holder') or her agents are exempt from Sections 71 and 72 (2) (b) of the Fisheries Management Act 2007, but only insofar as the exemption holder or her agents shall not be guilty of an offence when taking Freshwater Catfish (*Tandanus tandanus*) (the 'exempted activity') from the waters described in Schedule 1 and subject to the conditions in Schedule 2, from 22 February 2014 until 23 February 2014 inclusive, unless varied or revoked earlier.

SCHEDULE 1

The waters of the River Murray within 40 km Swan Reach.

SCHEDULE 2

1. No more than five Freshwater Catfish (*Tandanus tandanus*) may be retained per nominated group of two agents per day and each Catfish retained must be provided to an employee from the South Australian Research and Development Institute, Aquatic Sciences on site.

2. Any protected native fish other than a Freshwater Catfish caught and retained pursuant to this notice must be recorded in the log book and immediately returned to the water. Any exotic fish caught must be destroyed and not returned to the water.

3. A maximum of 50 Freshwater Catfish maybe caught and retained for research purposes only and must not be sold.

4. Agents may be nominated and grouped for each of the locations described in Schedule 1 by the exemption holder and they will be recorded in a document that is retained on site while the exempted activities are being undertaken. The document must provide the full names of each agent together with any other identifying information about the agents that may be specifically required from time to time. All agents shall be identifiable by a tamper proof wrist band. The exemption holder will nominate the dates, time and location of the fishing events.

5. While engaged in the exempted activity the exemption holder and agents must be in possession of a copy of this notice, which must be produced to a Fisheries Officer if requested. Notice No. ME9902685.

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

Dated 21 February 2014.

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

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Damien Wilksch, 137 Dunk Road, Cadell, S.A. 5321, (the 'exemption holder'), holder of River Fishery Licence No. R03, is exempt from Section 53 (2) and 70 of the Fisheries Management Act 2007 and Regulation 7 and Clause 6 of Schedule 6 and Schedule 7 of the Fisheries Management (General) Regulations 2007 but only insofar as he may use the device described in Schedule 1 to take Carp, Bony Bream and other non-native species in the areas specified in Schedule 2 for the purpose of trade or business (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 20 February 2014 until 20 February 2015, unless varied or revoked earlier.

SCHEDULE 1

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

SCHEDULE 2

(1) Subject to Paragraph (2), the holder of Licence R03 may conduct fishing activities pursuant to this Licence in all backwaters of the River Murray excluding the following areas during the corresponding period set out in the following table:

Area Excluded	Period of Closure
Lake Littra and outflow channel	Permanent—all year
Clover Lake	Permanent—all year
Coombool Swamp	Permanent—all year
Lake Limbra and outflow channel	Permanent—all year
Lake Woolpolool	Permanent—all year
Ral Ral Creek below Chaffey Pumping Station and entrance waters to Lake Merreti	Permanent—all year
Katarapko Creek and Eckert Creek, including The Splash	Permanent—all year
Bulyong Creek	Permanent—all year
Pilby Creek	Permanent—all year
Hancock Creek	Permanent—all year
Mundic Creek	Permanent—all year
Pike River	Permanent—all year
Punkah Creek	Permanent—all year
Slaney Creek	Permanent—all year
Loch Luna	Permanent—all year
Cobdogla Swamp	1 August to 30 April (inclusive)
Loveday Swamp/Mussel lagoons	1 August to 30 April (inclusive)
Lake Merreti	1 August to 31 January (inclusive)

(2) The holder of Licence R03 may conduct fishing operations within the closure areas and periods listed above if given written approval by the Director of Fisheries to undertake specified carp eradication work in a specified area for a specified period.

SCHEDULE 3

1. The exemption holder must not use more than 30 carp nets at any one time in permitted backwaters of the River Murray.

2. The exemption holder must not have more than 30 carp nets in his possession at any time when he is deploying carp nets in the backwaters of the River Murray.

3. The exemption holder may only engage in the exempted activity while fishing pursuant to River Fishery Licence No. R03, and may only use a boat to engage in the exempted activity if that boat is registered by endorsement on River Fishery Licence No. R03.

4. The exemption holder must not cause or permit a person to act as his agent when engaging in the exempted activity unless that person may lawfully act as an agent for the exemption holder in relation to River Fishery Licence No. R03.

5. All native fish (excluding Bony Bream and Yabbies) taken in the course of the exempted activity must be immediately returned to the water.

6. Immediately prior to commencing the exempted activity, the exemption holder must contact the PIRSA Fishwatch on 1800 065 522 and provide the following details:

- The licence number and person(s) conducting the activity;
- The exact location(s) of the fishing activities;
- The number of carp nets being used; and
- Exemption No. 9902639.

7. The exemption holder must ensure that the carp nets are checked and all fish removed at least once during each 24 hour period.

8. When the exemption holder moves the carp nets more than 3 km from the reported location of the nets under Condition 6, or removes the nets from the river completely, the exemption holder must again report to PIRSA Fishwatch on 1800 065 522 and provide either details, as required under Condition 6 of this exemption notice, or report that fishing with carp nets has ceased.

9. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer as requested.

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

Dated 19 February 2014.

PROFESSOR M. DOROUDI, Executive Director,
Fisheries and Aquaculture

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE note that the notice made under Section 115 of the Fisheries Management Act 2007, published in the *Government Gazette* No.78 dated 5 December 2013, on page 4431, being the third notice on that page, referring to Tim Kelly of Conservation Council South Australia, (the ‘exemption holder’) with Exemption No. 9902652 is hereby REVOKED effective as at the date of this notice.

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the person for the time being, occupying or acting in the position of Chief Executive Officer of the Conservation Council South Australia (the ‘exemption holder’) or their agent, is exempt from Section 70 of the Fisheries Management Act 2007 and Regulation 7 and Regulation 10, Schedule 6, Clause 42, 58 and 73 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder shall not be guilty of an offence when using one or more unregistered rock lobster pots for research purposes (the ‘exempted activity’) from the waters specified in Schedule 1 subject to the conditions specified in Schedule 2, from 25 February 2014 until 31 May 2014, unless varied or revoked earlier.

SCHEDULE 1

South Australian waters of the Neptune Islands Group (Ron and Valerie Taylor) Marine Park and the Upper South East Marine Park.

SCHEDULE 2

1. Fish caught in the rock lobster pots must be returned to the water immediately after data collection in the location they were collected. No fish are to be retained or sold.

2. A maximum of five rock lobster pots may be used at any one time.

3. When set in waters less than 100 m depth in the area of the Northern Zone Rock Lobster Fishery, rock lobster pots must be fitted with a sea lion exclusion device in the form of a metal rod that is securely fastened to the centroid of the base of the pot and extends perpendicular to a height not less than level with the base of the neck of the pot.

4. Rock lobster pots must be attached by a line to a red buoy, four litres in volume and made of durable material. A tag must be affixed to the top of the buoy, clearly displaying the name and address of the exemption holder and Exemption No. ME9902688.

5. For the purposes of this notice, only the following persons may act as an agent of the exemption holder:

- Andrew Fox of Rodney Fox Shark Expeditions.
- A nominated MOSAIC volunteer.

6. In this exemption a nominated MOSAIC volunteer means persons nominated by the exemption holder, at least one clear business day (the ‘consideration period’) prior to undertaking the exempted activity, by notifying the Executive Director Fisheries and Aquaculture (or his delegate) in writing of the full names of each volunteer together with any other identifying information about the volunteers that may be specifically required from time to time.

For the purpose of this instrument the delegate of the Executive Director Fisheries and Aquaculture is:

Lambertus Lopez
Manager Legal and Legislative Programs
Email: lambertus.lopez@sa.gov.au

7. The exemption holder or a person acting as an agent must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. ME9902688.

8. The exemption holder must provide a final written report providing details of the quantity of pots set, location, time, quantities of species sampled and outcomes of the research project to the Executive Director, Fisheries and Aquaculture at G.P.O. Box 1625, Adelaide, S.A. 5001, by 31 July 2014.

9. While engaged in the exempted activity the exemption holder or agent must be in possession of a copy of this notice and such a notice must be produced to a PIRSA Fisheries Officer if requested.

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

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 24 February 2014.

PROFESSOR M. DOROUDI, Executive Director
of Fisheries and Aquaculture

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 of Title Volume	Folio	Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
50 Ann Street, Stepney	Allotment 72 in Filed Plan 134823, Hundred of Adelaide	5317	7	27.4.06, page 1157	280.00
28 Gawler Road, Two Wells	Allotment 2 in Filed Plan 110108, Hundred of Port Gawler	5197	911	12.12.13, page 4569	164.00
38 Gilbert Street (also known as Lot 3), Tarlee	Allotment 3 in Filed Plan 139665, Hundred of Gilbert	5256	773	23.12.93, page 3050	105.00
Unit 2, 57 Hughes Street, Mile End	Allotment 1 in Filed Plan 111994, Hundred of Adelaide	5201	810	29.4.93, page 1556	118.00
42 (known as 42A) Kennington Road, Hope Valley	Allotment 5 in Deposited Plan 6074, Hundred of Yatala	5625	47	12.12.13, page 4569	160.00
37 Minchington Road, Elizabeth North	Allotment 732 in Deposited Plan 6448, Hundred of Munno Para	5583	88	12.12.13, page 4569	128.00
37 York Road, Port Pirie West	Allotment 227 in Filed Plan 184309, Hundred of Pirie	5702	51	16.1.14, page 111	83.00

Dated at Adelaide, 27 February 2014.

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

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 of Title Volume	Folio
6 Marie Court	Salisbury East	Allotment 35 in Deposited Plan 9491, Hundred of Yatala	5580	319

Dated at Adelaide, 27 February 2014.

R. HULM, Director, Corporate 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 of Title Volume	Folio	Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published
3 Bakewell Road, Evandale	Allotment 3 in Filed Plan 126143, Hundred of Adelaide	5229	513	23.12.93, page 3049
60 Beerworth Avenue, Whyalla Playford	Allotment 1509, Town of Whyalla, Hundred of Randell	5285	922	12.12.13, page 4569
53 Darebin Street, Mile End	Allotment 198 in Deposited Plan 1285, Hundred of Adelaide	5336	478	14.11.13, page 4215
11 Dudley Street, Semaphore	Allotment 290 in Filed Plan 16223, Hundred of Port Adelaide	5443	586	19.12.02, page 4771
25 Dunstone Road, Semaphore Park	Allotment 30 in Deposited Plan 543, Hundred of Yatala	5583	240	24.3.94, page 799
6 Guilford Street, Clare	Allotment 206 in Filed Plan 190768, Hundred of Clare	5370	958	13.6.85, page 2142
4 Horner Street, Solomontown, (also known as Port Pirie)	Allotment 3 in Filed Plan 100790, Hundred of Pirie	5100	501	27.2.97, page 1054

Dated at Adelaide, 27 February 2014.

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

GEOGRAPHICAL NAMES ACT 1991

Notice of Declaration of Names of Places

NOTICE is hereby given pursuant to Section 11A of the Geographical Names Act 1991, that the names of those places set out in The Schedule hereunder shall be the geographical names of those places. Precise locations for the features can be obtained from the South Australian Gazetteer at www.sa.gov.au/landservices/namingproposals or by contacting the Geographical Name Unit, DPTI on (08) 8204 8539.

THE SCHEDULE

<i>Mapsheet</i>	<i>Feature</i>
1:50 000 Mapsheet 65343-2 (Hawker)	Wardlatha (cliff)
1:50 000 Mapsheet 6627-4 (Noarlunga)	Parntalilla (ridge)
1:50 000 Mapsheet 6634-4 (Wilpena)	Alison Saddle Ferntree Falls

NOTE: Words shown in parentheses are not part of the name.

Certified that the above names have been examined in line with the policies of the Geographical Names Unit, and that they comply with Section 11A of the Geographical Names Act 1991.

Dated 20 February 2014.

M. BURDETT Surveyor-General, Department for Planning, Transport and Infrastructure

DPTI.2013/00985/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

SOUTH AUSTRALIAN WATER CORPORATION (the Authority) of SA Water House, 250 Victoria Square, Adelaide, S.A. 5000, acquires the following interests in the following land:

An unencumbered estate in fee simple in that piece of land being the whole of Allotment 2 in Deposited Plan 91826 in the area named Encounter Bay in the Hundred of Encounter Bay and being the whole of the land comprised in Certificate of Title Volume 6130, Folio 249.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Aaron Pearce,
SA Water Corporation
250 Victoria Square,
Adelaide, S.A. 5000.
Telephone: (08) 7424 1761.

Dated 27 February 2014.

K. HASSIOTIS, Manager Property Services

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

SOUTH AUSTRALIAN WATER CORPORATION (the Authority) of SA Water House, 250 Victoria Square, Adelaide, S.A. 5000, acquires the following interests in the following land:

An unencumbered estate in fee simple in that piece of land being portion of Allotment 10 in Filed Plan 33139 in the Hundred of Encounter Bay in the area named Encounter Bay being portion of the land comprised in Certificate of Title Volume 5177, Folio 376 and more particularly delineated and marked as Allotment 1 in Deposited Plan 91827.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Aaron Pearce,
SA Water Corporation
250 Victoria Square,
Adelaide, S.A. 5000.
Telephone: (08) 7424 1761.

Dated 27 February 2014.

K. HASSIOTIS, Manager, Property Services

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Unit 1, 52-58 South Road, West Hindmarsh, S.A. 5007, being the whole of Unit 1 in Strata Plan No. 5868 comprised in Certificate of Title Volume 5019, Folio 596.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Rose Ward,
G.P.O. Box 1533,
Adelaide, S.A. 5001
Phone (08) 8343 2706

Dated 27 February 2014.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

A. J. BERRY, Manager, Real Estate Services
(Authorised Officer), Department of
Planning, Transport and Infrastructure

DPTI 2006/15338/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Unit 2, 52-58 South Road, West Hindmarsh, S.A. 5007, being the whole of Unit 2 in Strata Plan No. 5868 comprised in Certificate of Title Volume 5019, Folio 597.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Rose Ward,
G.P.O. Box 1533,
Adelaide, S.A. 5001
Phone (08) 8343 2706

Dated 27 February 2014.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

A. J. BERRY, Manager, Real Estate Services
(Authorised Officer), Department of
Planning, Transport and Infrastructure

DPTI 2006/15333/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Unit 3, 52-58 South Road, West Hindmarsh, S.A. 5007, being the whole of Unit 3 in Strata Plan No. 5868 comprised in Certificate of Title Volume 5019, Folio 598.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Rose Ward,
G.P.O. Box 1533,
Adelaide, S.A. 5001
Phone (08) 8343 2706

Dated 27 February 2014.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

A. J. BERRY, Manager, Real Estate Services
(Authorised Officer), Department of
Planning, Transport and Infrastructure

DPTI 2006/15339/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Unit 4, 52-58 South Road, West Hindmarsh, S.A. 5007, being the whole of Unit 4 in Strata Plan No. 5868 comprised in Certificate of Title Volume 5019, Folio 599.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Rose Ward,
G.P.O. Box 1533,
Adelaide, S.A. 5001
Phone (08) 8343 2706

Dated 27 February 2014.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

A. J. BERRY, Manager, Real Estate Services
(Authorised Officer), Department of
Planning, Transport and Infrastructure

DPTI 2006/15349/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Unit 5, 52-58 South Road, West Hindmarsh, S.A. 5007, being the whole of Unit 5 in Strata Plan No. 5868 comprised in Certificate of Title Volume 5019, Folio 600.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Rose Ward,
G.P.O. Box 1533,
Adelaide, S.A. 5001
Phone (08) 8343 2706

Dated 27 February 2014.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

A. J. BERRY, Manager, Real Estate Services
(Authorised Officer), Department of
Planning, Transport and Infrastructure

DPTI 2006/15351/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Unit 6, 52-58 South Road, West Hindmarsh, S.A. 5007, being the whole of Unit 6 in Strata Plan No. 5868 comprised in Certificate of Title Volume 5019, Folio 601.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Rose Ward,
G.P.O. Box 1533,
Adelaide, S.A. 5001
Phone (08) 8343 2706

Dated 27 February 2014.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

A. J. BERRY, Manager, Real Estate Services
(Authorised Officer), Department of
Planning, Transport and Infrastructure

DPTI 2006/15352/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the ‘Authority’), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at 5 Grange Road, West Hindmarsh, S.A. 5007, being the whole of Allotment 3 in Deposited Plan No. 1837 comprised in Certificate of Title Volume 5173, Folio 470.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Rose Ward,
G.P.O. Box 1533,
Adelaide, S.A. 5001
Phone (08) 8343 2706

Dated 27 February 2014.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

A. J. BERRY, Manager, Real Estate Services
(Authorised Officer), Department of
Planning, Transport and Infrastructure

DPTI 2006/15374/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the ‘Authority’), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at 216 South Road, Croydon, S.A. 5008, being the whole of Allotment 25 in Deposited Plan No. 2895 comprised in Certificate of Title Volume 5837, Folio 586.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Rose Ward,
G.P.O. Box 1533,
Adelaide, S.A. 5001
Phone (08) 8343 2706

Dated 27 February 2014.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

A. J. BERRY, Manager, Real Estate Services
(Authorised Officer), Department of
Planning, Transport and Infrastructure

DPTI 2006/04927/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the ‘Authority’), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at 250 South Road, Croydon, S.A. 5008, being the whole of Allotment 8 in Deposited Plan No. 2895 comprised in Certificate of Title Volume 5836, Folio 938.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Rose Ward,
G.P.O. Box 1533,
Adelaide, S.A. 5001
Phone (08) 8343 2706

Dated 27 February 2014.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

A. J. BERRY, Manager, Real Estate Services
(Authorised Officer), Department of
Planning, Transport and Infrastructure

DPTI 2006/04937/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the ‘Authority’), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at 188 South Road, Croydon, S.A. 5008, being the whole of Allotment 203 in Deposited Plan No. 1913 comprised in Certificate of Title Volume 5837, Folio 251.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Rose Ward,
G.P.O. Box 1533,
Adelaide, S.A. 5001
Phone (08) 8343 2706

Dated 27 February 2014.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

A. J. BERRY, Manager, Real Estate Services
(Authorised Officer), Department of
Planning, Transport and Infrastructure

DPTI 2006/04924/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at 236 South Road, Croydon, S.A. 5008, being the whole of Allotment 15 in Deposited Plan No. 2895 comprised in Certificate of Title Volume 5838, Folio 81.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Rose Ward,
G.P.O. Box 1533,
Adelaide, S.A. 5001
Phone (08) 8343 2706

Dated 27 February 2014.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

A. J. BERRY, Manager, Real Estate Services
(Authorised Officer), Department of
Planning, Transport and Infrastructure

DPTI 2006/04931/01

South Australia

Liquor Licensing (General Code of Practice) Amendment Notice 2014

under section 11A of the *Liquor Licensing Act 1997*

1—Short title

This notice may be cited as the *Liquor Licensing (General Code of Practice) Amendment Notice 2014*.

2—Commencement

This notice comes into operation on 1 March 2014 and varies the *Liquor Licensing (General Code of Practice) Amendment Notice 2014* published in the *Gazette* on 20 February 2014, by deleting clause 11(1)(d) of the *Liquor Licensing (General Code of Practice) Amendment Notice*. This variation will have the effect that the *General Code of Practice* contained in Schedule 1 will supersede the *General Code of Practice* published in the *Gazette* on 20 February 2014.

The *Liquor Licensing (General Code of Practice) Notice 2012* remains in force until that date.

3—General Code of Practice

- (1) The Schedule sets out the Commissioner's General Code of Practice as varied for the purposes of the *Liquor Licensing Act 1997*.
- (2) The Minister for Business Services and Consumers has approved the General Code of Practice.

Schedule 1—Commissioner's General Code of Practice

Part 1—Preliminary

1—Citation

This code of practice may be cited as the *General Code of Practice* under the *Liquor Licensing Act 1997*.

2—Commencement

This code of practice came into operation on 18 January 2013 and was amended on 1 March 2014.

3—Purpose of the code

- (1) The purpose of this code of practice is to promote the objects of the *Liquor Licensing Act 1997* and, in particular -

- (a) to encourage responsible attitudes towards the promotion, sale, supply, consumption and use of liquor, to develop and implement principles directed towards that end (the ***responsible service and consumption principles***) and minimise the harm associated with the consumption of liquor; and
 - (b) to ensure as far as practicable that the sale and supply of liquor contributes to, and does not detract from, the amenity of community life; and
 - (c) to ensure that the sale and supply of liquor occurs in such a manner as to minimise the risk of intoxication and associated violent or anti-social behaviour including property damage and causing personal injury.
- (2) The intention of this code of practice is to commit licensees to:
- (a) make an assessment of the risk of their operational practices;
 - (b) not undertake operational practices involving unacceptable risk;
 - (c) consider and implement measures to manage high risk operational practices; and
 - (d) maintain standards of operational practice that, as a matter of course, address medium and low risk operations.

4—Interpretation

- (1) Expressions defined in the *Liquor Licensing Act 1997* have the same meanings in this code of practice.
- (2) The levels of risk associated with the operational practices of a licensed premises are to be assessed on the basis of what a reasonable person would consider to be:
 - (a) low risk;
 - (b) medium risk;
 - (c) high risk; or
 - (d) unacceptable risk.
- (3) When assessing the level of risk associated with the operational practices of a licensed premises and the likelihood of a particular outcome occurring, consideration must be given to the class of licence and the nature of the operational practices being conducted under the licence.
- (4) *Reasonable steps* to prevent, reduce the likelihood of or manage an outcome associated with the operational practices of a licensed premises, will be deemed to have been taken where the licensee is able to demonstrate that they have reasonably assessed the risk and the likely occurrence of the outcome based on the class of licence and the operational practices being conducted under the licence, and have implemented a written management plan which contains reasonable measures to reduce the likelihood of the outcome occurring.
- (5) The existence of a management plan formulated in purported compliance with subclause (4) above, will not constitute *reasonable steps* if it is no longer current and/or the licensee's staff have not received training as to the content of the management plan and the manner in which it is to be implemented.

staff includes any person involved in the service or supply of liquor on licensed premises whether they are a paid staff member or not.

5—Mandatory nature of the code

- (1) Under section 42 of the *Liquor Licensing Act 1997*, it is a condition of every licence that the licensee must comply with this code of practice.
- (2) This code of practice is in addition to, and does not derogate from, licence conditions imposed by the licensing authority.
- (3) If this code of practice is inconsistent with a licence condition imposed by the licensing authority, the licence condition so imposed will prevail to the extent of the inconsistency. Further, this code of practice is cumulative upon all other obligations imposed by law, including those imposed by or under the *Liquor Licensing Act 1997*.

Note -

Under section 45 of the *Liquor Licensing Act 1997*, non-compliance will constitute an offence by the licensee and, if it involves conduct of another person that the other person knows might render the licensee liable to a penalty, by that other person. Disciplinary action may also be taken under Part 8 of the *Liquor Licensing Act 1997* in respect of the non-compliance.

6—Application of this code of practice under 11A(3) of the *Liquor Licensing Act 1997*

- (1) This code of practice does not apply to a licence in respect of which an exemption is granted by the Liquor and Gambling Commissioner, taking into account the nature and extent of the operations conducted under the licence.
- (2) In addition to subclause (1), the Commissioner may exempt a licensee from a specified provision of this code of practice.

Part 2—Required training and practices

7—Responsible service of alcohol training

- (1) A licensee must ensure that all staff involved in the service or supply of liquor on the licensed premises complete nationally accredited responsible service of alcohol training.
- (2) The training must be completed within three months.
- (3) The licensee must ensure that where an application is granted under section 56(2), 63(2), 71(4) or 73(7) of the *Liquor Licensing Act 1997*, and the person in question has been identified as not having the appropriate knowledge, experience and skills for the purposes specified in those sections, that person must satisfactorily complete responsible service of alcohol training within three months of approval being granted under those sections or within such other period of time as approved by the Liquor and Gambling Commissioner.
- (4) Subclause (1) does not apply in relation to -
 - (a) a producer's licence that does not authorise the sale or supply of liquor for consumption on licensed premises;

- (b) a wholesale liquor merchant's licence;
 - (c) a direct sales licence;
 - (d) a limited club licence unless this clause is applied in relation to the licence by a licence condition imposed by the licensing authority, taking into account the nature and extent of the operations conducted under the licence; or
 - (e) a limited licence unless this clause is applied in relation to the licence by a licence condition imposed by the licensing authority, taking into account the nature and extent of the operations conducted under the licence.
- (5) The licensee must produce evidence of the completion of responsible service of alcohol training by persons as required by this clause or by licence conditions, within 7 days of being requested to do so by an authorised officer (within the meaning of section 122 of the *Liquor Licensing Act 1997*).
- (6) In this clause -

responsible service of alcohol training means a vocational education and training course in responsible service of alcohol accredited under the *National Vocational Education and Training Regulator Act 2011* of the Commonwealth.

8—Practices relating to minors

- (1) A licensee must take reasonable steps to prevent -
 - (a) minors consuming or being supplied with liquor on the licensed premises; and
 - (b) minors unlawfully entering or remaining on the licensed premises or any area of the licensed premises that is out of bounds to minors.
- (2) A licensee must not conduct, promote, advertise or permit the conduct, promotion or advertisement of their business in a way that tends to encourage minors to consume liquor.

9—Practices promoting responsible attitude to consumption of liquor on licensed premises

- (1) A licensee must not conduct, promote, advertise or permit the conduct, promotion or advertisement of their business in a way that tends to encourage the rapid or excessive consumption of liquor or that discourages a responsible attitude to the consumption of liquor.
- (2) A licensee must not conduct or permit gender-based promotions involving free or discounted liquor on the licensed premises including free or discounted entry to the licensed premises.
- (3) Except where liquor is sold for consumption off licensed premises only, or where liquor is supplied by way of sample only, a licensee must at all times -
 - (a) ensure that free cool drinking water is readily available to patrons on the licensed premises; and

-
- (b) ensure that at least one non-alcoholic beverage (other than water) is available for purchase at a price that does not exceed the price of the least expensive alcoholic beverage available for purchase.

10—Practices relating to drink spiking

- (1) A licensee must take reasonable steps to reduce the likelihood of drink spiking occurring on the licensed premises.
- (2) A licensee must cooperate with and assist police in any investigation relating to alleged drink spiking.
- (3) In this clause -

drink spiking includes any addition of liquor or other substance to a person's drink without the person's knowledge or permission (whether at all or in the quantity added).

11—Practices relating to intoxication and disorderly, offensive, abusive or violent behaviour

- (1) A licensee must take reasonable steps -
 - (a) to prevent the sale or supply of liquor to persons in circumstances where their speech, balance, coordination or behaviour is noticeably affected and it is reasonable to believe that the affected speech, balance, co-ordination or behaviour is the result of the consumption of liquor or some other substance;
 - (b) to reduce the likelihood of incidents of intoxication and/or disorderly, offensive, abusive or violent behaviour on licensed premises;
 - (c) to manage incidents related to intoxication and/or disorderly, offensive, abusive or violent behaviour that may occur on licensed premises.

12—Practices relating to disturbances

- (1) A licensee must take reasonable steps -
 - (a) to prevent undue offence, annoyance, disturbance, noise or inconvenience to people who reside, work or worship in the vicinity of the licensed premises, resulting from entertainment or activities on the licensed premises or the conduct of people making their way to or from the licensed premises; and
 - (b) to ensure public order and safety.

Part 3—Required measures promoting compliance with the code

13—Risk assessment and reasonable steps

- (1) A licensee must consider the measures that will be implemented in conducting operations under the licence for the purposes of compliance with this code of practice and, in particular, the measures that will be taken to comply with the requirements to take reasonable steps.
- (2) The measures must be contained in a written management plan.
- (3) The management plan or copy must be kept on the licensed premises and made available as soon as practicable upon request of an authorised officer.
- (4) The management plan must be reviewed and if necessary, modified every two years or when operations under the licence alter in such a way that warrants a review and modification of the management plan to be undertaken.

14—Induction and refresher training

- (1) A licensee must provide to all staff involved in the service or supply of liquor on the licensed premises, training in relation to the management plan to be implemented to address the risks associated with the operational practices.
- (2) The training must be provided to all staff on induction and at least once in each subsequent period of two years.
- (3) The licensee must produce evidence of the completion of the training by persons as required by this clause within 7 days of being requested to do so by an authorised officer (within the meaning of section 122 of the *Liquor Licensing Act 1997*).

15—Guidelines

The Commissioner may issue guidelines designed to assist in risk assessment and training for compliance with this code of practice.

Made by Paul White, Liquor and Gambling Commissioner

Dated 26 February 2014

MINING ACT 1971

Determination of Statutory forms under the Mining Act 1971

NOTICE is hereby given, of the determined manner and form of the statutory forms for use pursuant to the relevant sections of the Mining Act 1971.

Forms pursuant to the <i>Mining Act 1971 and Mining Regulations 2011</i>			
Form Number	Title	Part	Section
04	Mineral claim: application to peg in alternate manner	4	21 (2) (b)
05	Mineral claim: application for registration	4	21 (6)
06	Mineral claim: surrender of registered claim	4	26 (4)
07	Access claim: application for registration	9A	63C (1) (a)
08	Access claim: application for renewal	9A	63E (1a)
09	Access claim: surrender of registered claim	9A	63E (3)
10	Mining lease: application	6	35 (1)
12	Retention lease: application	6A	41B (1)
13	Lease or licence: Instrument of transfer	12	83 (1)
14	Lease or licence: surrender (or partial surrender)	12	82
15	Lease or licence: application for renewal	6 6A 8	38 (3) 41D (2) 55 (3)
17	Miscellaneous purposes licence: application	8	53 (1)
21	Notice of entry on land	9	58A (1)
22	Notice of use of declared equipment	9	59 (2)
23	Waiver of exemption	1	9AA (2)
24	Caveat against a mining tenement	11A	73A (2) (a)
25	Caveat by consent	11A	73A (2) (a)
26	Mining return	12	76 (1)
27	Notice initiating negotiations with Native Title parties—Section 63M	Regs Pt 12	Reg 105
28	Private mine: royalty liability	11B	73E (3) (b)
29	Mineral exploration licence: application/renewal	5	29 (1)
29 ERA	Mineral exploration licence release area: application	5	29 (1a)
30	Private mine; notice of application to vary or revoke the declaration of an area	11B	73M (4) (b) (ii)
31	Tenement returns e-Lodgement (TReL) application	12	76

These forms become effective from 11 March 2014. Copies of these forms can be downloaded from the DMITRE website:

www.minerals.dmitre.sa.gov.au or by contacting Mineral Tenements on telephone (08) 8463 3103.

P. FREEMAN, Deputy Executive Director, Mineral Resources

FORM 04

Mining Act 1971 ("the Act") - Part 4

MINERAL CLAIM: APPLICATION TO PEG IN ALTERNATE MANNER**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**USE THIS FORM TO:**

Apply for permission to identify a mineral claim in a manner other than traditional pegging

Section A: Location of pegging area

Section, Hundred

Pastoral block

Other

Local Council area

Area plan

Clearly define the pegging area with as much detail as possible.

A detailed plan of the location of the pegging area, prepared by a licensed surveyor, must be attached.

The plan must show –

- dimensions and coordinates/bearings of area boundaries; and
- bearings and distances from land boundaries or other known points; and
- the proposed means of access from a public road.

All measurements taken for the purposes of the plan must be taken with a GPS unit or other survey equipment.

Section B: Minerals Sought

Mineral type

<input type="checkbox"/> Extractive Minerals	<input type="checkbox"/> Minerals	Tick one box only. Specify mineral name/s, not just symbol, e.g. "Gold" not "Au".
Mineral/s sought		

Section C: Owners of Land and Notice of Entry

Provide details of the land owner/s within the claim area, and how Notice of Entry (Form 21) was served, in accordance with section 58A of the Act.

Title reference	Owner of land	Date Form 21 served on owner	A copy of each title (less than 3 months old), proving land ownership, must be attached.

You must wait at least 21 days from serving the notices to the owners of land before lodging this application with the Mining Registrar.

OR

Provide details of any agreements with owner/s of land to authorise entry, in place of a notice of entry.

A copy of each agreement, signed by all parties, must be attached.

Section D: Reasons for pegging in alternate manner

Provide reasons why approval should be given for this area to be pegged in an alternate manner.

	(i) Attach additional information if necessary.

If this application to peg in an alternate manner is approved, the date that this application was lodged with a mining registrar becomes the effective pegging date under the Act.

If approval is given, Form 05 (mineral claim – application for registration) may then be lodged with a mining registrar to register your mineral claim, as per the normal process. Form 05 must be lodged within 14 days of the effective pegging date, unless a longer period is approved.

NOTE: Each party must complete a separate copy of the 'applicant details' page and attach to this application.

Section E: Application Checklist

Ensure that the following items are included with your application (where relevant).

Section	Item	
A. Location of pegging area	<input type="checkbox"/> A detailed plan showing the location of the claim and the coordinates of the pegs, prepared by a licensed surveyor	(i) Applications must contain these items (as applicable) in order to be valid. Invalid applications may be refused, or further information may be requested before application is accepted for processing.
C. Owners of Land & Notice of Entry	<input type="checkbox"/> A copy of each title evidencing ownership of the land, less than 3 months old <input type="checkbox"/> A copy of each notice of entry to land and proof of service <input type="checkbox"/> A copy of any agreement waiving notice of entry, signed by all parties involved	
D. Reasons for pegging in alternate manner	<input type="checkbox"/> Sufficient detail is provided to explain why approval should be given for pegging in an alternate manner	
ATTACHMENT: Applicant details	<input type="checkbox"/> A separate copy of the 'applicant details' page has been completed and attached for each applicant.	

FORM 05

Mining Act 1971 ("the Act") - Part 4

MINERAL CLAIM: APPLICATION FOR REGISTRATION**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy

USE THIS FORM TO: Apply to register a mineral claim that you have pegged

Section A: Location of Claim

Section, Hundred

Pastoral block

Other

Local Council area

Area plan

A detailed plan of the location of the claim must be attached.

The plan must show –

- dimensions and coordinates/bearings of claim boundaries; and
- bearings and distances from land boundaries or other known points; and
- the proposed means of access from a public road.

All measurements taken for the purposes of the plan must be taken with a GPS unit or other survey equipment.

Clearly define the area of the claim with as much detail as possible.

Section B: Minerals Sought

Mineral type

 Extractive Minerals Minerals

Tick one box only. Specify mineral name/s, not just symbol, e.g. "Gold" not "Au".

Mineral/s sought

Section C: Pegging of Claim

Pegging date

Pegged by

Can be pegged by an agent of the applicant.

Section D: Owners of Land and Notice of Entry

Provide details of the land owner/s within the claim area, and how Notice of Entry (Form 21) was served, in accordance with section 58A of the Act.

Title Reference	Owner of land	Date Form 21 served on owner	A copy of each land title (less than 3 months old), proving land ownership, must be attached.

Provide details of any agreements with owner/s of land to authorise entry, in place of a notice of entry.

A copy of each agreement, signed by all parties, must be attached.

Section E: Exempt Land

Provide details of any land within the claim area that is 'exempt land' under section 9 of the Act.

(i) Also identify exempt land in the area plan you provide. Do not include land subject to a waiver of exemption or Court determination.

Provide details of any land for which a waiver of exemption has been negotiated.

(i) A copy of each waiver must be attached if complete.

Section F: Payment Details

Fee	Mineral claim – application for registration	\$	OFFICE USE ONLY RECEIPT	(i) Refer to the current fee schedule for the applicable fee.
Payment method	<input type="checkbox"/> Cash – in person only. Do not post. <input type="checkbox"/> Cheque <input type="checkbox"/> Money Order <input type="checkbox"/> Credit Card – DMITRE to contact applicant for card details <input type="checkbox"/> Credit Card – details below - Visa / MasterCard (circle one)			
Card number				CVV Code is the last 3 digits printed in the signature block on the back of the credit card.
Expiry MM/YYYY		CVV security code		
Cardholder name				
Cardholder signature				

NOTE: Each party must complete a separate copy of the 'applicant details' page and attach to this application.

Section G: Application Checklist

Ensure that the following items are included with your application (where relevant).

Section	Item	(i) Applications must contain these items (as applicable) in order to be valid. Invalid applications may be refused, or further information may be requested before application is accepted for processing.
A. Location of Claim	<input type="checkbox"/> A detailed plan showing the location of the claim and the coordinates of the pegs	
D. Owners of Land & Notice of Entry	<input type="checkbox"/> A copy of each title, less than 3 months old, evidencing ownership of the land <input type="checkbox"/> A copy of each notice of entry to land and proof of service <input type="checkbox"/> A copy of any agreement waiving notice of entry, signed by both parties	
E. Exempt Land	<input type="checkbox"/> A copy of any Waiver of Exemption that has been completed. These must be submitted before mining operations can begin.	
F. Payment Details	<input type="checkbox"/> Payment details above are complete, including the correct fee amount	
ATTACHMENT: Applicant details	<input type="checkbox"/> A separate copy of the 'Applicant details' page has been completed and attached for each applicant	

FORM 05

Mining Act 1971 ("the Act") - Part 4

MINERAL CLAIM: APPLICATION FOR REGISTRATION**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**APPENDIX A: FURTHER INFORMATION FOR THE APPLICANT**

<p>Owner of Land definition</p> <p>Under the <i>Mining Act 1971</i>, owner of land includes (but is not limited to) –</p> <ul style="list-style-type: none"> • a freehold landowner; or • a native title holder; or • a person who controls or manages the land; or • a person who is lawfully in occupation of the land. <p>Refer to Part 1, section 6 of the Act for the full definition of owner of land.</p> <p>Land exempt from mining operations</p> <p>Under section 9 of the Act the following land is exempt from mining operations–</p> <ul style="list-style-type: none"> (a) land that is lawfully and genuinely used – <ul style="list-style-type: none"> (i) as a yard, garden, cultivated field, plantation, orchard or vineyard; (ii) as an airfield, railway or tramway; (iii) as the grounds of a church, chapel, school, hospital or institution; or (b) land that constitutes any parklands or recreation grounds under the control of a council; or (ba) land – <ul style="list-style-type: none"> (i) that is dedicated or reserved, pursuant to statute, for the purpose of waterworks; or (ii) that is vested in the Minister of Public Works for the purpose of waterworks; or (iii) that is comprised within an easement in favour of the Minister of Public Works; (bb) land that constitutes a forest reserve under the Forestry Act 1950; or (c) any separate parcel of land of less than 2 000 square metres within any city, town or township; or (d) land that is situated – <ul style="list-style-type: none"> (i) within 400 metres of a building or structure used as a place of residence (except a building or structure of a class excluded by regulation from the ambit of this paragraph); or (ii) within 150 metres of – <ul style="list-style-type: none"> (A) a building or structure, with a value of \$200 or more, used for an industrial or commercial purpose; or (B) a spring, well, reservoir or dam, <p>The land is not exempt land if a mining tenement (claim, lease or licence) is pegged or granted <u>before</u> the land falls into one of the above categories. For example, land will not be classed as exempt land if a dwelling or structure is built after a mining tenement is pegged or granted.</p>	<p> Applicants are advised to ensure they are fully aware of their obligations under the Act.</p> <p>Retain this page for your information.</p>
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FORM 06

Mining Act 1971 ("the Act") - Part 4

MINERAL CLAIM: SURRENDER OF REGISTERED CLAIM**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**USE THIS FORM TO:** Surrender a mineral claim that is currently registered**Section A:** Mineral Claim

Mineral claim number

MC	Expiry date		Attach additional information as necessary.	
Claim location				
Holder name/s and percentage share 1.		%		
2.		%		

Section B: Removal of pegs

Peg removal date

Peg removal date		Pegs must be removed before surrender of claim.
Pegs removed by		

Section C: Contact information

Contact name

Contact name		Contact person must be nominated for any queries.
Position		
Email		
Telephone	Fax	

Section D: Certification that surrender is complete and correct

	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	COMPANY: must be signed by appropriate representative/s. INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Print Name	1.	2.	
Role	1.	2.	
Date Signed	1.	2.	
Signature	1.	2.	
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			

FORM 07

Mining Act 1971 ("the Act") - Part 9A

ACCESS CLAIM: APPLICATION FOR REGISTRATION**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**USE THIS FORM TO:** Apply to register an access claim that you have pegged**Section A: Details of tenement**

Existing sub-surface stratum tenement number

Location of claim

The existing sub-surface tenement must be immediately below the area of the access claim.

A detailed plan of the location of the claim must be attached.

The plan must show –

- dimensions and coordinates/bearings of claim boundaries; and
- bearings and distances from land boundaries or other known points; and
- the proposed means of access from a public road.

Area plan

All measurements taken for the purposes of the plan must be taken with a GPS unit or other survey equipment.

Section B: Pegging of Claim

Pegging date

Can be pegged by an agent of the applicant.

Pegged by

Section C: Payment Details

Fee

Access claim – application for registration	\$	OFFICE USE ONLY	Refer to the current fee schedule for the applicable fee.
<input type="checkbox"/> Cash – in person only. Do not post.	<input type="checkbox"/> Cheque		
<input type="checkbox"/> Money Order	<input type="checkbox"/> Credit Card – DMITRE to contact applicant for card details		
<input type="checkbox"/> Credit Card – details below - Visa / MasterCard (circle one)		RECEIPT	
Card Number			
Expiry MM/YYYY		CVV Security Code	
Cardholder Name			
Cardholder Signature			

CVV Code is the last 3 digits printed in the signature block on the back of the credit card.

NOTE: Each party must complete a separate copy of the 'applicant details' page and attach to this application.

FORM 08

Mining Act 1971 ("the Act") - Part 9A

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**ACCESS CLAIM: APPLICATION FOR RENEWAL****USE THIS FORM**

To apply to renew an access claim that is currently registered

Section A: Claim details

List the access claim/s to be renewed and their location.

Holder name/s and percentage share

		Multiple claims may be listed.
1.		%
2.		%

Attach additional information as necessary.

Section B: Contact information

Contact name

Position

Email

Postal address line 1

Postal address line 2

Suburb/Locality

Telephone

		Contact person must be nominated for any queries.
	State	Postcode
Fax		

Section C: Payment details

Fee

Access claim – application for renewal	\$	Refer to the current fee schedule for the applicable fee.
<input type="checkbox"/> Cash – in person only. Do not post.	OFFICE USE ONLY	
<input type="checkbox"/> Cheque	RECEIPT	
<input type="checkbox"/> Money Order		
<input type="checkbox"/> Credit Card – DMITRE to contact applicant for card details		
<input type="checkbox"/> Credit Card – details below – Visa / MasterCard (circle one)		
Card Number		
Expiry MM/YYYY	CVV Security Code	
Cardholder Name		
Cardholder Signature		

Refer to the current fee schedule for the applicable fee.

Fee applies per claim.

CVV Code is the last 3 digits printed in the signature block on the back of the credit card.

Section D: Certification that renewal is complete and correct

	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	COMPANY: must be signed by appropriate representative/s.
Print Name	1.	2.	
Role	1.	2.	
Date Signed	1.	2.	
Signature	1.	2.	INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			

FORM 09

Mining Act 1971 ("the Act") - Part 9A

ACCESS CLAIM: SURRENDER OF REGISTERED CLAIM**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**USE THIS FORM TO:** Surrender an access claim that is currently registered**Section A:** Claim details

Access claim number

Holder name/s and percentage share 1.	%
2.	%

(i) Attach additional information as necessary.

Section B: Removal of pegs

Peg removal date

(i) Pegs must be removed before surrender of claim.

Section C: Contact information

Contact name

Telephone	Fax

(i) Contact person must be nominated for any queries.

Section D: Certification that surrender is complete and correct

	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	
Print name	1.	2.	(i) COMPANY: must be signed by appropriate representative/s.
Role	1.	2.	INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Date signed	1.	2.	
Signature	1.	2.	
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			

FORM 10

Mining Act 1971 ("the Act") - Part 6

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**MINING LEASE: APPLICATION****USE THIS FORM TO:** Apply for a mining lease for minerals or extractive minerals**Section A:** Mineral details

Lease type	<input type="checkbox"/> Mineral Lease (ML)	<input type="checkbox"/> Extractive Minerals Lease (EML)	Tick one box only. Specify mineral name/s, not just symbol, e.g. "Gold" not "Au".
Mineral/s sought			

Section B: Lease area

<input type="checkbox"/> The whole of the land comprised in mineral claim (MC) number/s:	Provide all MC numbers in the application area.
<input type="checkbox"/> The portion of the land shown on the attached plan, comprised in mineral claim (MC) number/s:	
Local Council area	

Section C: Owners of Land and Notice of Entry

Provide details of the land owner/s within the claim area, and how Notice of Entry (Form 21) was served, in accordance with section 58A of the Act.

Title Reference	Owner of land	Date Form 21 served on owner	A current copy of each title (less than 3 months old), proving land ownership, along with proof of service, must be attached if not previously submitted.

OR

Provide details of any agreements with owner/s of land to authorise entry, in place of a notice of entry.

Include any native title agreements/determinations detailed in Section E below.

	A copy of each agreement, signed by all parties, must be attached if not previously submitted.

Section D: Exempt Land

Provide details of any land within the claim area that is 'exempt land' under section 9 of the Act.

	Identify any exempt land in the plan. Do not include land subject to a waiver of exemption or Court determination.

Provide details of any land for which a waiver of exemption (Form 23) has been negotiated.

	A copy of each waiver must be submitted before mining operations can commence.

Section E: Native title land

Provide details of any land where native title [under the Native Title (South Australia) Act 1994] exists or might exist, even if there are no current claims or declarations.

		 Provide an extract from the State Native Title Register and/or the Register of Native Title Claims (Cwth) if any exist.
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If native title land exists within the proposed lease area, provide details of the negotiations with the native title parties.

<input type="checkbox"/> A native title mining agreement was registered under Part 9B of the Act on this date:		 Tick one box only and provide details. The lease cannot be granted until an agreement or determination is registered.
<input type="checkbox"/> A native title mining determination was registered under Part 9B of the Act on this date:		
<input type="checkbox"/> An agreement or determination has not been registered, but the following steps have been taken towards negotiations with native title parties:		

NOTE: The Minister may refuse an application for a lease over native title land if the applicant is not proceeding with reasonable diligence to obtain the necessary agreement or determination.

Section F: Attachments

Ensure that the following items are included with your application.

<input type="checkbox"/> A mining proposal document that meets the requirements of section 35(1) of the Act	 Applications must contain these items in order to be valid. Please tick each box to confirm.
<input type="checkbox"/> A plan showing the area of the mineral claim/s and the area of the proposed lease	
<input type="checkbox"/> Any notices or agreements referenced in sections C, D or E above that have not been submitted to the Mining Registrar previously, or have changed or expired since last submitted	
<input type="checkbox"/> A separate, completed 'applicant details' page for each applicant	

Section G: Payment Details

Fee	Application for a mining lease	\$	 Refer to the current fee schedule for the applicable fee.
Payment method	<input type="checkbox"/> Cash – in person only. Do not post. <input type="checkbox"/> Cheque – made out to 'DMITRE' <input type="checkbox"/> Money Order <input type="checkbox"/> Credit Card – DMITRE to contact applicant for card details <input type="checkbox"/> Credit Card – details below - Visa / MasterCard (circle one)	OFFICE USE ONLY RECEIPT	
Card number			
Expiry MM/YYYY		CVV Security Code	
Cardholder name			
Cardholder signature			

By completing and submitting this application, I/we certify that this application and mining proposal are accurate and are compliant with section 35(1) of the Act, and regulations 30(1) and 30(2) (and any published Ministerial determination under 30(3)) of the associated *Mining Regulations 2011*.

NOTE: Each party must complete a separate copy of the 'applicant details' page and attach to this application.

FORM 12

Mining Act 1971 ("the Act") - Part 6A

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**RETENTION LEASE: APPLICATION****USE THIS FORM TO:** Apply for a retention lease over all or part of a mineral claim**Section A: Mineral details**

Mineral type	<input type="checkbox"/> Extractive Minerals	<input type="checkbox"/> Minerals	(i) Tick one box only. Specify mineral name/s, not just symbol, e.g. "Gold" not "Au".
Mineral/s sought			

Section B: Lease area

<input type="checkbox"/> The whole of the land comprised in mineral claim (MC) number/s:			(i) Provide all MC numbers in the application area.
<input type="checkbox"/> The portion of the land shown on the attached plan, comprised in mineral claim (MC) number/s:			Specify desired lease term.
Local Council area		Lease term (years)	

Section C: Owners of Land and Notice of Entry

Provide details of the land owner/s within the claim area, and how Notice of Entry (Form 21) was served, in accordance with section 58A of the Act.

Title Reference	Owner of land	Date Form 21 served on owner	(i) A copy of each title (less than 3 months old), proving land ownership, along with proof of service, must be attached if not previously submitted.

Provide details of any agreements with owner/s of land to authorise entry, in place of a notice of entry.

Include any native title agreements/determinations detailed in Section E below.

	(i) A copy of each agreement, signed by both parties, must be attached if not previously submitted.

Section D: Exempt land

Provide details of any land within the claim area that is 'exempt land' under section 9 of the Act.

	(i) Identify any exempt land in the plan. Do not include land subject to a waiver of exemption or Court determination.

Provide details of any land for which a waiver of exemption (Form 23) has been negotiated.

	(i) A copy of each waiver must be submitted before mining operations can commence.

Section E: Native title land

Provide details of any land where native title [under the *Native Title (South Australia) Act 1994*] exists or might exist, even though there are no current claims or declarations.

(i) Provide an extract from the State Native Title Register and/or the Register of Native Title Claims (Cwth) if any exist.

If native title land exists within the lease area, provide details of the negotiations with the native title parties.

<input type="checkbox"/> A native title mining agreement was registered under Part 9B of the Act on this date -	/	/
<input type="checkbox"/> A native title mining determination was registered under Part 9B of the Act on this date -	/	/
<input type="checkbox"/> An agreement or determination has not been registered but the following steps have been taken towards negotiations with native title parties:		

(i) Tick one box only and provide details.

The lease cannot be granted until an agreement or determination is registered.

NOTE: The Minister may refuse an application for a lease over native title land if the applicant is not proceeding with reasonable diligence to obtain the necessary agreement or determination.

Section F: Grounds for retention lease

Provide justification for the grant of a retention lease.

(i) See section 41A(2) of the Act for more information.

Section G: Operations on the land

Provide details of the activities or operations already conducted on the land.

AND

Provide details of the activities or operations proposed to be conducted on the land.

<input type="checkbox"/> A proposal document is attached in support of this section	
<input type="checkbox"/> Details of the operations are provided below. DMITRE may request a proposal document at a later date.	

(i) Tick one box only.

Section H: Attachments

Ensure that the following items are included with your application.

- A plan showing the area of the mineral claim/s and the area of the proposed retention lease
- Any notices or agreements referenced in sections C, D or E above that have not been submitted to the Mining Registrar previously, or have changed or expired since last submitted
- A proposal document, if Section G is not completed
- A separate, completed 'applicant details' page for each applicant

 Applications must contain these items in order to be valid.

Section I: Payment Details

Fee	Application for a retention lease	\$	OFFICE USE ONLY RECEIPT	 Refer to the current fee schedule for the applicable fee.
Payment Method	<input type="checkbox"/> Cash – in person only. Do not post. <input type="checkbox"/> Cheque <input type="checkbox"/> Money Order <input type="checkbox"/> Credit Card – DMITRE to contact applicant for card details <input type="checkbox"/> Credit Card – details below - Visa / MasterCard (circle one)			
Card Number				CVV Code is the last 3 digits printed in the signature block on the back of the credit card.
Expiry MM/YYYY		CVV Security Code		
Cardholder Name				
Cardholder Signature				

NOTE: Each party must complete a separate copy of the 'applicant details' page and attach to this application.

FORM 13

Mining Act 1971 ("the Act") - Part 12

LEASE OR LICENCE: INSTRUMENT OF TRANSFER**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy

USE THIS FORM TO: Apply to transfer ownership of your share of a lease or licence

Section A: Transferor and current joint holders

	NAME OF COMPANY OR INDIVIDUAL	CURRENT % SHARE	
Transferor (You)		%	<i>(i)</i> Each transferor must complete a separate form to transfer their share.*
Joint holder		%	
Joint holder		%	List ALL current joint holders.
Joint holder		%	Attach extra information if required.
	TOTAL	100 %	

* Couples who are joint holders can be considered a single transferor, and may complete one joint form.
Both parties must sign in Section H below.

Section B: Tenement details

List the tenement/s affected by the transfer and their location.

This form applies to:
EL, ML, EML, MPL, RL

TENEMENT No.	LOCATION	
		<i>(i)</i> You may list multiple leases ONLY IF the parties involved and the percentage share being transferred from/to are exactly the same.

Section C: Transferee/s (proposed holder/s)

Any transferees that are not current tenement holders or applicants with the department must complete the attachment for new clients and include it with this form, to progress this application.

	NAME OF COMPANY OR INDIVIDUAL	PROPOSED % SHARE	
Transferor	Proposed share retained by Transferor after transfer	%	<i>(i)</i> List all transferees and the proposed share of the tenement/s they will receive. Include any joint holders with an increased share.
Transferee 1		%	
Transferee 2		%	
Transferee 3		%	Attach extra information if required.
	MUST TOTAL TRANSFEROR'S CURRENT SHARE SHOWN ABOVE	%	

Section D: Conditions of transfer

Consideration paid to transferor/s in respect of this transfer

\$

Specify any conditions of transfer

(i) Must transfer the same % share of each tenement shown.

Provide any conditions that apply to the transfer, and attach any related documents (eg sale agreement).

Section E: Contact details**CONTACT PERSON FOR TRANSFEROR**

Contact name				 Nominate one contact person for all queries and correspondence regarding this transfer, on behalf of the current holder.
Email address				
Company name				
Postal address line 1				
Postal address line 2				
Suburb/Locality		State	Postcode	
Telephone	Fax			

CONTACT PERSON FOR TRANSFeree/S (one only) Same as contact for transferor

Contact name				 Nominate one contact person for all queries and correspondence regarding this transfer, on behalf of the proposed holder/s.
Email address				
Company name				
Postal address line 1				
Postal address line 2				
Suburb/Locality		State	Postcode	
Telephone	Fax			

Section F: Payment Details

Fee	Application for Ministerial consent under the Act	\$	OFFICE USE ONLY	 Refer to the current fee schedule for the applicable fee.
Payment Method	<input type="checkbox"/> Cash – in person only. Do not post. <input type="checkbox"/> Cheque – made out to “DMITRE” <input type="checkbox"/> Money Order <input type="checkbox"/> Credit Card – Department to contact applicant for card details <input type="checkbox"/> Credit Card – details below - Visa / MasterCard (circle one)		RECEIPT	Fee is payable per application/form, not per tenement.
Card Number				
Expiry MM/YYYY		CVV Security Code		
Cardholder Name				
Cardholder Signature				

CVV Code is the last 3 digits printed in the signature block on the back of the credit card.

Section G: Consent is given to this transfer

Signature of the Minister or delegate under the Act

Date signed

 OFFICE USE ONLY

Section H: Authorisations

- SIGNATORIES:**
- Companies – Form must be signed by authorised officer/s in accordance with your company's structure under the *Corporations Act*, eg Director/Secretary, Sole Director etc.
 - Individuals – Individual must sign as signatory 1, and a witness who is not a beneficiary of the transfer must sign as signatory 2.
 - Couples – Couples who are joint holders must both sign the form below.

The transferor agrees that:

Subject to the consent of the Minister under the Act, I agree to the transfer of the nominated share of the licence/lease(s) listed to the transferee/s named below. I understand that responsibility for the licence/lease(s) is not transferred until I receive notification that the transfer has been recorded in the Mining Register.

ROLE	COMPANY SIGNATORY 1 or COUPLE 1 or INDIVIDUAL	COMPANY SIGNATORY 2 or COUPLE 2 or INDIVIDUAL'S WITNESS
------	--	--

TRANSFEROR	Company name	
	Signature	1. _____ 2. _____
	Date signed	1. _____ 2. _____
	Signatory name	1. _____ 2. _____
	Position / Role	1. _____ 2. _____

The transferee/s (including existing joint holders with increased share) agrees that:

Subject to the consent of the Minister under the Act, I agree to hold, and adhere to the conditions of, the licence/lease(s) listed in Section B. I accept the conditions of transfer described in Section D. I understand that responsibility for the licence/lease(s) is not transferred until I receive notification that the transfer has been recorded in the Mining Register.

TRANSFEE 1	Company name	
	Signature	1. _____ 2. _____
	Date signed	1. _____ 2. _____
	Signatory name	1. _____ 2. _____
	Position / Role	1. _____ 2. _____

TRANSFEE 2	Company name	
	Signature	1. _____ 2. _____
	Date signed	1. _____ 2. _____
	Signatory name	1. _____ 2. _____
	Position / Role	1. _____ 2. _____

TRANSFEE 3	Company name	
	Signature	1. _____ 2. _____
	Date signed	1. _____ 2. _____
	Signatory name	1. _____ 2. _____
	Position / Role	1. _____ 2. _____

FORM 14

Mining Act 1971 ("the Act") - Part 12

LEASE OR LICENCE: SURRENDER OR PARTIAL SURRENDER**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**USE THIS FORM TO:**

Apply to surrender all of one or more tenements, or part of one tenement

Section A:**Tenement details**

Holder name/s and percentage share

1.	%	Attach any additional information as required.
2.	%	

List the tenement/s to be surrendered and their location.

This form applies to:
EL, ML, EML, MPL, RL

Multiple tenements may only be listed if all are full surrenders.

Section B:**Surrender details**

Select the type of surrender being requested

<input type="checkbox"/> I surrender the full tenement/s and the lands comprised within, and all my rights and title under the tenement	Tick one box only.
<input type="checkbox"/> I surrender the portion of the lands comprised in the tenement delineated in the attached plan , and all my rights and title under the tenement to the extent of the surrender	Attach a plan of partial surrender areas.

Section C:**Contact information**

Holder name

Holder name	A contact person must be nominated for any queries.	
Contact name		
Position		
Email		
Postal address line 1		
Postal address line 2		
Suburb/Locality	State	Postcode
Telephone	Fax	

A contact person must be nominated for any queries.

Section D:**Certification that surrender is complete and correct**

	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	COMPANY: must be signed by appropriate representative/s.
Print Name	1.	2.	
Role	1.	2.	
Date Signed	1.	2.	
Signature	1.	2.	INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			

INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.

Section E:**Consent is given to this surrender**

Signature of the Minister or delegate under the Act

	Date signed	OFFICE USE ONLY
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FORM 15

Mining Act 1971 ("the Act") – Parts 6, 6A, 8

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**LEASE OR LICENCE: RENEWAL**

USE THIS FORM TO: Apply to renew one or more active tenements

Section A:**Tenement details**Holder name/s and
percentage share

1.	%	Attach additional information as necessary.	
2.	%		
List the tenement/s to be renewed and their location.			
This form applies to: ML, EML, MPL, RL			

Section B:**Renewal details**

Tenement term requested

Retention Lease (RL) only:
Provide reasons for this application to renew

Years, from the current expiry date/s	Attach additional information as necessary.	
There is no fee to lodge a renewal application.		

Section C:**Contact information**

Holder name

Contact name

Position

Email

Postal address line 1

Postal address line 2

Suburb/Locality

Telephone

	A contact person must be nominated for any queries.	
State		Postcode
Fax		

Section D:**Certification that renewal is complete and correct**

	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	COMPANY: must be signed by appropriate representative/s. INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Print Name	1.	2.	
Role	1.	2.	
Date Signed	1.	2.	
Signature	1.	2.	
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			

FORM 17

Mining Act 1971 ("the Act") - Part 8

MISCELLANEOUS PURPOSES LICENCE: APPLICATION**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**USE THIS FORM TO:** Apply for a miscellaneous purposes licence relating to the conduct of mining operations**Section A: Location of land**

Section, Hundred

Section, Hundred		
Pastoral block		
Other		
Local Council area		

Clearly define the area of the land with as much detail as possible.

Section B: Pegging of land and Purpose

Pegged by

Pegged by	Pegging date	
Provide a summary of the purpose of the licence		

Consult the Act for pegging requirements and the purposes for which a licence may be granted.

Section C: Owner of land

Provide details of the land owner/s within the licence area, and how Notice of Entry (Form 21) was served, in accordance with section 58A of the Act.

Title Reference	Owner of land	Date of Service	
			<p> A copy of each title (less than 3 months old), proving land ownership, must be attached. Proof of service must be attached.</p>

Provide details of any agreements with owner/s of land to authorise entry, in place of a notice of entry.

Provide details of any agreements with owner/s of land to authorise entry, in place of a notice of entry.	<p> A copy of each agreement, signed by both parties, must be attached.</p>

Section D: Exempt land

Provide details of any land within the licence area that is 'exempt land' under section 9 of the Act.

Provide details of any land within the licence area that is 'exempt land' under section 9 of the Act.	<p> Also identify exempt land in the area plans you provide.</p>

Do not include any land that is subject to a waiver of exemption or Court determination here.

Provide details of any exempt land for which a waiver of exemption has been negotiated.	<p> A copy of each waiver must be submitted before mining operations can commence.</p>

Section E: Attachments

The following attachments are required for the application to be valid.

<input type="checkbox"/> A detailed plan (labelled Plan 1) of the location of the land The plan must show the land sought to be included in the licence, and also – <ul style="list-style-type: none"> - dimensions and coordinates/bearings of licence boundaries; and - bearings and distances from land boundaries or other known points; and - the proposed means of access from a public road. <input type="checkbox"/> A detailed plan (labelled Plan 2) of the physical features of the land This plan must show, with reasonable accuracy – <ul style="list-style-type: none"> - the physical features of the area including high and low ground, the location of creeks, drainage channels, dams, roads, houses, fences, power lines, existing workings, dumps and tailing dams, standing trees and shrubs and any other relevant features within or adjacent to the licence area; and - the location of proposed buildings, treatment plant, tailings or other disposal areas, roads and tracks and other features of the proposal. <p>All measurements taken for the purposes of the plans must be taken with a GPS unit or other survey equipment.</p> <input type="checkbox"/> A management plan for the licence area The management plan must do the following – <ul style="list-style-type: none"> - specify the nature and extent of the proposed operations or activities; and - set out an assessment of the environmental impacts of the proposed operations or activities; and - set out an outline of the measures proposed to manage, limit or remedy those environmental impacts; and - set out a statement of the environmental outcomes that are expected to occur; and - include a draft statement of the criteria to be used to measure the expected environmental outcomes; and - include the results of any consultation undertaken in connection with the proposed operations or activities. 	 Attach two clearly labelled plans containing the required components.
---	---

Section F: Application checklist

Ensure that the following items are included with your application (where relevant).

Section	Item	 Applications must contain these items (as applicable) in order to be valid. Invalid applications may be refused, or further information may be requested before application is accepted for processing.
C. Owner of Land & Notice of Entry	<input type="checkbox"/> A copy of each title evidencing ownership of the land, less than 3 months old <input type="checkbox"/> A copy of each notice of entry to land and proof of service <input type="checkbox"/> A copy of any agreement waiving notice of entry, signed by both parties	
D. Exempt Land	<input type="checkbox"/> A copy of any Waiver of Exemption agreement that has been finalised	
E. Attachments	<input type="checkbox"/> Plan 1 – location of the land <input type="checkbox"/> Plan 2 – physical features of the land <input type="checkbox"/> Management plan for the licence area <input type="checkbox"/> A separate 'applicant details' page for each applicant	
G. Payment Details	<input type="checkbox"/> Payment details below are complete, including fee amount	

Section G: Payment details

Fee	Miscellaneous Purposes Licence - application	\$	OFFICE USE ONLY	 Refer to the current fee schedule for the applicable fee. CVV Code is the last 3 digits printed in the signature block on the back of the credit card.
Payment Method	<input type="checkbox"/> Cash – in person only. Do not post. <input type="checkbox"/> Cheque – made out to 'DMITRE' <input type="checkbox"/> Money Order <input type="checkbox"/> Credit Card – DMITRE to contact applicant for card details <input type="checkbox"/> Credit Card – details below - Visa / MasterCard (circle one)	RECEIPT		
Card Number				
Expiry MM/YYYY		CVV Security Code		
Cardholder Name				
Cardholder Signature				

NOTE: Each party must complete a separate copy of the 'applicant details' page and attach to this application.

FORM 21

Mining Act 1971 ("the Act") - Part 9

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**NOTICE OF ENTRY ON LAND****USE THIS FORM TO:** Advise an owner of land of an intention to enter their land, under section 58A of the Act**Section A:** For the attention of the Owner of Land¹ -

Owner of land name/s

Address line 1		
Address line 2		
Suburb/Locality	State	Postcode
Type of owner		

(i) 'Owner of land' has several definitions – see notes below.

¹ Under the *Mining Act 1971*, owner of land includes (but is not limited to) –

- a freehold landowner; or
- a native title holder; or
- a person who controls or manages the land; or
- a person who is lawfully in occupation of the land.

Refer to Part 1, section 6 of the Act for the full definition of owner of land.

A Notice of Entry must also be served on –

- native title claimants registered under law; and
- SA Native Title Services (in the case of native title land as per section 58A(2) of the Act); and
- the holder of a current licence under the *Petroleum and Geothermal Energy Act 2000*.

Section B: I give notice of an intention to enter the land described in Section C below, after the expiry of 21 days from the date of service of this notice.

Client type

 Individual Company

(i) Provide a postal address that the owner of land can use to contact you.

Name

Postal address line 1

Postal address line 2

Suburb/Locality

ABN

ACN

State Postcode

If 'Company', provide ABN/ACN.

Contact name

Email

Telephone

Fax

(i) A contact person must be nominated, and may be an agent.

Section C: Location of land

Location

Section number

Hundred

Pastoral block

Other

(i) Clearly define the area of the land with as much detail as possible.

Complete as many fields as you have information for.

Section D: Purpose of entry on land

Describe in detail the activities proposed to be carried out on the land.

AND

Describe the process by which the owner of land will be kept informed about the activities.

Section E: Location and duration of activities on land

Identify the place/s where activities are to be carried out on the land, and indicate the proposed timing and duration of the activities.

OR

Describe the process by which the owner of land will be kept informed about these matters.

Section F: Management of activities on land

Identify the proposed events and their consequences on the land, and the proposed actions to manage and address them.

This includes strategies to minimise and rehabilitate the impacts of mining operations (including exploration).

OR

Describe the process by which the owner of land will be kept informed about these matters.

Section G: Authorisations under the Act

Where applicable, provide the details of any current mining tenements (incl. exploration licences) or other authority which authorises the proposed activities.

(i) The operations and activities to which this notice relates are conducted under the Mining Act 1971. Any concerns or issues associated with the conduct of those operations may be raised with the department.

Section H: Certification

<input type="checkbox"/> This notice is complete and correct	(i) Check that these items are complete.
<input type="checkbox"/> Appendix A (Further information for the Owner of Land) is attached, including Part 9 of the Act	
<input type="checkbox"/> The party serving the notice has kept a duplicate copy of this completed notice, and completed the 'Proof of Service' information on their copy only (Appendix B)	

	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	
Print Name	1.	2.	(i) COMPANY: must be signed by appropriate representative/s or an agent.
Role	1.	2.	INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Date Signed	1.	2.	
Signature	1.	2.	
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			

FORM 21

Mining Act 1971 ("the Act") - Part 9

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**NOTICE OF ENTRY ON LAND****APPENDIX A: FURTHER INFORMATION FOR THE OWNER OF LAND**

ⓘ The following information is provided as a guide only. You may wish to seek further advice on this notice.

Glossary of terms used in this document

The Act –	the current version of the <i>Mining Act 1971</i>
Mining operator –	the party who served the notice to you. They may already hold, or be applying for, a mining tenement under the Act (including exploration licence or mineral claim)
Mining operations –	any operations carried out in the course of prospecting, exploring or mining for minerals
Owner of Land –	see Section A of this form for a definition

Purpose of this form

You have received Form 21 (Notice of Entry) because the mining operator intends to enter your land to undertake the mining operations described in Section D of the notice.

The notice is intended to provide you with sufficient information about the proposed mining operations, to ensure that you as the owner of land can make informed decisions regarding entry on land.

After receiving this notice, you have a number of options-

- If you are agreeable to the mining operations described on the notice, no action is required. The mining operator must wait 21 days after the date of service before entering your land. Retain this notice for your records.
- If you require further information about the mining operations, contact the mining operator via the person named in Section B to discuss this notice.
- You may negotiate specific conditions to entry on the land (such as the timing or location of mining operations) by entering into an agreement with the mining operator.
- Some owners of land may have the right to object to entry on the land under section 58A of the Act (see 'Rights of objection' below).
- If you feel that the mining operations may cause you loss, hardship or inconvenience, you may be entitled to seek compensation from the mining operator under section 61 of the Act (see 'Rights of compensation' below).

Some land is exempt from mining operations under section 9 of the Act (see 'Land exempt from mining operations' and 'Waiver of exemption' below).

Rights of objection – holders of exclusive possession of the land

If you hold the land under freehold title, or hold a native title determination that provides exclusive possession, you have the right to object to entry on the land under section 58A of the Act, by lodging a notice of objection.

Within 3 months after service of the notice of entry, you may lodge a notice of objection with the Warden's Court, the Environment, Resources and Development (ERD) Court or the Supreme Court objecting–

- to entry on the land by the mining operator; or
- to the use, or the unconditional use, of the land, or a portion of the land, for mining operations.

Further information about lodging an objection is available from the relevant court.

If the court is satisfied that the conduct of the mining operations on the land would be likely to result in substantial hardship or substantial damage to the land, the court may–

- determine that the land, or a particular part of the land, should not be used by the mining operator for the purpose of mining operations; or
- determine conditions on which operations may be carried out on the land by the mining operator with least detriment to the interest of the owner and least damage to the land.

Rights of compensation

Under section 61 of the Act, as the owner of land (including a pastoral lease holder) you may have the right to compensation for any economic loss, hardship and inconvenience suffered as a result of mining operations.

In determining the compensation payable, the following matters are considered:

- any damage caused to the land by the mining operator; and
- any loss of productivity or profits as a result of the mining operations; and
- any other relevant matters.

The compensation may include an additional component to cover costs reasonably incurred by the owner of land in connection with negotiations or dispute related to –

- the licensee gaining access to the land
- the activities to be carried out on the land
- the compensation to be paid

The compensation can be negotiated between the owner of land and the mining operator, or determined by the appropriate court (upon application by the owner of land or the mining operator).

In determining compensation, the court will take the rehabilitation of the land into consideration. The court may order a mining operator to carry out any work to rehabilitate the land that the court thinks fit.

In assessing compensation for costs in connection with any negotiation or dispute, the court will not consider costs that arise during a period where a reasonable offer of compensation is open to the owner of land.

Land exempt from mining operations

Under section 9 of the Act the following land is exempt from mining operations–

- (a) land that is lawfully and genuinely used –
 - (i) as a yard, garden, cultivated field, plantation, orchard or vineyard;
 - (ii) as an airfield, railway or tramway;
 - (iii) as the grounds of a church, chapel, school, hospital or institution; or
- (b) land that constitutes any parklands or recreation grounds under the control of a council; or
- (ba) land –
 - (i) that is dedicated or reserved, pursuant to statute, for the purpose of waterworks; or
 - (ii) that is vested in the Minister of Public Works for the purpose of waterworks; or
 - (iii) that is comprised within an easement in favour of the Minister of Public Works;
 or
- (bb) land that constitutes a forest reserve under the Forestry Act 1950; or
- (c) any separate parcel of land of less than 2 000 square metres within any city, town or township; or
- (d) land that is situated –
 - (i) within 400 metres of a building or structure used as a place of residence (except a building or structure of a class excluded by regulation from the ambit of this paragraph); or
 - (ii) within 150 metres of –
 - (A) a building or structure, with a value of \$200 or more, used for an industrial or commercial purpose; or
 - (B) a spring, well, reservoir or dam,

The land is not exempt land if a mining tenement (claim, lease or licence) is pegged or granted before the land falls into one of the above categories. For example, land will not be classed as exempt land if a dwelling or structure is built after a mining tenement is pegged or granted.

In regard to the holder of the benefit of the exemption, the following persons shall be regarded as the ‘benefit holder’:

- (a) The owner of the exempt land; and
- (b) The owner of nearby land that is exempt land by reason of its proximity to the mining operations.

Waiver of exemption

The benefit of an exemption under the Act may be waived by written agreement between the mining operator and the benefit holder, or by an ERD Court order if an agreement cannot be reached.

Mining operations cannot commence until after the exemption has been waived (through an agreement or court order), however the mining operator may enter the land and/or peg a claim before the exemption has been waived.

To initiate the negotiation process, the mining operator requests that the benefit holder enters into an agreement, by serving Form 23A (Waiver of Exemption - Request) on those persons. Further information is available on that form.

FORM 21

Mining Act 1971 ("the Act") - Part 9

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**NOTICE OF ENTRY ON LAND****APPENDIX B: PROOF OF SERVICE – MINING OPERATOR TO RETAIN THIS PAGE**

Name/s of owner of land

(i) Record this information on your duplicate copy of the Notice of Entry.

Date original notice served on owner of land

Do not provide this page to the owner of land.

Person responsible for service of notice

Notice must be served in a method that complies with regulation 106 of the *Mining Regulations 2011*.

Method of service

Notices in a company name must be signed by appropriate representative/s.

Print Name

1.	2.

Role

1.	2.

Date Signed

1.	2.

Signature

1.	2.

Signatory may be an agent of the party named in Section B.

APPENDIX C: NATIVE TITLE LAND – MINING OPERATOR TO NOTE**Service of Notice of Entry for Native Title Land**

'Native Title Land' means land where native title exists or might exist, but does not include land where native title has been extinguished (as found or declared by an appropriate court). Land held under certain titles (including freehold title and some perpetual lease titles) is not native title land.

In accordance with section 58A of the Act, Notice of Entry must be served on the **owner of land**. Where the land is native title land, the notice is required to be served as prescribed by the *Native Title (South Australia) Act 1994*.

To meet the requirements of the *Native Title (South Australia) Act 1994*, Notice of Entry must be served on–

a) Where there is a native title declaration or registered claim group in the area–

- *The relevant native title holders or registered native title claimants, and the registered Aboriginal representative body in South Australia (currently South Australia Native Title Services); or*

b) Where there is not a native title declaration or registered native title claim group in the area–

- *The registered Aboriginal representative body in South Australia (currently South Australia Native Title Services).*

The service of this notice does not satisfy the requirements under Part 9B of the Act in relation to authorisation to conduct mining operations on native title land.

Persons who hold native title in land that specifies exclusive possession of the land have the right to object to entry on land under section 58A of the Act.

To find out if there is a native title holder or claim group in your area of interest and/or obtain the contact details of a native title holder or claim group please contact the National Native Title Tribunal on free call 1800 640 501 or visit www.nntt.gov.au.

FORM 22

Mining Act 1971 ("the Act") - Part 9

NOTICE OF USE OF DECLARED EQUIPMENT**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**USE THIS FORM TO:** Advise an owner of land of an intention to use specific equipment on their land**Section A:** For the attention of the Owner of Land¹ -

Owner of land name/s

Address line 1		
Address line 2		
Suburb/Locality	State	Postcode
Type of owner		

(i) 'Owner of land' has several definitions – see notes below.

¹ Under the *Mining Act 1971*, owner of land includes (but is not limited to) –

- a freehold landowner; or
- a native title holder; or
- a person who controls or manages the land; or
- a person who is lawfully in occupation of the land.

Refer to Part 1, section 6 of the Act for the full definition of owner of land.

A notice must also be served on the holder of a current licence under the *Petroleum and Geothermal Energy Act 2000*; unless an agreement has been reached between all parties.**Section B:** I give notice of an intention, after the expiry of 21 days from the service of this notice, to use **declared equipment**² on the tenements listed in Section C below.

Client type

 Individual Company

(i) Provide a postal address that the owner of land can use to contact you.

Name

Address Line 1

Address Line 2

Suburb/Locality

ABN

State Postcode

If 'Company', provide ABN/ACN.

Contact Name

Email

Telephone

ACN

(i) A contact person must be nominated.

Provide details of the type of declared equipment that is intended to be used.

(i) Refer to the definitions below.

² Declared equipment includes –

- a trench digger or excavator; or
- mechanically driven machinery that is capable of drilling to depths greater than 2.5 metres below the ground; or
- mechanically driven equipment, equipped with a blade or bucket of a width exceeding 750mm; or

- equipment that is capable of digging, boring or tunnelling underground, with a cross sectional dimension greater than 750mm.

Refer to Part 1, section 6 of the Act for the definition of declared equipment.

Section C: Tenements

Provide the details of the current tenements (and their locations) that relate to this notice.

Tenements include:
 EL – exploration licence
 MC – mineral claim
 RL – retention lease

	<p><i>(i)</i> Detail specific locations within the land, using directions, coordinates etc. and/or A plan may be attached.</p>

Section D: Mining operator certification

<input type="checkbox"/> This notice is complete and correct	<i>(i)</i> Check that these items are complete.
<input type="checkbox"/> Appendix A: Further information for the owner of land is attached	

	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	<i>(i)</i> COMPANY: must be signed by appropriate representative/s. INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Print Name	1.	2.	
Role	1.	2.	
Date Signed	1.	2.	
Signature	1.	2.	
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			

FORM 22

Mining Act 1971 ("the Act") - Part 9

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**NOTICE OF USE OF DECLARED EQUIPMENT****APPENDIX A: FURTHER INFORMATION FOR THE OWNER OF LAND**

(i) The following information is provided as a guide only. You may wish to seek further advice on this matter.

Glossary of terms used in this document

The Act –	the current version of the <i>Mining Act 1971</i>
Declared equipment –	see Section B of this form for a definition
Mining operator –	the proponent who served the notice to you. They may already hold, or be applying for, a tenement (including exploration licence or mineral claim)
Mining operations –	any operations carried out in the course of prospecting, exploring or mining for minerals
Owner of Land –	see Section A of this form for a definition

Purpose of this form

You have received Form 22 (Notice of Use of Declared Equipment) because the mining operator intends to use equipment on your land that is classed as *declared equipment* under the Act.

The notice is intended to provide you with sufficient information about the proposed use of declared equipment, to ensure that you as the owner of land can make informed decisions about operations conducted on your land.

After receiving this notice, you have a number of options–

- If you are agreeable to the use of declared equipment described on the notice, no action is required. The mining operator must wait 21 days after the date of service before using the equipment. Retain this notice for your records.
- If you require further information about the use of declared equipment, contact the mining operator via the person named in Section B to discuss this notice.
- You may negotiate specific conditions to the use of declared equipment (such as the timing or location of use) by entering into an agreement with the mining operator.
- Some owners of land may have the right to object to use of declared equipment under section 59 of the Act (see 'Rights of objection' below).
- If you feel that the use of declared equipment may cause you loss, hardship or damage to land, you may be entitled to seek compensation from the mining operator under section 61 of the Act (see 'Rights of compensation' below).

Rights of objection – all owners of land

You as the owner of land (including the holder of a pastoral lease, or a licence under the *Petroleum and Geothermal Energy Act 2000*) have the right to object to the use of declared equipment on the land under section 59 of the Act, by lodging a notice of objection.

You must establish to the court that the use of declared equipment on the land would be likely to result in substantial hardship or substantial damage to the land.

Within 3 months after service of the notice, you may lodge a notice of objection with the Warden's Court objecting–

- to the use of declared equipment by the mining operator; or
- to the unconditional use of declared equipment by the mining operator.

Further information about lodging an objection is available from the Warden's Court.

If the court is satisfied that the use of declared equipment on the land would be likely to result in substantial hardship or substantial damage to the land, the court may–

- determine that declared equipment should not be used by the mining operator in the course of mining operations; or
- determine conditions upon which declared equipment may be used on the land by the mining operator with least detriment to the interest of the owner and least damage to the land.

Rights of compensation

Under section 61 of the Act, as the owner of land (including a pastoral lease holder) you may have the right to compensation for any economic loss, hardship and inconvenience suffered as a result of mining operations.

In determining the compensation payable, the following matters are considered:

- any damage caused to the land by the mining operator; and
- any loss of productivity or profits as a result of the mining operations; and
- any other relevant matters.

The compensation may include an additional component to cover costs reasonably incurred by the owner of land in connection with negotiations or dispute related to –

- the mining operator gaining access to the land
- the activities to be carried out on the land
- the compensation to be paid

The compensation can be negotiated between the owner of land and the mining operator, or determined by the appropriate court (upon application by the owner of land or the mining operator).

In determining compensation, the court will take the rehabilitation of the land into consideration. The court may order a mining operator to carry out any work to rehabilitate the land that the court thinks fit.

In assessing compensation for costs in connection with any negotiation or dispute, the court will not consider costs that arise during a period where a reasonable offer of compensation is open to the owner of land.

FORM 23A

Mining Act 1971 ("the Act") - Part 1

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**WAIVER OF EXEMPTION - REQUEST****USE THIS FORM TO:**

Request that an owner of land that is 'exempt land' enter into an agreement with a mining operator to allow exploration and/or mining operations on the land (see Appendix A for details)

Section A:**For the attention of the Owner of Land¹ that is exempt land**

Owner of land name/s

Address line 1		
Address line 2		
Suburb/Locality	State	Postcode
Type of owner		

(i) 'Owner of land' has several definitions – see notes below.

¹ Under the *Mining Act 1971*, owner of land includes (but is not limited to) –

- a freehold landowner; or
- a native title holder; or
- a person who controls or manages the land; or
- a person who is lawfully in occupation of the land.

Refer to Part 1, section 6 of the Act for the full definition of owner of land.

Section B:**Location of exempt land**

Location

Section		
Hundred		
Pastoral block		
Other		

(i) Clearly define the area of the land with as much detail as possible.
Complete as many fields as you have information for.

Describe why the land is classified as 'exempt land' under section 9 of the Act.

ACN		
State		
Postcode		

(i) See Appendix A for prescribed definitions.

Section C:

I, the mining operator, request that you, the owner of the exempt land identified in Section B, enter into an agreement to waive the benefit of the exemption for the operations listed in Section D.

Client type

 Individual Company*(i)* Provide a postal address that the owner of land can use to contact you.

Name

Address line 1

Address line 2

Suburb/Locality

ABN

ACN	State	Postcode
-----	-------	----------

If 'Company', provide ABN/ACN.

Mining operator (continued)

Contact Name			 A contact person must be nominated, and may be an agent of the operator.
Email			
Telephone	Fax		

Section D: Location of proposed operations

Describe the location/s where the operations are intended to be carried out, within the land specified in Section B.

 Detail specific locations within the land, using directions, coordinates etc. and/or
A plan may be attached.

Section E: Details of proposed operations

Describe the operations and activities that the operator intends to carry out.

 Provide specific details of the mining operations and activities.

Attach additional information as necessary.

Section F: Mining operator certification

<input type="checkbox"/> This notice is complete and correct	 Check that these items are complete.
<input type="checkbox"/> Appendix A: Further information for the owner of land is attached	

	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	 COMPANY: must be signed by appropriate representative/s. INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Print Name	1.	2.	
Role	1.	2.	
Date Signed	1.	2.	
Signature	1.	2.	

Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).

FORM 23A

Mining Act 1971 ("the Act") - Part 1

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**WAIVER OF EXEMPTION - REQUEST****APPENDIX A: FURTHER INFORMATION FOR THE OWNER OF LAND**

(i) The following information is provided as a guide only. You may wish to seek further advice on this notice.

Glossary of terms used in this document

The Act –	the <i>Mining Act 1971</i>
Mining operator –	the party who served the notice to you. They may already hold, or be applying for, a mining tenement under the Act (including exploration licence or mineral claim)
Mining operations –	any operations carried out in the course of prospecting, exploring or mining for minerals
Owner of land –	see Section A of this form for a definition
Benefit holder –	the owner of the exempt land, or the owner of nearby land that is exempt land by reason of its proximity to the mining operations

Purpose of this form

You have received Form 23A (Waiver of Exemption – Request) because the mining operator is requesting that you enter into an agreement to allow mining operations on your land, and your land is considered to be 'exempt land'.

Exempt land

Under section 9 of the Act the following land is exempt from mining operations-

- (a) land that is lawfully and genuinely used –
 - (i) as a yard, garden, cultivated field, plantation, orchard or vineyard;
 - (ii) as an airfield, railway or tramway;
 - (iii) as the grounds of a church, chapel, school, hospital or institution; or
- (b) land that constitutes any parklands or recreation grounds under the control of a council; or
- (ba) land –
 - (i) that is dedicated or reserved, pursuant to statute, for the purpose of waterworks; or
 - (ii) that is vested in the Minister of Public Works for the purpose of waterworks; or
 - (iii) that is comprised within an easement in favour of the Minister of Public Works;
 or
- (bb) land that constitutes a forest reserve under the Forestry Act 1950; or
- (c) any separate parcel of land of less than 2 000 square metres within any city, town or township; or
- (d) land that is situated –
 - (i) within 400 metres of a building or structure used as a place of residence (except a building or structure of a class excluded by regulation from the ambit of this paragraph); or
 - (ii) within 150 metres of –
 - (A) a building or structure, with a value of \$200 or more, used for an industrial or commercial purpose; or
 - (B) a spring, well, reservoir or dam

The land is not exempt land if a mining tenement (claim, lease or licence) is pegged or granted before the land falls into one of the above categories. For example, land will not be classed as exempt land if a dwelling or structure is built after a mining tenement is pegged or granted.

Waiver of exemption

The benefit of an exemption under the Act may be waived by a written agreement between the mining operator and the benefit holder, or by an ERD Court order if an agreement cannot be reached.

Mining operations cannot commence until after the exemption has been waived (through an agreement or court order), however the mining operator may enter the exempt land and/or peg a claim before the exemption has been waived.

Section 9AA of the Act outlines a two-step process whereby the operator must first serve a Waiver of Exemption – Request (Form 23A) to the benefit holder, and secondly enter into an agreement with that person to waive the exemption.

If the benefit holder consents to enter into an agreement, the Waiver of Exemption agreement document must comply with section 9AA of the Act and regulation 6(1) of the *Mining Regulations 2011*.

Form 23A (Waiver of Exemption – Request) and 23B (Waiver of Exemption – Agreement) together, when completed correctly, will meet these requirements and may be lodged together for registration with the Mining Registrar as the Waiver of Exemption agreement.

Alternatively the operator and the benefit holder may enter into a written Waiver of Exemption agreement, in accordance with the requirements listed above. The mining operator **must** still serve Form 23A on the benefit holder to request an agreement.

In accordance with section 9AA of the Act, a benefit holder may rescind the Waiver of Exemption agreement, by giving the mining operator written notice before the expiration of the cooling off period (five clear business days after the day on which the agreement is made).

If an agreement cannot be reached between the mining operator and the benefit holder, the mining operator may apply to the Environment, Resource and Development (ERD) Court for an order waiving the benefit of the exemption.

If the mining operator satisfies the ERD Court that adverse effects from mining operations can be addressed by imposing conditions, the Court may make an order waiving the benefit of the exemption (including conditions and compensation). If the Court is not satisfied it may refuse the application.

The Court may not make an order for costs against the benefit holder unless the person has obstructed or delayed the proceedings or the person has failed to attend any proceedings or failed to comply with a rule, order or direction of the Court.

If the benefit of an exemption is waived by agreement or Court order, the land ceases to be exempt land until mining operations have been completed, or such time as stipulated in the agreement or Court order, whichever comes first.

An agreement or order to waive the benefit of exemption under the Act is binding on and carries forward to –

- (a) successors in title to those owners of the land who had the benefit of the former exemption; and
- (b) the holders from time to time of any mining tenement under which mining operations are carried out.

The mining operator who gives notice under this section is liable to pay to the benefit holder reasonable costs of obtaining legal assistance up to \$500, or some other amount as prescribed. The benefit holder must provide a copy of an account or other reasonable evidence relating to the cost of obtaining that assistance.

FORM 23B

Mining Act 1971 (“the Act”) - Part 1

WAIVER OF EXEMPTION - AGREEMENT

USE THIS FORM TO:

Enter into an agreement with an owner of exempt land to allow exploration and/or mining operations on the land, following service of Form 23A to request the agreement



Government of South Australia

Department for Manufacturing,
Innovation, Trade, Resources and Energy

Section G: Details of Agreement

Describe the details of the exemption provided under this agreement.

Conditions of Agreement

Describe any conditions
that apply to this
agreement.

Section H: Owner of exempt land consent

I hereby waive the exemption in relation to the location identified in Section D above and subject to the conditions stated above –

from Start Date	/ /	to End Date	/ /	 The agreement ceases when operations are complete.
The exemption will cease when mining operations are completed, or at the end date of this agreement, whichever comes first.				

Cooling off period – In accordance with section 9AA(5) of the Act, the owner of exempt land may rescind this agreement by giving written notice to the mining operator before the expiry of the cooling off period (five clear business days after the day on which the agreement is made).

Owner of exempt land	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	 COMPANY: must be signed by appropriate representative/s. INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Print Name	1.	2.	
Role	1.	2.	
Date Signed	1.	2.	
Signature	1.	2.	
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			

Section I: Mining operator certification

I certify that the statements above are the matters agreed between the owner of land and myself as the mining operator.

Mining operator	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	 COMPANY: must be signed by appropriate representative/s. INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Print Name	1.	2.	
Role	1.	2.	
Date Signed	1.	2.	
Signature	1.	2.	
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			

NOTE: Forms 23A and 23B must be lodged together to be a valid Waiver of Exemption agreement.

FORM 24

Mining Act 1971 ("the Act") - Part 11A

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**CAVEAT AGAINST A MINING TENEMENT****USE THIS FORM TO:** Claim a legal or proprietary interest in a mining tenement and forbid further dealings on that tenement**Section A:** Applicant lodging the caveat

Applicant type	<input type="checkbox"/> COMPANY	<input type="checkbox"/> INDIVIDUAL	<p>(i) All applicants must complete this section.</p> <p>These contact details will be used for all notices and proceedings in relation to this caveat.</p>
Applicant name			
Postal address line 1			
Postal address line 2			
Suburb/Locality		State	
Email			
Telephone	Fax		

COMPANY APPLICANTS – ADDITIONAL INFORMATION

ABN	ACN	<p>(i) Only company applicants must complete this section.</p> <p><input type="checkbox"/> Tick if registered address is the same as postal address above.</p>
Registered address line 1		
Registered address line 2		
Suburb/Locality	State	
Website		
Contact person name		
Contact position		

Section B: Mining tenements affected

Provide the total number of tenements affected:		<p>(i) Multiple tenements may be listed on this form. Attach additional information as necessary.</p> <p>The lodgement fee is charged per tenement.</p>

Section C: Nature of interest

Provide the nature of the legal or proprietary interest claimed in the tenement/s, and the grounds on which the claim is founded	<p>(i) Attach any documents supporting your claim.</p>

Section D: Payment details

Fee	Total number of tenements	Lodgement of caveat – per tenement	\$	 Refer to the current fee schedule for the applicable fee.
	Total fee payable – total number of tenements X fee		\$	
Payment Method	<input type="checkbox"/> Cash – in person only. Do not post. <input type="checkbox"/> Cheque – made out to 'DMITRE' <input type="checkbox"/> Money Order <input type="checkbox"/> Credit Card – DMITRE to contact applicant for card details <input type="checkbox"/> Credit Card – details below - Visa / MasterCard (circle one)		OFFICE USE ONLY	RECEIPT
Card Number				CVV Code is the last 3 digits printed in the signature block on the back of the credit card.
Expiry MM/YYYY		CVV Security Code		
Cardholder Name				
Cardholder Signature				

Section E: Certification that application is complete and correct

COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	(i) COMPANY: must be signed by appropriate representative/s. INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
1.	2.	
1.	2.	
1.	2.	
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).		

FORM 25

Mining Act 1971 ("the Act") - Part 11A

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**CAVEAT BY CONSENT****USE THIS FORM TO:**Lodge a tenement sale agreement with a mining registrar and forbid any further dealings
on that tenement during the purchase and transfer process**Section A:****Current tenement holder**

Applicant type	<input type="checkbox"/> COMPANY	<input type="checkbox"/> INDIVIDUAL	Tick one box only.	
Applicant name				
Postal address line 1				
Postal address line 2				
Suburb/Locality		State		Postcode
Email				
Telephone	Fax			

COMPANY APPLICANTS – ADDITIONAL INFORMATION

ABN	ACN	Only company applicants must complete this section.
Contact person name		
Contact position		

Section B:**Mining tenements affected**

Provide the total number of tenements affected:

Tenement number	Tenement holder/s	Multiple tenements may be listed on this form. The lodgement fee is charged per tenement.

Section C:**Purchaser**

Applicant type	<input type="checkbox"/> COMPANY	<input type="checkbox"/> INDIVIDUAL	Tick one box only.	
Applicant name				
Postal address line 1				
Postal address line 2				
Suburb/Locality		State		Postcode
Email				
Telephone	Fax			

COMPANY APPLICANTS – ADDITIONAL INFORMATION

ABN	ACN	Only company applicants must complete this section.
Contact person name		
Contact position		

Section D: Payment details

Fee	Total number of tenements	Lodgement of caveat – per tenement	\$	 Refer to the current fee schedule for the applicable fee.
	Total fee payable – total number of tenements X fee			
Payment Method	<input type="checkbox"/> Cash – in person only. Do not post. <input type="checkbox"/> Cheque – made out to 'DMITRE' <input type="checkbox"/> Money Order <input type="checkbox"/> Credit Card – DMITRE to contact applicant for card details <input type="checkbox"/> Credit Card – details below - Visa / MasterCard (circle one)			
Card Number				
Expiry MM/YYYY		CVV Security Code		
Cardholder Name				
Cardholder Signature				

The purchaser named in Section C has agreed to purchase the right, title and interest of the current tenement holder named in Section A in and to the tenement/s named in Section B, on the terms stated in the attached agreement.

IT IS AGREED between the parties that, pending the completion of the purchase and final registration of the transfer of the tenement to the purchaser, this caveat will in effect forbid the transfer or assignment of the tenement/s during that period (and no longer).

Section E: Current tenement holder consent

	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	 COMPANY: must be signed by appropriate representative/s. INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Print Name	1.	2.	
Role	1.	2.	
Date Signed	1.	2.	
Signature	1.	2.	
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			

Section F: Purchaser consent

	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	 COMPANY: must be signed by appropriate representative/s. INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Print Name	1.	2.	
Role	1.	2.	
Date Signed	1.	2.	
Signature	1.	2.	
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			

NOTE: a copy of the relevant agreement must be attached.

Section G: Receipt of caveat

This caveat was received at this time/date

am/pm,	/	/ 20	Mining Registrar	 OFFICE USE ONLY
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FORM 27

Mining Act 1971 ("the Act") - Part 9B

**NOTICE INITIATING NEGOTIATIONS WITH NATIVE TITLE PARTIES -
SECTION 63M****Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**USE THIS FORM TO:**

Advise native title parties of an intention to seek a native title mining agreement under Part 9B of the Act

Section A:**For the attention of –**Native title parties¹

<input type="checkbox"/>	
<input type="checkbox"/>	
<input checked="" type="checkbox"/> SA Native Title Services	

(i) Provide the name/s of the native title parties.

Notice must be served on all relevant parties.

Other parties

<input checked="" type="checkbox"/> Minister under the <i>Mining Act 1971</i>	
<input checked="" type="checkbox"/> Environment, Resources and Development (ERD) Court	
<input type="checkbox"/> The Attorney General of South Australia	

Refer to Appendix A for further information.

¹ Native title parties include:

- native title holders established by a native title declaration; or
- native title claimants registered under law; or
- SA Native Title Services (the registered Aboriginal representative body in South Australia)

Proponent: Refer to Appendix A for further information on native title parties.

Section B:**Proponent details**

Client type

 Individual Company

(i) Provide a postal address that can be used to contact you regarding this notice.

Name

--

Address line 1

--

Address line 2

--

Suburb/Locality

	State	Postcode
--	-------	----------

ABN

	ACN	
--	-----	--

If 'Company', provide ABN/ACN.

Contact Name

--

(i) A contact person must be nominated.

Email

--

Telephone

	Fax	
--	-----	--

Section C:**Authorisations under the Act**

The proposed activities are (or will be) authorised by the following exploration or mining tenements under the Act.

Give details and indicate whether the authority is currently held or under application.

(i) Authorisations must be current.

For negotiations regarding a production tenement, the proponent must have made a valid application for a production tenement (ML/EML/RL) before serving this notice.

Section D: I/we, the proponent, propose to carry out mining operations on the land identified below.

Location		 Clearly define the area of the land with as much detail as possible. A map/plan can be attached.
Section		
Hundred		
Pastoral block		
Other		

Section E: Details of proposed operations

Describe the operations and activities that the proponent intends to carry out on the land.	 Additional information can be attached.

Section F: Intended process for approval

Identify the process the proponent intends to follow.	<input type="checkbox"/> I seek to negotiate a native title mining agreement under Part 9B of the <i>Mining Act 1971</i> . Note: If, two months after this notice is given as required by the <i>Mining Act 1971</i> , there are no persons registered under the law of the State or the Commonwealth as the holders of, or claimants to, native title in the land, I may apply <i>ex parte</i> to the Environment, Resources and Development Court for a summary determination authorising entry to the land for the purpose of carrying out mining operations on the land, and the conduct of mining operations on the land.	 Tick one box only.
	<input type="checkbox"/> I propose to rely on section 63O of the <i>Mining Act 1971</i> (Expedited procedure where impact of operations is minimal) on the grounds that the mining operations –	
	<ul style="list-style-type: none"> • will not directly interfere with the community life of the holders of native title in the land on which the operations are to be carried out; and • will not interfere with areas or sites of particular significance, in accordance with their traditions, to the holders of native title in the land on which the operations are to be carried out; and • will not involve major disturbance to the land on which the operations are to be carried out. Note: I may apply <i>ex parte</i> to the Environment, Resources and Development Court for a summary determination authorising mining operations in accordance with the proposals made in this notice. If, within two months after this notice is given, a written objection to my reliance on section 63O is given by the Minister, or a person who holds, or claims to hold, native title in the land, the Court must not make the determination unless satisfied, after giving the objectors an opportunity to be heard, that the operations are in fact operations to which section 63O applies.	

Section G: Proponent certification that information is complete and correct

	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	 COMPANY: must be signed by appropriate representative/s. INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Print Name	1.	2.	
Role	1.	2.	
Date Signed	1.	2.	
Signature	1.	2.	
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			

FORM 27

Mining Act 1971 ("the Act") - Part 9B

**NOTICE INITIATING NEGOTIATIONS WITH NATIVE TITLE PARTIES -
SECTION 63M****Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**APPENDIX A: FURTHER INFORMATION FOR THE PROPONENT**

(i) The following information is provided as a guide only.

A proponent must initiate negotiations for a native title mining agreement, or a summary determination from the ERD Court, that authorises mining operations on native title land by giving notice under section 63M of the Act.

The proponent must be the mining operator who seeks the authorisation to conduct mining operations on native title land.

The notice must be given to the ERD Court, the Minister under the Act and to the relevant native title parties as described below—

Where there is a declaration that establishes who are the holders of native title in the area—

The notice must be given to the registered representative of the native title holders, and the registered Aboriginal representative body in South Australia (currently South Australia Native Title Services).

Where there is a native title claimant registered under law, but no declaration has been made—

The notice must be given to the registered representative of the claimant, and the registered Aboriginal representative body in South Australia (currently South Australia Native Title Services).

Where there is not a declaration that establishes native title in the area and there is no native title claimant registered under law—

The notice must be given to all who hold or may hold native title in the land, in accordance with the method set out in Part 5 of the *Native Title (South Australia) Act 1994* and Section 17 of the *Native Title (South Australia) Regulations 2001* as follows:

- This notice must be served personally or by post to –
 - All registered representatives of claimants to or holders of native title in the land
 - The registered Aboriginal representative body in South Australia (currently South Australia Native Title Services)
 - The Attorney General of South Australia
- A notice must also be published as follows –
 - By advertisement in one or more newspapers that circulate generally throughout the area to which the notice relates
 - In a relevant special interest publication
 - The notice to be published must comply with section 63M(4)(b) of the Act

Please note that in accordance with the provisions of Section 58A of the Act, Notice of Entry (Form 21) is required to be served on native title parties. Giving notice under Section 63M of the Act with Notice Initiating Negotiations with Native Title Parties (Form 27) does not satisfy the Notice of Entry requirements under the Act.

To find out if there is a native title holder or claim group in your area of interest and/or the contact details of a native title holder or claim group please contact the National Native Title Tribunal on freecall 1800 640 501 or visit www.nntt.gov.au.

FORM 28

Mining Act 1971 ("the Act") - Part 11B

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**PRIVATE MINE – ROYALTY LIABILITY****USE THIS FORM TO:**

Notify the Minister that another party is authorised to carry out mining operations at a private mine and is to assume liability for the payment of royalty, pursuant to section 73E(3) of the Act

Section A:**Private Mine (PM)**

List the private mine number/s and location.

Multiple private mines may be listed.

Section B:**Proprietor**

Proprietor name

Provide the details of the current proprietor.

Contact name

If a company, contact person must be nominated for any queries.

Position

Email

Postal address line 1

Postal address line 2

Suburb/Locality

State Postcode

Telephone

Fax

Section C:**Party carrying out mining operations and liable for royalty**

Party name

Provide the details of the party that is carrying out mining operations and accepting liability for royalty.

Contact name

If party is a company, contact person must be nominated for any queries.

Position

Email

Postal address line 1

Postal address line 2

Suburb/Locality

State Postcode

Telephone

Fax

Section D:**Certification**

	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	COMPANY: must be signed by appropriate representative/s. INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.
Print Name	1.	2.	
Role	1.	2.	
Date Signed	1.	2.	
Signature	1.	2.	
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			

FORM 29

Mining Act 1971 ("the Act") - Part 5

MINERAL EXPLORATION LICENCE: APPLICATION/RENEWAL**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**USE THIS FORM TO:** Apply for a new or subsequent exploration licence, or renew an active exploration licence**Section A:** Application type

Select one application type	<input type="checkbox"/> New Exploration Licence Application (ELA)	<input type="checkbox"/> Mineral	<input type="checkbox"/> Opal	Tick one box only, and complete all information requested.
	<input type="checkbox"/> Renew an existing Exploration Licence (EL) – EL number:	EL		
	<input type="checkbox"/> Subsequent Exploration Licence application (ELA) over an existing licence (at end of five year term) – EL number:	EL		
Requested Licence term	Years	Area size	km ²	Attach relevant trust or parent company documentation.
Application made on behalf of a trust	<input type="checkbox"/> Yes – provide Trust name:			
Application made by a subsidiary company	<input type="checkbox"/> Yes – provide parent company name:			

Section B: Location of application

Location				Clearly define the area of the land with as much detail as possible.
250k Map Sheet/s				
Plan	Attach a plan, and/or description, defining the area in latitudes and longitudes with coordinates in whole minutes of latitude and longitude, conforming to a north-south, east-west grid (defined in AGD66). Renewal/subsequent: only attach a plan if the licence area is to be reduced. Show current area and proposed reduced area.			

Section C: Exploration target

Major mineral(s) sought				Specify mineral name, not just symbol, e.g. "Gold" not "Au".
Exploration model (nature of the minerals sought)				

Section D: Exploration program

<p>Provide a phased/costed program for the licence term requested. Minimum annual expenditure:</p> <p>New ELA - nominally - \$30,000 plus \$97 per km², rounded (up or down) to the nearest \$5,000.</p> <p>Renewal – as above, plus any shortfall from the previous term, unless a significant area reduction is applied for, or justification given.</p> <p>Subsequent – (indicative) double the prevailing rate for the current licence, plus any shortfall, unless a significant area reduction is applied for, or justification given.</p>	Total minimum expenditure for term	A\$	Provide a reasonable level of detail. Attach additional information if required.

Section E: Financial resources

Provide evidence of the applicant's financial capability to carry out the proposed exploration program.

Acceptable financial evidence includes relevant extracts from the latest mining exploration entity quarterly report, annual report, or a statement of capability from a bank manager or accountant.

Web links to company reports are acceptable.

Section F: Technical and operational resources

Provide evidence of the applicant's technical and operational capability to carry out the proposed exploration program and satisfy technical reporting and environmental requirements.

Include the names, qualifications and prior experience of personnel managing and implementing the exploration program, including similar previous programs.

NOTE: Each party must complete a separate copy of the 'applicant details' page and attach to this application.

Section G: EL renewal/subsequent ELA only – review of current licence term

Current EL number

	Term start date		 Provide information regarding the current EL, to assist with the assessment of your application.
	Term expiry date		
conditions or current memorandum of renewal)	A\$		
<input type="checkbox"/> Yes <i>(Complete AEA details then skip to section H)</i>	AEA Project Name		Attach additional information if required.
	AEA Expiry Date		
<input type="checkbox"/> No	Complete Exploration Review below		

EXPLORATION REVIEW

Exploration conducted this period

 Only EL renewals or subsequent ELAs that are not part of an AEA must complete this section.

Actual Expenditure

A\$	Expenditure shortfall	A\$

Reasons for any expenditure shortfall

Does an area reduction condition apply to the current term if expenditure commitment is not met?

<input type="checkbox"/> No	<input type="checkbox"/> Yes >	<input type="checkbox"/> 25%	<input type="checkbox"/> 50%
		<input type="checkbox"/> Other: %	

Do you wish to reduce the licence area?

<input type="checkbox"/> Yes	Current area	km ²
	New area	km ²
	Percentage area reduction	%
<input type="checkbox"/> No	Provide justification for deferral of area reduction below	

Is all reporting up to date for this tenement?

<input type="checkbox"/> Yes	<input type="checkbox"/> No

If no, list outstanding reports and provide reasons and likely submission timeframe

Section H: New or subsequent ELA – payment details*

Fee	Exploration Licence – application fee	\$	 Refer to the current fee schedule for the applicable fee. <input type="checkbox"/> OFFICE USE ONLY <input type="checkbox"/> RECEIPT
Payment Method	<input type="checkbox"/> Cash – in person only. Do not post. <input type="checkbox"/> Cheque – made out to 'DMITRE' <input type="checkbox"/> Money Order <input type="checkbox"/> Credit Card - DMITRE to contact applicant for card details <input type="checkbox"/> Credit Card – details below – Visa / MasterCard (circle one)		
Card number			
Expiry MM/YYYY		CVV security code	
Cardholder name			
Cardholder signature			

ATTACHMENT

Mining Act 1971 ("the Act")

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**APPLICANT DETAILS****USE THIS FORM TO:** Provide the details of an applicant – one applicant per page onlyThis applicant's
percentage share**%**

Applicant number

of

Provide the total number of applicants.

Applicant type: **COMPANY**

Company name

ABN

Registered address line 1

Registered address line 2

Suburb/Locality

ACN

State

Postcode

If 'Company', provide registered business address, and ABN/ACN.

New company applicants need to attach copy of certificate of business registration.

 INDIVIDUAL

Surname

Given names

Applicant contact details Postal address is the same as company registered address above

Postal address line 1

Postal address line 2

Suburb/Locality

State Postcode

All applicants must complete this section.

Email

Website

Telephone

Fax

Contact person for queries I am the primary contact for this application

Contact Name

Position

Email

Telephone

A contact person must be nominated for each applicant.

Certification that application is complete and correct

	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	COMPANY: must be signed by appropriate representative/s. If agent, written authorisation must be provided.
Print Name	1.	2.	
Role	1.	2.	
Date Signed	1.	2.	
Signature	1.	2.	
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).			INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here.

FORM 29ERA

Mining Act 1971 ("the Act") - Part 5

MINERAL EXPLORATION RELEASE AREA (ERA) : APPLICATION
(defined by s29(9) of the Act as a Corresponding Licence)**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**USE THIS FORM TO:** Apply for a published Exploration Release Area (ERA) within the allocated timeframe**Section A: Applicant(s)**

	NAME OF COMPANY or INDIVIDUAL	% SHARE	List all applicants and their percentage share in the application. Attach additional information if required.
Applicant 1		%	
Applicant 2		%	
Applicant 3		%	
Applicant 4		%	

Application details

Provide ERA Details	Exploration Release Area (ERA) – reference number *	ERA	Complete all information requested.	
	Opening date for applications *			
	Closing date for applications *			
Licence term	2 Years (fixed)	Area size	km ²	

Section B: Location of application

Location description		Provide location description (as published with the ERA).
250k Map Sheet/s		
Plan *	Attach a plan of the ERA area - refer to the Public Notices section of the Department's website and/or SARIG.	

Section C: Exploration target and geological and mineralisation model(s)

Major mineral(s) sought *		Specify mineral name, ie "Gold" not "Au". Information may be entered here or attached separately. Max 1000 words (~2 pages) plus any necessary map/s.
Provide details of the exploration model for the mineral(s) sought, together with geoscientific reasoning for targeting the area, and an indication of the priority target areas based on existing geoscientific data.		
Specific criteria to be assessed:		
• Documented regional and local geological context and deposit model		
• Sufficient discussion/review of currently available geoscientific data		
• Immediate drill targets identified		

*** MANDATORY INFORMATION – must be supplied for the application to be valid**

Section D: Proposed exploration program (2 years) *

State the minimum expenditure requirement and the proposed total expenditure for the initial 2-year term.

Minimum expenditure requirement for 2 year term *	A\$	 Ensure that amounts provided are for the 2 year term.
Proposed total expenditure for 2 year term *	A\$	

Minimum expenditure

requirement for 2 years is: (\$30,000 plus \$97 per km², rounded to the nearest \$5,000), MULTIPLIED BY 2. *

Provide a phased program of exploration with a breakdown of activities and expenditure proposed for the first 2 years of tenure. Proposed expenditure must meet the minimum expenditure requirement for the 2-year term. Specific criteria to be assessed:

- Program is clear logical and achievable with a phased and costed breakdown of activities
- Program is consistent with, and will effectively test the geological model
- Total expenditure commitment for the 2-year period
- Area of ERA covered by proposed exploration plan

 Provide a reasonable level of detail. Information may be entered here or attached separately. Max 1000 words (~2 pages).		

Section E: Financial capability/resources *

Provide a statement, and evidence, of the financial resources available to the applicant to undertake the proposed exploration program (including current cash position).

Acceptable financial evidence includes relevant extracts from the latest mining exploration entity quarterly report, annual report, or a statement of capability from a bank manager or accountant.

The availability of cash funds to meet the proposed 2 year work program must be demonstrated.

 Provide a reasonable level of detail. Information may be entered here or attached separately.		

*** MANDATORY INFORMATION – must be supplied for the application to be valid**

Section F: Technical and operational capability/resources *

Provide a statement, and details, of the technical and operational resources available to the applicant to undertake the proposed exploration program and satisfy technical reporting and environmental requirements.

Include the names, qualifications and prior experience of personnel managing and implementing the exploration program. Specific criteria to be assessed:

- Expertise – appropriately qualified and knowledgeable resources to implement the proposed program, including geoscientific, environmental, and social aspects
 - Experience – relevant operational experience

Section G: Current SA exploration licences and applications

Provide a summary of the ELs and EL Applications held or being explored by the applicant within South Australia.

Type	Total Number	Total Area km ²	Total annual expenditure commitment/requirement	 Fill in all fields of the table.
ELs			A\$	
ELAs			A\$	Attach additional information if required.

Provide information on the location of the ERA in relation to existing EL/ELA's held (ie adjacency), and major project areas. Specific criteria to be assessed:

- Tenements and/or major project areas close to or adjacent to the ERA
 - Manageability of tenement package, considering current financial and technical capability/resources

*** MANDATORY INFORMATION – must be supplied for the application to be valid**

Section H: Past performance and regulatory compliance

List any current or previous (within the last 5 years) non-compliance in relation to ERAs or Departmental Instructions/ Directions/ Orders. Indicate the status of these and rectification timelines. List any currently overdue EL reports.

Specific criteria to be assessed:

- ERA compliance – any Departmental enforcement actions undertaken as a result of the applicant not meeting the financial commitment of a previously successful ERA bid
- Departmental Instructions / Directions/ Orders – any previous (last 5 years) or current
- Rectification - timely and efficient rectification of previous non-compliances
- Reporting – any currently overdue reports (including exploration six-monthly, annual technical, surrender or rehabilitation/compliance reports)

 Provide a reasonable level of detail.

Attach additional information if required..

Section I: ERA specific criteria

For certain ERAs, the Department may request that additional aspects be specifically addressed as part of the ERA application. For example, this may relate to the location of the ERA in a Park, Aboriginal Land or artesian groundwater basin, or a specific technical aspect considered important by the Department.

The requirement for any ERA specific criteria to be addressed will be indicated at the time of ERA publication.

 Provide a reasonable level of detail if applicable.

Attach additional information if required..

*** MANDATORY INFORMATION – must be supplied for the application to be valid**

Section J: Other considerations/comments

Provide any other considerations or comments that may support the application.

Section K: ERA payment details *

Fee	Exploration Licence – application fee	\$	 Refer to the current fee schedule for the applicable fee.
Payment Method	<input type="checkbox"/> Cash – in person only. Do not post. <input type="checkbox"/> Cheque – made out to 'DMITRE' <input type="checkbox"/> Money Order <input type="checkbox"/> Credit Card - DMITRE to contact applicant for card details <input type="checkbox"/> Credit Card – details below – Visa / MasterCard (circle one)		
Card number			
Expiry MM/YYYY		CVV security code	
Cardholder name			
Cardholder signature			

Section L: Contact details

Contact name		Position/Role		 Nominate one contact person for this application. May be an authorised agent or tenement manager if written authority is provided.	
Company name					
Email					
Telephone		Mobile			
Postal address line 1					Provide one postal address for all correspondence regarding this application.
Postal address line 2					
Suburb/Locality		State	Postcode		

*** MANDATORY INFORMATION – must be supplied for the application to be valid**

Section M: Certification that application is complete and correct *

APPLICANT 1	INDIVIDUAL OR COMPANY REPRESENTATIVE 1	INDIVIDUAL'S WITNESS OR COMPANY REPRESENTATIVE 2	 Ensure that applicants sign in the correct order, as listed on page 1. COMPANY: Sign in accordance with the <i>Corporations Act</i> . If agent, written authority must be provided.
Print Name	1.	2.	
Signature	1.	2.	INDIVIDUAL: witness certifies that the individual named above is the person whose signature appears here. Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).
APPLICANT 2	INDIVIDUAL OR COMPANY REPRESENTATIVE 1	INDIVIDUAL'S WITNESS OR COMPANY REPRESENTATIVE 2	
Print Name	1.	2.	
Signature	1.	2.	
APPLICANT 3	INDIVIDUAL OR COMPANY REPRESENTATIVE 1	INDIVIDUAL'S WITNESS OR COMPANY REPRESENTATIVE 2	
Print Name	1.	2.	
Signature	1.	2.	
APPLICANT 4	INDIVIDUAL OR COMPANY REPRESENTATIVE 1	INDIVIDUAL'S WITNESS OR COMPANY REPRESENTATIVE 2	
Print Name	1.	2.	
Signature	1.	2.	

*** MANDATORY INFORMATION – must be supplied for the application to be valid**

FORM 29ERA	MINING ACT 1971	Version 2.1 – Feb 2014	Page 6 of 6
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ATTACHMENT

Mining Act 1971 ("the Act")

**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**NEW CLIENT DETAILS****USE THIS FORM TO:**Provide the details of a new client, or provide updated details for an existing client.
One company or one individual per page only. No joint names.**NOTE: Existing clients – only complete this page if any of your details have changed.**

<input type="checkbox"/> New client	Tick one box only. Complete ALL fields below.
<input type="checkbox"/> Existing client – details have changed	

Is the client a subsidiary
company?
 Yes – provide parent
company name:
 Is the client acting
on behalf of a trust?
 Yes – provide Trust
name:

 Ministerial
consent is
required for Trust
applications.
 Client type: COMPANY

Company name

ABN *

		ACN *	
Registered address line 1			
Registered address line 2			
Suburb/Locality		State	Postcode
<input type="checkbox"/> INDIVIDUAL			
Surname		Given names	

 If 'Company',
provide
registered
business street
address, and
ABN/ACN.

 New company
clients need to
attach a copy of
their certificate of
business
registration.
 Client contact details Postal address is the same as company registered address above

Postal address line 1

Postal address line 2

Suburb/Locality

Email

Website

Telephone

 Provide a
postal address if
it is different to
the registered
business street
address.
 Contact person for queries

Contact Name

Email

Telephone

 A contact
person must be
nominated for
each client.
 Certified correct

Name

Signature

 May be
certified by any
appropriate
person.
 *** MANDATORY INFORMATION – must be supplied for the application to be considered valid**

FORM 30

Mining Act 1971 ("the Act") - Part 11B

**NOTICE OF APPLICATION TO VARY OR REVOKE THE
DECLARATION OF AN AREA AS A PRIVATE MINE****USE THIS FORM TO:** Give notice that the Director intends to make application under section 73M of the Act**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy

Prior to the Director of Mines making an application to the Warden's Court to vary or revoke an area as a private mine, the following information shall be placed in a newspaper circulating generally throughout the State.

I, the Director of Mines, hereby give notice in accordance with section 73M(4)(b)(ii) of the *Mining Act 1971* that I propose to make an application to the Warden's Court to declare that proper grounds exist for the variation or revocation (*delete inapplicable*) of the following area as a private mine under the *Mining Act 1971* –

Private mine number: PM (*insert number*)
Location: (*insert location of area*)

Written submissions relating to this proposal may be made to the Department at the following address –

(*insert address and contact details*)

Written submissions must be received by the Department by (*insert closing date*).

DIRECTOR OF MINES
(*insert date of notice*)

FORM 31

Mining Act 1971 ("the Act") - Part 12, s76

TENEMENT RETURNS e-LODGEMENT (TReL) APPLICATION**Government of South Australia**Department for Manufacturing,
Innovation, Trade, Resources and Energy**USE THIS FORM TO:**

Apply for a new user account for the TReL application, or modify/delete an existing account

Section A: Account User (must be an individual)

Title / Name			Account user must be an individual, but a business postal address may be supplied.
Address line 1			Position may be holder, operator, director, accountant etc.
Address line 2			
Suburb/Locality	State	Postcode	
Position			Email address is required for a TReL account.
Email address			
Telephone	Fax		

SECURITY QUESTIONS

Place of birth (City, state, country)	Required for account validation, if password is forgotten.	
Date of birth (dd/mm/yyyy)		
Mother's maiden name		

ACCOUNT REQUEST

<input type="checkbox"/> Create new user account		Tick one box only.
<input type="checkbox"/> Modify existing account	Existing Username:	
<input type="checkbox"/> Delete existing account		

Section B: Client Details

Individual	<input type="checkbox"/> I hold/operate/manage* tenements in my own name (skip to Section C)		Tick one box only.
OR Company	<input type="checkbox"/> I am a representative of a business/entity that holds/operates/manages* tenements (complete all fields below)		*Strike out any that do not apply.
Business name			
Address Line 1			
Address Line 2			
Suburb/Locality	State	Postcode	Provide the business's Registered Address if different to postal address given above.
ABN	ACN		

COMPANY AUTHORISED OFFICER

I certify that the individual named as the Account User in Section A above is authorised to represent this company for matters relating to Mining Returns with DMITRE.

Print name			Ensure that the named officer has appropriate authority to certify this application.
Position			
Date signed			
Signature			

Section C: Tenements

Specify the mining tenements that you wish to assign to your TReL account. You may specify tenements held by other parties if a tenement operator/manager arrangement exists. DMITRE may seek authorisation from the holder before assigning the tenement/s to your account.

Tenement number/s

	 Please specify each tenement, do not write "all tenements".

Section D: Account user certification

I certify that I am aware of my obligations under the Act regarding the submission of mining returns and royalty payments to DMITRE for the tenements listed on the attached page.

I acknowledge that I must read and accept the terms and conditions set out in the TReL application in order to use it.

Print name

	 Ensure the account user named in Section A completes this section.
Date signed	
Signature	

Under the Act, penalties apply for the late submission of a mining return (including a nil return), and also for the late payment of royalty owed.

Return the completed form:

via Post to:

DMITRE
Resource Royalties Team
GPO Box 1264
ADELAIDE SA 5001

Ph: (08) 8463 3095
Fax: (08) 8463 3229

via Email to:

DMITRE.Royalty@sa.gov.au

ACCOUNT APPROVED

Name

Position

Date

Signature

 OFFICE USE ONLY

MINING ACT 1971

Notice pursuant to Section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that the notice under the Mining Act 1971 ('the Act') published on 21 February 2013 in the *South Australian Government Gazette* at page 452, is varied in respect of land identified in Columns 1, 2, 3 and 6 of the Schedule.

Notice is further hereby given that:

- (1) Pursuant to subsection 29 (1a) of the Act no applications may be made for corresponding licences over land identified in Columns 1, 2, 3 and 6 of the Schedule during the succeeding period listed in Column 4 of the Schedule.
- (2) Applications for corresponding licences may be made during the period listed in Column 5 of the Schedule, and during that period, pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) of the Act will not apply in relation to any such applications. (See Note 1).
- (3) Plans and co-ordinates for the land identified in Columns 1, 2, 3 and 6 of the Schedule can be obtained at the DMITRE Minerals website:
http://www.minerals.dmitre.sa.gov.au/public_notices,
or by phoning Mineral Tenements on (08) 8463 3103.
- (4) This notice becomes effective 27 February 2014.

THE SCHEDULE

Column 1 ERA No.	Column 2 Locality	Column 3 Area (km ²)	Column 4 Moratorium Period	Column 5 Applications Open Dates	Column 6 ERA— Specific Criteria
300	Moomba Area— Approximately 80 km south-west of Moomba	563	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Strzelecki Regional Reserve; Far North Prescribed Wells Area
301	Merty Merty Area— Approximately 60 km south of Moomba	993	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Strzelecki Regional Reserve; Far North Prescribed Wells Area; Strzelecki Creek Wetland of National Significance
302	Moomba Area— Approximately 60 km south-west of Moomba	663	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Strzelecki Regional Reserve; Far North Prescribed Wells Area
303	Lake Wanchooch Area— Approximately 40 km south of Moomba	994	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Strzelecki Regional Reserve; Far North Prescribed Wells Area; Strzelecki Creek Wetland of National Significance
304	Moomba Area— Approximately 50 km west-south-west of Moomba	731	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Strzelecki Regional Reserve; Far North Prescribed Wells Area; Coongie Lakes RAMSAR Wetland
305	Big Lake Moonba Area— Approximately 20 km south of Moomba	996	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Strzelecki Regional Reserve; Far North Prescribed Wells Area; Coongie Lakes RAMSAR Wetland; Strzelecki Creek Wetland of National Significance
306	Mudlalee Waterhole Area—Approximately 30 km east-south-east of Moomba	827	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Innaminka Regional Reserve; Far North Prescribed Wells Area; Strzelecki Creek Wetland of National Significance
307	Diamond Bog Lake Area—Approximately 50 km west of Moomba	898	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Strzelecki Regional Reserve; Far North Prescribed Wells Area; Coongie Lakes RAMSAR Wetland
308	Moomba area— Immediately surrounding Moomba	998	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Strzelecki Regional Reserve; Far North Prescribed Wells Area; Coongie Lakes RAMSAR Wetland

Column 1 ERA No.	Column 2 Locality	Column 3 Area (km ²)	Column 4 Moratorium Period	Column 5 Applications Open Dates	Column 6 ERA— Specific Criteria
309	Ooranie Creek Area— Approximately 50 km east-north-east of Moomba	521	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Innamincka Regional Reserve; Far North Prescribed Wells Area; Coongie Lakes RAMSAR Wetland; Strzelecki Creek Wetland of National Significance
310	Napeowie Waterhole Area—Approximately 60 km north-east of Moomba	400	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Innamincka Regional Reserve; Far North Prescribed Wells Area; Coongie Lakes RAMSAR Wetland
311	Mudrangie Hill Area— Approximately 70 km north-north-east of Moomba	362	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Innamincka Regional Reserve; Far North Prescribed Wells Area; Coongie Lakes RAMSAR Wetland
312	Kidman Claypan Area— Approximately 110 km north-east of Moomba	908	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Innamincka Regional Reserve; Far North Prescribed Wells Area; Coongie Lakes RAMSAR Wetland
313	Patchawara Creek Area— Approximately 90 km north-east of Moomba	617	25 February 2013— 4 May 2014	5 May 2014— 9 May 2014	Innamincka Regional Reserve; Far North Prescribed Wells Area; Coongie Lakes RAMSAR Wetland

Dated 27 February 2014.

J. MARTIN,
General Manager Mineral Tenements,
Mining Registrar,
Mineral Resources
Department for Manufacturing, Innovation, Trade, Resources and Energy
Delegate of the Minister for Mineral Resources and Energy

NOTE 1: The effect of this notice is that:

- No applications for a corresponding licence may be made during the period 25 February 2013—4 May 2014.
- Applications for a corresponding licence may be made from 5 May 2014 to 9 May 2014 (inclusive).
- Applications for a corresponding licence made between 5 May 2014 to 9 May 2014 (inclusive) will not be dealt with under subsection 29 (4) of the Act, but under subsection 29 (6) of the Act, which is on a merits basis.
- If no applications for a corresponding licence are made between 5 May 2014 to 9 May 2014 (inclusive) applications for a corresponding licence made from 10 May 2014 onwards will be dealt with under subsection 29 (4).

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: Minotaur Operations Pty Ltd

Location: Kyancutta area—Approximately 80 km west of Kimba.

Term: 2 years

Area in km²: 155

Ref.: 2013/00161

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: FMG Resources Pty Ltd

Location: Warriner Creek area—Approximately 110 km south-east of Coober Pedy.

Pastoral Lease: Anna Creek

Term: 2 years

Area in km²: 113

Ref.: 2013/00187

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Panda Mining Pty Ltd

Location: Copley area—Approximately 5 km north-east of Leigh Creek.

Pastoral Lease: Leigh Creek

Term: 1 year

Area in km²: 40

Ref.: 2014/00002

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Panda Mining Pty Ltd

Location: Bibliando area—Approximately 65 km east of Hawker.

Pastoral Leases: Bibliando, Willippa

Term: 2 years

Area in km²: 61

Ref.: 2014/00003

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Investigator Resources Limited

Location: Botenella Gate area—Approximately 125 km south-west of Port Augusta.

Pastoral Lease: Uno

Term: 2 years

Area in km²: 66

Ref.: 2014/00009

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

J. MARTIN, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with Section 35A (1) of the Mining Act 1971, that applications for two extractive minerals leases over the undermentioned mineral claims have been received. Details of the proposal may be inspected at the Department for Manufacturing, Innovation, Trade, Resources and Energy, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide 5000:

Applicant: Warwick Steen Meyer

Claim No.: 4289

Location: Section 257, Hundred of Nangkita—Approximately 12 km north of Goolwa.

Area: 118.00 hectares

Purpose: Recovery of extractive minerals (sand)

Reference: T02726

Applicant: Warwick Steen Meyer

Claim No.: 4338

Location: Section 257, Hundred of Nangkita—Approximately 12 km north of Goolwa.

Area: 1.29 hectares

Purpose: Recovery of extractive minerals (sand)

Reference: T02938

A copy of the proposal has been provided to the Alexandrina Council and an electronic copy can be found on the DMITRE website: http://www.minerals.dmitre.sa.gov.au/public_notices/mining_proposals_open_for_public_comment.

Written submissions in relation to the granting of the extractive minerals leases are invited to be received at the Department for Manufacturing, Innovation, Trade, Resources and Energy, Attention: Megan Wilson, G.P.O. Box 1264, Adelaide, S.A. 5001 no later than 27 March 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

THE DISTRICT COURT OF SOUTH AUSTRALIA
MOUNT GAMBIER CIRCUIT COURT

Sheriff's Office, Adelaide, 4 March 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 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:

Tuesday, 4 March 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, 4 March 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 Tuesday, 4 March 2014.

Billing, Adam Stanley	Aggravated serious criminal trespass in a place of residence; aggravated endanger life (2); damage property	On bail	Light, Mark Colin	Serious criminal trespass (2); dishonestly take property without owner's consent (2) Commit theft using force	On bail
Bowring, Adam Charles	Possess firearm without licence; fail to keep prescribed firearm secured; fail to comply with; fail to store ammunition separately from firearms; possess firearm	In gaol	Ling, Michael William Lynch, Scott David	Rape; fail to comply with bail agreement; contravene term of intervention order	In gaol
Crafter, Gregory Ronald	Sell controlled drug in prescribed area	On bail	Mu, Tha Mullan, Corey Leigh	Rape Traffic; possess instructions for manufacture of controlled drug	On bail
Drennan, Buddy Lea	Aggravated serious criminal trespass (3); dishonestly take property without owner's consent; aggravated possess firearm without licence	In gaol	O'Neill, Caleb John	Take part in the sale of a controlled drug	On bail
Foran, Paul Anthony Fowler, Luke Andrew Hayes, John Stephen Kevin	Aggravated indecent assault Application for enforcement of a breached bond	On bail	St Clair, Graeme Peter	Aggravated serious criminal trespass; theft; aggravated assault; make person Aggravated assault; USI (3)	In gaol
Hill, Geoffrey Graeme Hinge, Howard Evan	Fail to comply with restraining order; aggravated possess firearm without licence; fail to keep class c, d or h firearm secured; fail to comply; possess unregistered firearm Aggravated indecent assault (2)	On bail	S, T V Thorp, Zac James	Traffic in a controlled drug; possess prescription drug	On bail
Howell, Jamie Gilbert	Indecent assault (2); unlawful sexual intercourse Aggravated possess firearm without licence; fail to store ammunition separately from firearm; threaten to kill or endanger life (3)	In gaol	Tippins, Shane	Aggravated possess firearm without licence	On bail
Johnson, Ian Douglas Jones, Colin Wayne	Rape (2) Aggravated assault causing harm (3); aggravated assault	On bail	Uphill, Adam Scott	Aggravated possess firearm without licence (2); handle firearm while under influence of liquor or drug; cultivate a commercial quantity of controlled drug	On bail
Kain, Nathan Andrew Kemp, Brian Robert	Application for enforcement of a breached bond	N/A	Van Liempt, Theo Dores	Produce child pornography; engage in indecent filming of a minor	On bail
Koch, Benjamin John	Aggravated serious criminal trespass; cause serious harm to another; drive or use motor vehicle without consent	In gaol	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.		
Light, Mark Colin	Application for enforcement of a breached bond	N/A	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 95, the Minister for Energy and Resources (Victoria) has requested the *Victorian jurisdictional derogation (smelter agreements)* proposal (Ref. ERC0167). The proposal seeks to correct an oversight in an existing Victorian jurisdictional derogation, providing that the arrangements for NEM registration under the derogation, in respect of the Point Henry Smelter and Anglesea Power Station, conclude on the expiry of the Point Henry electricity supply agreement in 2014.

The AEMC intends to expedite the proposal under s 96 as it considers the proposed Rule is non-controversial, subject to requests not to do so. Written requests not to expedite the proposal must be received by **13 March 2014**. Submissions must be received by **27 March 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 submissions@aemc.gov.au and cite the reference in the title. Before sending a request, please review the AEMC's privacy statement on its website.

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

Australian Energy Market Commission
Level 6, 201 Elizabeth Street
Sydney, N.S.W. 2000
Telephone: (02) 8296 7800
www.aemc.gov.au

27 February 2014.

**NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS)
REGULATIONS 2001**

Partial Re-opening of Mount Remarkable National Park

PURSUANT to Regulations 8 (3) (a), 8 (3) (b) 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, formerly entitled Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, re-open the whole of Mount Remarkable National Park, which has been closed as a result of bushfires and/or fire danger since 6.30 p.m. on Thursday, 16 January 2014, effective 5 p.m. on Friday, 21 February 2014, with the exception of the Napperby Block (Sections 321, 322, 323, 325, 326, 327, 329 and 347, Hundred of Napperby), which will remain closed until further notice.

The continued closure is necessary to ensure the safety of the public and for the proper management of the reserve as a result of bushfires and/or fire danger.

Dated 21 February 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**

Re-opening of Cooltong Conservation Park

PURSUANT to Regulations 8 (3) (a), 8 (3) (b) 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, formerly entitled Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, re-open the whole Cooltong Conservation Park, which has been closed to the public as a result of bushfires and/or fire danger since 3 p.m. on Friday, 17 January 2014, effective 6 a.m. on Monday, 24 February 2014.

The closure was necessary to ensure the safety of the public and for the proper management of the reserve as a result of bushfires and/or fire danger.

Dated 21 February 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

SECTION 25 (5) (b)

Variation of Petroleum Exploration Licence—PEL 516

NOTICE is hereby given that under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012, the conditions of the abovementioned Exploration Licence have been varied as follows:

Condition 1 of the licence is omitted and the following substituted:

- ‘1. During the term of the licence, the Licensee shall carry out or cause to be carried out exploratory operations on the area comprised in the licence in accordance with such work programs as are approved by the Minister from time to time. Years one to four exploratory operations are guaranteed and any subsequent licence year becomes guaranteed upon entry into any such licence year. These exploratory operations shall include but not necessarily be limited to:

Year of Term of Licence	Minimum Work Requirements
One	Drill two wells.
Two	Drill five wells.

Year of Term of Licence	Minimum Work Requirements
Three	Drill one well.
Four	Drill three wells; 300 km 2D seismic acquisition; and 100 km seismic reprocessing
Five	Drill two wells.

The revised work requirements as a result of this variation would not have altered the outcome of the original competitive tender process.

Dated 20 February 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licence—PEL 499

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended for the period from and including 15 February 2014 until 14 February 2015, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 499 is now determined to be 12 January 2016.

Dated 21 February 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licence—PEL 500

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended for the period from and including 1 April 2014 until 31 March 2015, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 500 is now determined to be 11 April 2018.

Dated 21 February 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licence—PEL 143

and

Gas Storage Exploration Licences—GSELs 584, 585, 586 and 587

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended for the period from and including 16 February 2014 to 15 February 2015, and the abovementioned Gas Storage Exploration Licences have been

suspended for the period from and including 15 February 2014 until 14 February 2015, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 143 is now determined to be 15 May 2019.

The expiry date of GSELs 584-587 is now determined to be 15 May 2019.

Dated 21 February 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Retention Licence—PRL 18

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Retention Licence has been suspended for the period from and including 17 February 2014 until 11 October 2014, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PRL 18 is now determined to be 27 January 2015.

Dated 21 February 2014.

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

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 18 February 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
73936	Balint, Jason Daniel
74846	Cormack, Christopher Barry
74333	Cruickshank, Grant Patrick
74292	Fuller, Kimberley Ann
73368	Gardner, Shannon Kay
73783	Lovell, Christopher David
74432	Russell, Daniel Robert
71222	Sodomka, Peter Anthony
72901	Sweet, Corey
74883	Yeoward, Aaron Shaun

GARY T. BURNS, Commissioner of Police

SUPPORTED RESIDENTIAL FACILITIES ACT 1992

Appointment of Assessors

PURSUANT to division 3 of the Supported Residential Facilities Act 1992 (SRF Act) provides for the selection and appointment of assessors by the Supported Residential Facilities Advisory Committee (SRFAC). This Committee is appointed by the Governor of South Australia.

Section 19 (2) the Advisory Committee will, for the purpose of this Section, establish a panel of persons (who may, or may not be, members of the committee) who may act as Assessors.

Assessors' appointments are valid for three years and current appointments expired on 12 February 2014.

In November 2013, the Supported Residential Facilities Advisory Committee (SRFAC) nominated three existing members and two new members to the Supported Residential Facilities Assessor Panel. The SRFAC determined, given the varied nature of the supported residential facilities sector, that people from diverse backgrounds should be selected to ensure appropriate expertise is available to assist in court matters pertaining to the SRF Act.

The SRFAC nominated the following people as assessors for the term 13 February 2014 to 12 February 2017:

SRF Proprietor	Shaunee Fox
Geoffrey J. O'Connell	
Local Government.....	Michael Anthony Livori
SA Unions.....	Neville Edward Kitchin
Disability Advocate.....	Mariann Rose McNamara

Dated 24 March 2014.

B. WEIS, Director, Policy and Planning,
Disability SA

NOTICE TO MARINERS

NO. 6 OF 2014

South Australia—Coffin Bay—Light Characteristics Changed

MARINERS are advised that the flashing white/red sectored light on port lateral Beacon No. 8 in position 34°33'6.40"S, 135°20'32.64"E has been changed to Flashing Red every 2 seconds, Range 2 nautical miles (Fl.R 2s).

Charts affected: Aus 121.

List of Light: Volume K, 1863.4

Adelaide, 18 February 2014.

TOM KOUTSANTONIS, Minister for Transport
and Infrastructure

DPTI 2014/ 02432

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 27 February 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 ONKAPARINGA
Brenton Street, Morphett Vale. p14
Easement in lot 200 in LTRO DP 92722, Brenton Street, Morphett Vale. p14

MANNUM WATER DISTRICT

MID MURRAY COUNCIL
In and across Sickerdick Street, Mannum. p3-5
Diercks Road, Mannum. p2 and 6
In and across Rudolf Street, Mannum. p2 and 5
In and across Mau Street, Mannum. p2 and 6

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER
Cave Road, Mount Gambier. p39
Oak Street, Mount Gambier. p39

PORT AUGUSTA WATER DISTRICT

PORT AUGUSTA CITY COUNCIL
Across Caroona Road, Port Augusta West. p44 and 45
Baluch Road, Port Augusta West. p44-47
Across and in Shirley Street, Port Augusta West. p44 and 47

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CAMPBELLTOWN CITY COUNCIL
Lynn Avenue, Athelstone. FB 1232 p53
Forest Avenue, Rostrevor. FB 1235 p1

TOWN OF GAWLER

Treleaven Way, Gawler East. FB 1234 p10-12
Thornley Court, Gawler East. FB 1234 p10-12
Easement in lot 7010 in LTRO DP 92704, Balmoral Road, Gawler East. FB 1234 p10-12

CITY OF NORWOOD PAYNEHAM AND ST PETERS
Ashbrook Avenue, Trinity Gardens. FB 1232 p52
Across Brown Street, Norwood. FB 1232 p60
Easement in lot 7 in LTRO DP 458, Osmond Terrace, Norwood. FB 1232 p60

CITY OF ONKAPARINGA

Brenton Street, Morphett Vale. FB 1232 p54
Easement in lot 200 in LTRO DP 92722, Brenton Street, Morphett Vale. FB 1232 p54

CITY OF PLAYFORD

Pioneer Way, Penfield. FB 1232 p51

CITY OF PORT ADELAIDE ENFIELD
Hawker Avenue, Gilles Plains. FB 1232 p56
Chilworth Avenue, Enfield. FB 1235 p2

CITY OF TEA TREE GULLY

Tolley Road, St Agnes. FB 1232 p57

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

WILDERNESS PROTECTION REGULATIONS 2006*Re-opening 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, re-open the whole of Billiatt Wilderness Protection Area, which has been closed to the public as a result of bushfires and/or fire danger since 4 p.m. on Tuesday, 4 February 2014, effective 6 a.m. on Saturday, 22 February 2014.

The closure was necessary to ensure the safety of the public and for the proper management of the wilderness protection area as a result of bushfires and/or fire danger.

Dated 21 February 2014.

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

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NOTICES for inclusion in the *South Australian Government Gazette* should be emailed to:

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Please include the following information in the covering email:

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

Attach:

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

Fax Transmission: (08) 8207 1040

Phone Enquiries: (08) 8207 1045

NOTE:

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

**BARUNGA WEST COUNCIL
DEVELOPMENT ACT 1993**

**Rural Living Development Plan Amendment—
Public Consultation**

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

The Amendment seeks to change the Development Plan as it relates to:

- Introducing new Rural Living Zones at identified areas of Bute, Mundroora, Port Broughton and Tickera, with related site specific policy.
- Rezoning of a small area of land at Port Broughton to Home Industry, in place of a small area of Home Industry Zone being rezoned to Rural Living.

The DPA report will be on public consultation from Monday, 3 March 2014 until Monday, 28 April 2014.

Copies of the DPA report are available for public inspection during normal office hours at the offices of the Barunga West Council, 11 Bay Street, Port Broughton or 15 Railway Terrace, Bute. Alternatively, the DPA report can be viewed on the Internet at www.barungawest.sa.gov.au.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Monday, 28 April 2014. All submissions should be addressed to the Chief Executive Officer, P.O. Box 3, Port Broughton, S.A. 5522 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 barunga@barungawest.sa.gov.au.

Copies of all submissions will be available for inspection at the offices of the Barunga West Council, from Tuesday, 29 April 2014, until the conclusion of the public hearing.

A public hearing will be held at 5.30 p.m. on Tuesday, 20 May 2014, at the Council Chambers, 11 Bay Street, Port Broughton, 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 Deb Brokenshire, Planning Officer on (08) 8635 2107 or barunga@barungawest.sa.gov.au.

A. COLE, Chief Executive Officer

DISTRICT COUNCIL OF LOXTON WAIKERIE

Appointment

NOTICE is hereby given that at its meeting held on 13 February 2014, pursuant to Section 34 (18a) of the Development Act 1993, the Riverland Regional Development Assessment Panel resolved to appoint Stephen Bateman as its Public Officer.

Contact details:

Stephen Bateman
Manager Community and Development Services
District Council of Loxton Waikerie
P.O. Box 409
Loxton, S.A. 5333

BRUCE BALLANTYNE, Presiding Member,
Riverland Development Assessment Panel

WUDINNA DISTRICT COUNCIL

Revocation of Classification of Land as Community Land

NOTICE is hereby given that after obtaining ministerial approval, Council at its general meeting on 18 February 2014, resolved to revoke the community land classification of Section 93, Hundred of Pygery.

A. F. MCGUIRE, Chief Executive Officer

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

Bonney, Cyril John, late of 35 Manly Circuit, West Lakes Shore, retired barman, who died on 12 April 2013.

Halls, William Thomas, late of 1 Wilton Street, Davoren Park, of no occupation, who died on 6 October 2013.

Higgins, Beverley Jean, late of 1 Warooka Drive, Smithfield, of no occupation, who died on 9 December 2013.

Higgins, Thelma Jean, late of 580 Brighton Road, South Brighton, of no occupation, who died on 24 November 2013.

Lawrie, Trevor John, late of 101 Lake Terrace, East Mount Gambier, of no occupation, who died on 10 July 2013.

Misso, Barbara Alice, late of 8 Harrison Avenue, Modbury, retired nurse, who died on 2 July 2013.

Niedzielski, Tadeusz, late of 88-94 Robert Street, West Croydon, of no occupation, who died on 29 July 2013.

Phillips, Lesley Kay, late of 7 Jackson Street, Parafield Gardens, home duties, who died on 4 January 2014.

Rigby, Ellen, late of 1 Wilton Street, Davoren Park, retired office manager, who died on 24 November 2013.

Roberts, Delma Arlene, late of 12 Fairway Road, Wirrulla, married woman, who died on 10 December 2012.

Woll, Gunther Horst, late of 40 Ward Street, Eudunda, retired masons labourer, who died on 2 October 2013.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 28 March 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 27 February 2014.

D. A. CONTALA, Public Trustee

PARTNERSHIP ACT 1891-1975

Notice of Discontinuance of Partnership

TAKE notice that as from 10 February 2014, the partnership of Reena Roshiba Christina de la Ruwiere, Unit 3, 1 Campbell Road, Paradise, S.A. 5075 and Daniel Mettelmann, 22 Sheldon Street, Norwood, S.A. 5067 that traded as H2O Wash Pressure Cleaning was dissolved.

This partnership was dissolved on 10 February 2014 by written statement, at the same time I was given a handwritten letter by Daniel Mettelmann stating the business ceased operations without my knowledge and consent on a date unknown to me. A copy of the same is available upon request.

Reena Roshiba Christina de la Ruewierie has retired from the partnership.

Daniel Mettelmann will continue to operate the business if he wishes to under the name H2O Wash Pressure Cleaning and shall be responsible for all the debts and liabilities thereof. Daniel Mettelmann has agreed to return the \$5 000 investment amount in writing.

Dated 12 February 2014.

R. R. C. DE LA RUWIERE
D. METTELmann

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys held by GMAC Australia LLC for the Years 2006-2007

Name of Owner on Books and Last Known Address	Reason	Amount Due to Owner \$
Ali Khare, 1/5 Minge Court, Murray Bridge, S.A. 5253.....	Insurance Refund	46.65
Lauren Krylow, 1 Kareda Close, Balhannah, S.A. 5252.....	Insurance Refund	55.22
Steve Blacker, 178B Pimpala Road, Reynella, S.A. 5162.....	Overpayment	42.11
Rachel Schild, 7 Cowan Street, Angle Park, S.A. 5010.....	Overpayment	25.33
Robert Gregory, P.O. Box 470, Brighton, S.A. 5048.....	Insurance Refund	33.67

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If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

Remember—the onus is on you to inform us of any corrections necessary to your notice.

NOTE: Closing time for lodging new copy (electronically, fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication.

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