



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 30 JANUARY 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

Department of the Premier and Cabinet
Adelaide, 30 January 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Legal Practitioners Disciplinary Tribunal, pursuant to the provisions of the Legal Practitioners Act 1981:

Member: (from 30 January 2014 until 29 January 2017)
Sashi Jass Maharaj

Deputy Presiding Member: (from 30 January 2014 until 29 January 2017)
Sashi Jass Maharaj

Member: (from 10 February 2014 until 9 February 2017)
Pamela Jean McEwin

By command,

JOHN ROBERT RAU, for Premier

AGO0006/14CS

Department of the Premier and Cabinet
Adelaide, 30 January 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Carrick Hill Trust, pursuant to the provisions of the Carrick Hill Trust Act 1985:

Member: (from 15 May 2014 until 14 April 2017)
Peter Herbert Kennedy
Kylie Maureen Kerrigan
Kenneth Brian Lloyd
Julie Anne Orchard
Robert Stanley Pontifex

Presiding Member: (from 15 May 2014 until 14 April 2017)
Peter Herbert Kennedy

By command,

JOHN ROBERT RAU, for Premier

ART/14/003

Department of the Premier and Cabinet
Adelaide, 30 January 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Libraries Board of South Australia, pursuant to the provisions of the Libraries Act 1982:

Member: (from 18 February 2014 until 17 February 2015)
Ann Margaret Short

By command,

JOHN ROBERT RAU, for Premier

ART/14/004

Department of the Premier and Cabinet
Adelaide, 30 January 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Motor Sport Board, pursuant to the provisions of the South Australian Motor Sport Act 1984:

Member: (from 29 March 2014 until 28 March 2016)
Sam Mario Ciccarello

By command,

JOHN ROBERT RAU, for Premier

MTOUR/14/003

Department of the Premier and Cabinet
Adelaide, 30 January 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint Maurice Gerard Corcoran to the position of Principal Community Visitor for a period of 3 years commencing on 11 June 2014 and expiring on 10 June 2017, pursuant to the provisions of the Mental Health Act 2009 and Section 14C of the Acts Interpretation Act 1915.

By command,

JOHN ROBERT RAU, for Premier

HEAC-2013-00103

Department of the Premier and Cabinet
Adelaide, 30 January 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint Marie Quiness Dow and Marianne Dahl to the position of Community Visitor for a period of 3 years commencing on 30 January 2014 and expiring on 29 January 2017, pursuant to the provisions of the Mental Health Act 2009.

By command,

JOHN ROBERT RAU, for Premier

HEAC-2013-00104

AUSTRALIAN CONSUMER LAW (SA)

Interim Ban Notice Extension

I, JOHN RAU, Minister for Business Services and Consumers, pursuant to Section 111 (2) of the Australian Consumer Law (SA) extend the interim ban on consumer goods specified below.

The effect of this Notice is to ban the supply of such consumer goods for a further period of 30 days. This Notice commences 1 February 2014.

Particulars of Consumer Goods

Any consumer good whose use is or includes a Scheduled Use where:

1. the good is known by or contains any of the following names (including any colourable variation of the name):

Pleasure Cruise Aphrodisiac Tea

2. not being referred to in paragraph 1 of this Schedule, the good is:

(a) an equivalent to goods specified in paragraph 1; or

(b) supplied or offered for supply and represented as such an equivalent,

whether or not the relevant consumer good is supplied with a disclaimer to the effect that the consumer good is not intended for human consumption.

Interpretation:

In this instrument, 'Scheduled Use' in relation to consumer goods means:

- ingestion, injection or inhalation of the goods;
- smoking the goods;
- inhalation of fumes caused by heating or burning the goods; and
- any other means of introducing the goods into the body.

Dated 20 January 2014.

JOHN RAU, Minister for Business Services
and Consumers

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF UNLEY—LOCAL HERITAGE PLACES DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Local Heritage Places Development Plan Amendment (the Amendment) by the City of Unley has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Planning has decided to approve the Amendment.

NOTICE

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

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

Dated 22 January 2014.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF ADELAIDE—27 VINCENT PLACE DEVELOPMENT PLAN AMENDMENT

Preamble

1. The 27 Vincent Place Development Plan Amendment (the Amendment) by the City of Adelaide has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Planning has decided to approve the Amendment.

NOTICE

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

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

Dated 22 January 2014.

JOHN RAU, Deputy Premier, Minister for Planning

2013/05079/01

DEVELOPMENT ACT 1993, SECTION 26 (9): PLAYFORD URBAN GROWTH AREAS (ANGLE VALE AND PLAYFORD NORTH EXTENSION) DEVELOPMENT PLAN AMENDMENT (PART 2)

Preamble

1. The 'Playford Urban Growth Areas (Angle Vale and Playford North Extension) Development Plan Amendment (Part 2) (the Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Planning has decided to approve the Amendment.

NOTICE

PURSUANT to Section 26 of the Development Act 1993, I—

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

Dated 22 January 2014.

JOHN RAU, Deputy Premier, Minister for Planning

ENVIRONMENT PROTECTION AUTHORITY

Granting of an Exemption

THE Environment Protection Authority has issued an exemption to the Minister for Water and the River Murray to be exempted from Section 34 of the Environment Protection Act 1993, in respect of the requirements of Clause 17 of the Environment Protection (Water Quality) Policy 2003.

In carrying out the specified activity of 'River Murray Wetlands Management', the Minister for Water and the River Murray, through the agency of the Program Manager, Department of Environment Water and Natural Resources (DEWNR), is authorised to exceed the water quality criteria, as set out in Schedule 4, Part 2 of the Water Quality Policy, for the specified activity of construction of coffer dams in a creek to supplement dewatering and upgrading of sluice gates.

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

Dated 23 January 2014.

R. ALLISON, Delegate, Environment Protection Authority

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007 (the Act), Paul Watson of South Australian Sardine Industry Association, 1/5 North Point Boulevard, Port Lincoln, South Australia (the 'exemption holder'), is exempt from Section 70 of the Fisheries Management Act 2007 and Regulation 7, Clause 72 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as the activities described in Schedule 1, subject to the conditions set out in Schedule 2, from 25 January 2014 until 18 February 2014, unless varied or revoked earlier.

SCHEDULE 1

Collection of Australian Sardines using a maximum of two hoop nets, each with a maximum diameter of 2.5 m, in the waters of Spencer Gulf, excluding aquatic reserves and marine parks.

SCHEDULE 2

Before undertaking the activities described in Schedule 1 of this notice, the exemption holder must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved and other related questions. Exemption No. 9902682.

Any Australian Sardines collected must not be used for a commercial purpose and any sardines retained must be kept separate from any commercial catch.

The exemption holder must provide a report to the Executive Director of Fisheries and Aquaculture with the results of the trial no later than 28 February and posted to The Executive Director of Fisheries and Aquaculture, G.P.O. Box 1625, Adelaide, S.A. 5001. The report should state the number of shots with each hoop net, the amount of catch of sardines per shot per net and whether any interactions with threatened, endangered and protected species occurred.

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

Dated 24 January 2014.

S. SLOAN, Director, Fisheries and Aquaculture Policy

GROUNDWATER (BORDER AGREEMENT) ACT 1985

Notice of Alteration of Permissible Annual Volume—Zone 7A

1. This notice is made under the powers conferred by Clause 28 (2) of the Border Groundwaters Agreement.

2. On and from the date this notice takes effect:

- (a) the Permissible Annual Volume for Zone 7A for the Tertiary Limestone Aquifer is 10 435 megalitres; and
- (b) from the 1 February 2015, the Permissible Annual Volume for Zone 7A for the Tertiary Limestone Aquifer is 8 259 megalitres.

For and on behalf of the Border Groundwaters Agreement Review Committee.

Dated 24 January 2014.

A. SPALL, President, Border Groundwaters Agreement Review Committee

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

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

Definition of Land Acquired

Comprising an estate in fee simple in that piece of land situated at 86 South Road, West Hindmarsh, being the whole of Allotment 28 in Filed Plan No. 123622 comprised in Certificate of Title Volume 5949, Folio 811, together with a free and unrestricted Right of Way over the land marked 'B' on the said Certificate of Title, subject only to the interest created by Caveat No. 11826823.

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 28 January 2014.

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

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

DPTI 2006/15362/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), of 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, 2 Grange Road, West Hindmarsh, being the whole of Unit 5 in Strata Plan No. 5958 comprised in Certificate of Title Volume 5019, Folio 998.

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 28 January 2014.

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

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

DPTI 2006/04160/01

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: Pirie Resources Pty Ltd

Location: Mount Messenger area—Approximately 30 km north-west of Cowell.

Term: 2 years

Area in km²: 129

Ref.: 2012/00304

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: Marmota Energy Limited

Location: Lake Callabonna South area—Approximately 175 km north-east of Leigh Creek.

Pastoral Leases: Moolawatana and Frome Downs.

Term: 2 years

Area in km²: 21

Ref.: 2013/00209

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: Marmota Energy Limited

Location: Lake Callabonna 2 area—Approximately 180 km north-east of Leigh Creek.

Pastoral Lease: Moolawatana

Term: 2 years

Area in km²: 48

Ref.: 2013/00210

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: Central Iron Pty Ltd

Location: Hawks Nest area—Approximately 120 km north of Kingoonya.

Pastoral Leases: Bulgunnia, Mount Eba and McDouall Peak.

Term: 2 years

Area in km²: 398

Ref.: 2014/00005

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

J. MARTIN, Mining Registrar

NATIONAL ELECTRICITY LAW

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

Under s 107, the time for the making of the draft determination on the *Governance of retail market procedures* proposal has been extended to **8 May 2014**.

Under s 99, the making of a draft determination and related draft rule on the *AER Authorisation of Software Changes by AEMO* proposal (Ref. ERC0151). Written requests for a pre-determination hearing must be received by **6 February 2014**. Submissions must be received by **13 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

30 January 2014.

NATIONAL GAS LAW

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

Under s 303, AEMO has requested the *Publication of the GSOO and gas VAPR* proposal (Ref. GRC0022). The proposal seeks to align the publication date of the Gas Statement of Opportunities (GSOO) and gas Victorian Annual Planning Report (VAPR) to 31 March of a given year and to reduce the publication frequency of the gas VAPR from an annual to a biennial cycle. The AEMC intends to expedite the proposal under s 304 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 February 2014**. Submissions must be received by **27 February 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

30 January 2014.

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Moorook Game Reserve

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Rodney Kym Good as Acting Group Executive Director, Partnerships and Stewardship, formerly entitled Executive Director, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public, part of Moorook Game Reserve from 6 a.m. on Friday, 24 January 2014 until 6 a.m. on Monday, 30 June 2014.

The closure applies to part of Wachtels Lagoon within the reserve, comprised of the land and water contained within and bounded by a line commencing at E 442748, N 6210926 then south-easterly to E 443079, N 6210458, then south-south-easterly to E 443268, N 6209307, then westerly to E 442454, N 6209208, then north-westerly to E 441737, N 6209450, then north-north-westerly to E 441377, N 6209958, then north-easterly to the point of commencement.

All lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) and all Easting and Northing co-ordinates are located in Zone 54S and expressed in terms of Universal Transverse Mercator, Map Grid of Australia 1994 (MGA94).

The closure is necessary for the proper management of the reserve.

Dated 23 January 2014.

R. K. GOOD, Acting Group Executive Director,
Partnerships and Stewardship, Department of
Environment, Water and Natural Resources

NATIVE VEGETATION ACT 1991

Public Consultation on the Native Vegetation Council Draft Guideline

NOTICE is hereby given, pursuant to Section 25 of the Native Vegetation Act 1991, that members of the public are invited to make representation to the Native Vegetation Council of South Australia on matters relating to the draft Guideline for:

Clearance for preserving or enhancing ecological processes through Aboriginal cultural resource use activities under Native Vegetation Regulation 5 (1) (zi).

The draft Guidelines are developed to provide specific guidance in relation to Aboriginal cultural resource use activities which involve the clearance of native vegetation.

Copies of the draft Guideline are available for inspection and can be obtained by:

- Requests in writing to: Melanie Carson, Department of Environment, Water and Natural Resources, G.P.O. Box 1047, Adelaide, S.A. 5001.
- In person: Melanie Carson, SWEC Building, Entry 4, Waite Road, Urrbrae, S.A. 5064, during normal business hours.

- Email to: Melanie Carson at nvip.dewnr@sa.gov.au.

Enquiries and comments in relation to the Draft Guidelines must be made in writing, no later than 31 March 2014 to:

- Melanie Carson, Department of Environment, Water and Natural Resources, G.P.O. Box 1047, Adelaide, S.A. 5001, or
- Email Melanie Carson at nvip.dewnr@sa.gov.au.

C. SCHAEFER, Presiding Member, Native Vegetation Council

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licence—PEL 183

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 17 January 2014 until 17 July 2014, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 183 is now determined to be 4 August 2015.

Dated 23 January 2014.

E. ALEXANDER,
Acting Executive Director,
Minerals and Energy Resources
Department for Manufacturing, Innovation,
Trade, Resources and Energy
Delegate of the Minister for Mineral
Resources and Energy

THE DISTRICT COURT OF SOUTH AUSTRALIA

PORT AUGUSTA CIRCUIT COURT

Sheriff's Office, Adelaide, 4 February 2014

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

Tuesday, 4 February 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 4 February 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 Port Augusta Courthouse, commencing Tuesday, 4 February 2014.

Boogar, Rusty	Indecent behaviour; aggravated indecent assault (3)	On bail
Boyanton, Jye Anthony	Prevent a person from attending as a witness; aggravated threatening to cause harm	On bail
Burgoyne, Richard Shane David	Engage in sexual intercourse with a person without Consent (2)	In gaol
Campion, Ty Brett; Turner, William George Clive and Flanagan Damian Patrick	Aggravated serious criminal trespass; aggravated assault causing harm; damaging property	On bail In gaol On bail

Carbine, Quade	Application for enforcement of breached bond	On bail
Coleman, Jerome	Aggravated serious criminal trespass (2); theft (2)	In gaol
Colson, Clinton	Aggravated serious trespass; aggravated assault; aggravated threaten to cause harm; aggravated serious criminal trespass; drive motor vehicle without consent (2); drive under disqualification; fail to stop vehicle; aggravated drive dangerously to escape police (2); fail to stop vehicle	In gaol
Compton, John William	Unlawful sexual intercourse with a person under 17; supply or administer a drug to a child Selling controlled drug	On bail On bail
Dennis, Geoffrey Maxwell	Unlawful sexual intercourse with a person under 17 years (3)	On bail
Doolan, Kurtley Brownie Bradley Wayne	Application for enforcement of a breached bond	On bail
French, Jason Leigh Arthur	Order for motor vehicle to be forfeited to the crown	On bail
French, Jason Leigh Arthur	Drive a motor vehicle with methyamphetamine in blood	On bail
French, Jason Leigh Arthur	Drive a motor vehicle with methyamphetamine in blood	On bail
Gibbs, Adrian Hugh	Theft	In gaol
Gill, Alicia Jane and Grillet, Kenneth	Traffic in a controlled drug (12); money laundering (3)	On bail On bail
Arthur Grantham, Bradley Edward	Threaten to cause harm to another; possess a firearm without a licence; possess unregistered firearm without a licence; fail to store ammunition	In gaol
Hall, Damien Keith	Aggravated possess a firearm without a licence; fail to comply with bail agreement; contravene term of intervention order	On bail
James, Ricky Go-Go	Serious criminal trespass; dishonestly take property	In gaol
Kite, George John	Aggravated serious criminal trespass	On bail
Marshall, Joshua Darryl	Aggravated serious criminal trespass in a place of residence; aggravated assault causing harm; damaging property	On bail
Marshall, Joshua Darryl	Application for enforcement of breached bond	On bail
McInnes, Duncan Jamie	Traffic in a controlled drug	On bail
Measey, Michael Edwin	Aggravated assault	On bail
Mercer, Cody John	Aggravated recklessly causing harm; fail to comply with bail agreement	On bail
Milligan, Roy Kenneth	Aggravated indecent assault (4); unlawful sexual intercourse (6)	On bail
Montgomerie, Todd James	Unlawful sexual intercourse (4)	On bail
Morris, Shane Joseph; Wilton, William and	Trafficking in a commercial quantity of a controlled drug	On bail On bail
Hallion, Trevor John Oldfield, Aaron	Aggravated causing harm with intent to cause harm; aggravated threatening life; rape	On bail On bail
Papoulis, Dion George	Cause Serious Harm	On bail

Parenzan, Matthew John;	Aggravated serious criminal trespass; theft	On bail
Parenzan, Shaun David and Watts, Richard Paul		On bail
Pedler, Dylan Wayne	Aggravated cause serious harm; aggravated assault	On bail
Pedler, Nathan James	Traffic in a controlled drug	On bail
Perry, Jamie Lee	Application for enforcement of breached bond	On bail
Riessen, Johnathon	Application for enforcement of breached bond	On bail
Riessen Johnathon	Fail to comply with bail agreement	On bail
Riessen, Johnathon	Committ assault; resist police	On bail
Riessen, Johnathon	Fail to comply with reporting obligation; fail to comply with bail agreement	On bail
Ryan, Beau Zachary	Threatening life; aggravated assault	On bail
Sparks, Anthony	Unlawful sexual intercourse (5)	On bail
Thomas, Paul William Craig	Fail to comply with reporting obligation (2) produce child pornography	On bail
Thompson, Lesley	Aggravated causing serious harm; contravene term of intervention order	In gaol
Treloar, Fabian Kevin	Possess drug got supply to another person	On bail
Trenowden, Luke James	Import prohibited tier 1 goods (5)	On bail
Urbanowski, Wieslaw Adam and	Aggravated cultivate a commercial quantity of a controlled plant	On bail
Barker, Deborah Elaine		On bail
Walker, William Stanley	Assault; assault causing harm; aggravated threaten to kill or endanger life; threaten to kill or endanger life	On bail
Ware, Leeroy James	Aggravated causing harm by dangerous driving	In gaol
Webb, David John	Indecent assault (8); rape (13)	On bail
Webb, Jonathon Roy	Rape	On bail
Willis, Paul Graham	Rape	On bail
Woodward, Jacqueline Gaye	Aggravated traffic in a commercial quantity of a controlled drug	On bail

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

By Order of the Court,

M. A. STOKES, Sheriff

SUMMARY OFFENCES ACT 1953

Declaration of an Event

NOTICE is hereby given in accordance with Section 72A (3) of the Summary Offences Act 1953, that the following event has been declared for the duration of the event between the listed dates:

Event:	'Shines of Steel 7'
Place:	Public place known as the Whyalla Recreation Centre.
Date:	Saturday, 22 March 2014
Conditions:	In force from 5.30 p.m. to 11.45 p.m.

At this event a police officer may carry out a metal detector search in relation to any person who is in, or attempting to enter or leave the event and any property in the person's possession.

INSPECTOR ANDREW THIELE, Delegate of the Commissioner

NOTICE TO MARINERS

NO. 3 OF 2014

South Australia—Gulf St Vincent—Aquatic Event

MARINERS are advised that the Henley Surf Life Saving Club intends to stage a fundraising aquatic event by rowing a surf boat in a direct route across Gulf St Vincent from Stansbury on Yorke Peninsula to Henley Beach on the metropolitan coastline on Saturday, 1 February 2014.

The surf boat will depart Stansbury at approximately 5 a.m. and arrive at Henley Beach at approximately 2 p.m. They will be escorted by two tender vessels.

Mariners are advised to proceed with caution in the vicinity of this flotilla.

Navy Charts affected: Aus 130, Aus 139 and Aus 781.

Publication affected: Australian Pilot Volume 1 (Third Edition 2011), pages 395 to 397 and 406.

Adelaide, 28 January 2014.

TOM KOUTSANTONIS, Minister for Transport and Infrastructure

FP 2012/0105
DPTI 2014/02432

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 30 January 2013

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

ADELAIDE CITY COUNCIL
Easement in lot 11 in LTRO DP 74256, Bartels Road, Adelaide. p180
East Terrace, Adelaide. p180

CITY OF BURNSIDE

Bethune Avenue, Glenunga. p214

CITY OF CHARLES STURT

Bagshaw Street, West Beach. p93
Connor Avenue, Woodville South. p198

DISTRICT COUNCIL OF MOUNT BARKER

Monks Avenue, Littlehampton. p217 and 218
Kym Avenue, Littlehampton. p217 and 218
Rushtown Court, Littlehampton. p217 and 218
Conifer Court, Littlehampton. p217 and 218

CITY OF ONKAPARINGA

Lanyard Road, Seaford Meadows. p10 and 11
Halton Court, Seaford Meadows. p10 and 11
Erie Drive, Seaford Meadows. p10 and 11
Rothwell Avenue, Seaford Meadows. p10 and 11
Derrick Street, Seaford Meadows. p10 and 11
Simcoe Avenue, Seaford Meadows. p10 and 11
Katrina Lane, Seaford Meadows. p10 and 11
Easements in lot 3514 in LTRO DP 91970, Rothwell Avenue, Seaford Meadows. p10 and 11
Across Rowley Road, Aldinga Beach. p176 and 177
Easements in lot 6 in LTRO DP 34528 (Sunset Parade), and lot 51 in LTRO DP 56987 (Sunset Parade, Kuta Crescent, Kuta Place and Venice Avenue), Aldinga Beach. p176-178
Beachport Road, Seaford Rise. p212
Byron Bay Boulevard, Seaford Rise. p212

CITY OF PLAYFORD

Queensberry Way, Blakeview. p6 and 7
Kirkstile Street, Blakeview. p6-8

CITY OF PORT ADELAIDE ENFIELD

Africaine Avenue, Northgate. p219-220
Cityside Drive, Northgate. p219-220
Piccadilly Way, Northgate. p219-220

CITY OF SALISBURY

Shelby Street, Parafield Gardens. p200

CITY OF WEST TORRENS

St Anton Street, Marleston. p14
Fitzroy Avenue, Camden Park. p223

BAROSSA COUNTRY LANDS WATER DISTRICT**THE BAROSSA COUNCIL**

Woodlands Road, Cockatoo Valley. p202-205
Middleton Road, Cockatoo Valley. p202, 205 and 206
Military Place, Cockatoo Valley. p202, 206 and 207
Williamstown Road, Cockatoo Valley. p202, 208 and 209

BURDETT COUNTRY LANDS WATER DISTRICT**COORONG DISTRICT COUNCIL**

Attrill Road, Tailem Bend. p197

KAROONDA WATER DISTRICT**KAROONDA EAST MURRAY COUNCIL**

Mickan Court, Karoonda. p215

MILLICENT WATER DISTRICT**WATTLE RANGE COUNCIL**

Park Terrace, Millicent. p213
Plunkett Terrace, Millicent. p213
Sandon Avenue, Millicent. p213

MYPONGA WATER DISTRICT**DISTRICT COUNCIL OF YANKALILLA**

Oval Drive, Myponga. p4 and 5
Verde Drive, Myponga. p4 and 5
Mudlark Way, Myponga. p4 and 5

PORT ELLIOT WATER DISTRICT**CITY OF VICTOR HARBOR**

Cobalt Drive, Hayborough. p210 and 211
Jade Court, Hayborough. p210 and 211
Sapphire Boulevard, Hayborough. p210 and 211
Easement in lot 3000 in LTRO DP 92824, Ocean Road,
Hayborough. p210 and 211

STRATHALBYN WATER DISTRICT**ALEXANDRINA COUNCIL**

Easements in allotment piece 602 in LTRO DP 87694 (Matthews
Street and Davey Street), Strathalbyn. p1 and 2
Easements in lot 31 in LTRO DP 91836 (McRae Court and
Donaldson Close), Strathalbyn. p9

STREAKY BAY TOWNSHIP WATER DISTRICT**DISTRICT COUNCIL OF STREAKY BAY**

Bockleberg Hill Road, Streaky Bay. p23

WASLEY WATER DISTRICT**LIGHT REGIONAL COUNCIL**

Across Mudla Wirra Road, Wasleys. p201
Easement in drainage reserve (lot 57 in LTRO DP 92284), Mudla
Wirra Road, Wasleys. p201
Henry Turton Circuit, Wasleys. p201

WATER MAINS LAID

Notice is hereby given that the undermentioned water mains have
been laid down by the South Australian Water Corporation and are
not available for a constant supply of water to adjacent land.

BERRI WATERWORKS**OUTSIDE BERRI WATER DISTRICT****THE BERRI BARMERA COUNCIL**

Antony Street (lot 61 in LTRO DP 82012), Berri. p199

SEWERS LAID

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

ADELAIDE DRAINAGE AREA**CITY OF BURNSIDE**

Bethune Avenue, Glenunga. FB 1232 p49

CITY OF CHARLES STURT

Davis Street, Woodville South. FB 1232 p42
Anthony Street, Seaton. FB 122 p43
Bagshaw Street, West Beach. FB 1233 p40 and 41
Connor Avenue, Woodville South. FB 1232 p48

TOWN OF GAWLER

Across Coventry Road, Evanston Gardens. FB 1233 p42, 43 and
47
Easements in lot 1802 in LTRO DP 92836, Coventry Road,
Evanston Gardens. FB 1233 p42, 43-45, 47 and 48
Greenwood Avenue, Evanston Gardens. FB 1233 p42, 43, 46 and
48
Wells Place, Evanston Gardens. FB 1233 p42, 46 and 49
Allen Court, Evanston Gardens. FB 1233 p42, 46 and 49
Livingston Street, Evanston Gardens. FB 1233 p42, 46 and 49
McLaren Street, Evanston Gardens. FB 1233 p42, 46 and 50
McEwen Road, Evanston Gardens. FB 1233 p42, 46 and 50

CITY OF MARION

Douglas Street, Marion. FB 1232 p44
Bowaka Street, Park Holme. FB 1232 p46
Ragless Avenue, Park Holme. FB 1232 p47
Henty Street, Seacombe Gardens. FB 1232 p50

CITY OF ONKAPARINGA

Easement in lot 1601 in LTRO DP 91970, Katrina Lane, Seaford
Meadows. FB 1233 p35-37
Katrina Lane, Seaford Meadows. FB 1233 p35-37
Derrick Street, Seaford Meadows. FB 1233 p35-37
Rothwell Avenue, Seaford Meadows. FB 1233 p35-38
Simcoe Avenue, Seaford Meadows. FB 1233 p35-37
Lanyard Road, Seaford Meadows. FB 1233 p35, 36 and 38
Halton Court, Seaford Meadows. FB 1233 p35, 36 and 38
Easements in lots 3513 and 3514 in LTRO DP 91970, Rothwell
Avenue, Seaford Meadows. FB 1233 p35-37
Easements in lot 7 in LTRO DP 34528 (Bondi Way), and lot 51 in
LTRO DP 56987 (Bondi Way, Kuta Crescent and Kuta Place),
Aldinga Beach. FB 1233 p51-54
Byron Bay Boulevard, Seaford Rise. FB 1234 p6-8

Beachport Road, Seaford Rise. FB 1234 p6-9
Easement in lot 248 in LTRO DP 92349, Beachport Road, Seaford Rise. FB 1234 p6-8
Easements in lot 425 in LTRO DP 92349, Byron Bay Road, and lots 423-418, Beachport Road, Seaford Rise. FB 1234 p6-8

CITY OF PLAYFORD

Queensberry Way, Blakeview. FB 1233 p30-32
Kirkstile Street, Blakeview. FB 1233 p30-34

CITY OF PORT ADELAIDE ENFIELD

Vine Terrace, Klemzig. FB 1232 p39
Wavell Street, Broadview. FB 1232 p40
West Avenue, Northfield. FB 1232 p41
Africaine Avenue, Northgate. FB 1233 p58-60
Cityside Drive, Northgate. FB 1233 p58-60
Piccadilly Way, Northgate. FB 1233 p58-60

CITY OF SALISBURY

Harcourt Terrace, Salisbury North. FB 1233 p39
In and across Tappa Road, Edinburgh. FB 1234 p1, 2, 4 and 5
Easements in lot 116 in LTRO DP 73824, Tappa Road, and lots 108 and 107 in LTRO DP 71564, West Avenue, Edinburgh. FB 1234 p1, 2 and 5
Across Kaurna Avenue, Edinburgh. FB 1234 p1, 3 and 5
Easements in lots 111 and 110 in LTRO DP 71564, West Avenue, Edinburgh. FB 1234 p1, 3 and 5
West Avenue, Edinburgh. FB 1234 p1, 3 and 4

CITY OF TEA TREE GULLY

Milne Road, Modbury North. FB 1232 p38

CITY OF WEST TORRENS

McArthur Avenue, Plympton. FB 1232 p45
Tilden Street, Plympton. FB 1232 p45

MYPONGA COUNTRY DRAINAGE AREA

DISTRICT COUNCIL OF YANKALILLA
Hutchinson Street, Myponga. FB 1233 p27-29
Verde Drive, Myponga. FB 1233 p27-29
Mudlark Avenue, Myponga. FB 1233 p27-29

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

Easements in lot 13 in LTRO DP 57340, Lawson Drive, lots 51 and 52 in LTRO DP 82304, Grantala Road and lot 2 in LTRO DP 12702, New West Road, Port Lincoln. FB 1233 p22-26

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

Cobalt Drive, Hayborough. FB 1233 p55-57
In and across Jade Court, Hayborough. FB 1233 p55-57
Easements in lots 85 and 86 in LTRO DP 92824, Jade Court, Hayborough. FB 1233 p55-57
Sapphire Boulevard, Hayborough. FB 1233 p55-57
Easements in lot 3000 in LTRO DP 92824, Ocean Road, Hayborough. FB 1233 p55-57
Easements in lots 73-77 in LTRO DP 92824, Cobalt Drive, Hayborough. FB 1233 p55-57

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

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	Land—Real Property Act:	
Transfer of Properties	61.00	Intention to Sell, Notice of.....	61.00
Attorney, Appointment of.....	48.50	Lost Certificate of Title Notices	61.00
Bailiff's Sale.....	61.00	Cancellation, Notice of (Strata Plan)	61.00
Cemetery Curator Appointed.....	35.75	Mortgages:	
Companies:		Caveat Lodgement	24.50
Alteration to Constitution	48.50	Discharge of.....	25.75
Capital, Increase or Decrease of	61.00	Foreclosures.....	24.50
Ceasing to Carry on Business	35.75	Transfer of	24.50
Declaration of Dividend.....	35.75	Sublet.....	12.40
Incorporation	48.50	Leases—Application for Transfer (2 insertions) each	12.40
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	35.75
First Name.....	35.75	Licensing.....	71.50
Each Subsequent Name.....	12.40	Municipal or District Councils:	
Meeting Final.....	40.50	Annual Financial Statement—Forms 1 and 2	677.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	481.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	96.50
First Name.....	48.50	Each Subsequent Name.....	12.40
Each Subsequent Name	12.40	Noxious Trade	35.75
Notices:		Partnership, Dissolution of	35.75
Call.....	61.00	Petitions (small).....	24.50
Change of Name.....	24.50	Registered Building Societies (from Registrar-General)	24.50
Creditors.....	48.50	Register of Unclaimed Moneys—First Name	35.75
Creditors Compromise of Arrangement	48.50	Each Subsequent Name	12.40
Creditors (extraordinary resolution that 'the Com-		Registers of Members—Three pages and over:	
pany be wound up voluntarily and that a liquidator		Rate per page (in 8pt)	308.00
be appointed').....	61.00	Rate per page (in 6pt)	407.00
Release of Liquidator—Application—Large Ad.....	96.50	Sale of Land by Public Auction.....	61.50
—Release Granted	61.00	Advertisements.....	3.40
Receiver and Manager Appointed.....	55.50	¼ page advertisement	143.00
Receiver and Manager Ceasing to Act	48.50	½ page advertisement	287.00
Restored Name.....	45.25	Full page advertisement.....	562.00
Petition to Supreme Court for Winding Up.....	84.00	Advertisements, other than those listed are charged at \$3.40 per	
Summons in Action.....	71.50	column line, tabular one-third extra.	
Order of Supreme Court for Winding Up Action	48.50	Notices by Colleges, Universities, Corporations and District	
Register of Interests—Section 84 (1) Exempt	108.00	Councils to be charged at \$3.40 per line.	
Removal of Office.....	24.50	Where the notice inserted varies significantly in length from	
Proof of Debts	48.50	that which is usually published a charge of \$3.40 per column line	
Sales of Shares and Forfeiture.....	48.50	will be applied in lieu of advertisement rates listed.	
Estates:		South Australian Government publications are sold on the	
Assigned	35.75	condition that they will not be reproduced without prior	
Deceased Persons—Notice to Creditors, etc.	61.00	permission from the Government Printer.	
Each Subsequent Name	12.40		
Deceased Persons—Closed Estates.....	35.75		
Each Subsequent Estate.....	1.60		
Probate, Selling of	48.50		
Public Trustee, each Estate	12.40		

All the above prices include GST

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

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2013

Acts, Bills, Rules, Parliamentary Papers and Regulations					
Pages	Main	Amends	Pages	Main	Amends
1-16	3.00	1.40	497-512	41.00	40.00
17-32	3.90	2.45	513-528	42.00	40.75
33-48	5.15	3.65	529-544	43.50	42.00
49-64	6.50	5.00	545-560	44.75	43.50
65-80	7.55	6.30	561-576	45.75	44.75
81-96	8.80	7.30	577-592	47.50	45.25
97-112	10.00	8.60	593-608	48.75	46.75
113-128	11.20	9.90	609-624	49.50	48.50
129-144	12.60	11.10	625-640	50.50	49.00
145-160	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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South Australia

Aquaculture (Amendment of Aquaculture Policies) Notice 2014

under section 14 of the *Aquaculture Act 2001*

Part 1—Preliminary

1—Short title

This notice may be cited as the *Aquaculture (Amendment of Aquaculture Policies) Notice 2014*.

2—Commencement

The amendment of the aquaculture policies effected by Parts 2 to 10 (inclusive) of this notice comes into operation on the day on which this notice is published in the Gazette.

3—Amendment provisions

In this notice, a provision under a heading referring to the amendment of a specified policy amends the policy so specified.

Part 2—Amendment of *Aquaculture (Zones—Anxious Bay) Policy 2007*

4—Amendment of clause 3—Object of policy

Clause 3—after paragraph (a) insert:

- (ab) designates an aquaculture zone as a public call area; and

5—Insertion of clause 5A

After clause 5 insert:

5A—Designation of aquaculture zone as public call area

The Anxious Bay aquaculture zone is designated as a public call area.

Part 3—Amendment of *Aquaculture (Zones—Arno Bay) Policy 2011*

6—Amendment of clause 3—Object of policy

Clause 3—after paragraph (a) insert:

- (ab) designates an aquaculture zone as a public call area; and

7—Insertion of clause 5A

After clause 5 insert:

5A—Designation of aquaculture zone as public call area

The Arno Bay aquaculture zone is designated as a public call area.

Part 4—Amendment of *Aquaculture (Zones—Cape D'Estrees) Policy 2006***8—Amendment of clause 3—Zones**

Clause 3(1)—after paragraph (a) insert:

(ab) designates aquaculture zones as public call areas; and

9—Insertion of clause 5A

After clause 5 insert:

5A—Designation of aquaculture zone as public call area

The Cape D'Estrees (inner) subtidal aquaculture zone is designated as a public call area.

10—Insertion of clause 8A

After clause 8 insert:

8A—Designation of aquaculture zone as public call area

The Cape D'Estrees (middle) subtidal aquaculture zone is designated as a public call area.

11—Insertion of clause 11A

After clause 11 insert:

11A—Designation of aquaculture zone as public call area

The Cape D'Estrees (outer) subtidal aquaculture zone is designated as a public call area.

Part 5—Amendment of *Aquaculture (Zones—Coffin Bay) Policy 2008***12—Amendment of clause 3—Object of policy**

Clause 3—after paragraph (a) insert:

(ab) designates aquaculture zones as public call areas; and

13—Insertion of clause 6AB

After clause 6A insert:

6AB—Designation of aquaculture zone as public call area

The Frenchman Bluff aquaculture zone is designated as a public call area.

14—Insertion of clause 7A

After clause 7 insert:

7A—Designation of aquaculture zone as public call area

The Kellidie Bay aquaculture zone is designated as a public call area.

15—Insertion of clause 10A

After clause 10 insert:

10A—Designation of aquaculture zone as public call area

The Mount Dutton Bay aquaculture zone is designated as a public call area.

16—Insertion of clause 13A

After clause 13 insert:

13A—Designation of aquaculture zone as public call area

The Point Longnose aquaculture zone is designated as a public call area.

17—Insertion of clause 16A

After clause 16 insert:

16A—Designation of aquaculture zone as public call area

The Port Douglas (central) aquaculture zone is designated as a public call area.

18—Insertion of clause 19A

After clause 19 insert:

19A—Designation of aquaculture zone as public call area

The Port Douglas (east) aquaculture zone is designated as a public call area.

19—Insertion of clause 22A

After clause 22 insert:

22A—Designation of aquaculture zone as public call area

The Port Douglas (west) aquaculture zone is designated as a public call area.

Part 6—Amendment of *Aquaculture (Zones—Fitzgerald Bay) Policy 2008*

20—Amendment of clause 3—Object of policy

Clause 3—after paragraph (a) insert:

- (ab) designates aquaculture zones as public call areas; and

21—Insertion of clause 6A

After clause 6 insert:

6A—Designation of aquaculture zone as public call area

The Fitzgerald Bay aquaculture zone is designated as a public call area.

22—Insertion of clause 9AB

After clause 9A insert:

9AB—Designation of aquaculture zone as public call area

The Fitzgerald Bay (north) aquaculture zone is designated as a public call area.

Part 7—Amendment of *Aquaculture (Zones—Lacepede Bay) Policy 2012*

23—Amendment of clause 3—Object of policy

Clause 3—after paragraph (a) insert:

- (ab) designates aquaculture zones as public call areas; and

24—Insertion of clause 5A

After clause 5 insert:

5A—Designation of aquaculture zone as public call area

The Cape Jaffa aquaculture zone is designated as a public call area.

25—Insertion of clause 8A

After clause 8 insert:

8A—Designation of aquaculture zone as public call area

The Kingston aquaculture zone is designated as a public call area.

Part 8—Amendment of *Aquaculture (Zones—Lower Eyre Peninsula) Policy 2013*

26—Amendment of clause 3—Object of policy

Clause 3—after paragraph (a) insert:

- (ab) designates aquaculture zones or parts of aquaculture zones as public call areas; and

27—Insertion of clause 6A

After clause 6 insert:

6A—Designation of aquaculture zone as public call area

The Boston Bay aquaculture zone is designated as a public call area.

28—Insertion of clause 11A

After clause 11 insert:

11A—Designation of part of aquaculture zone as public call area

That part of the Lincoln aquaculture zone consisting of the Lincoln (outer) sector is designated as a public call area.

29—Insertion of clause 14A

After clause 14 insert:

14A—Designation of aquaculture zone as public call area

The Louth Bay aquaculture zone is designated as a public call area.

30—Insertion of clause 17A

After clause 17 insert:

17A—Designation of aquaculture zone as public call area

The Murray Point aquaculture zone is designated as a public call area.

31—Insertion of clause 20A

After clause 20 insert:

20A—Designation of aquaculture zone as public call area

The Proper Bay aquaculture zone is designated as a public call area.

32—Insertion of clause 24A

After clause 24 insert:

24A—Designation of aquaculture zone as public call area

The Tod River aquaculture zone is designated as a public call area.

Part 9—Amendment of *Aquaculture (Zones—Port Neill) Policy 2008***33—Amendment of clause 3—Object of policy**

Clause 3—after paragraph (a) insert:

- (ab) designates an aquaculture zone as a public call area; and

34—Insertion of clause 5A

After clause 5 insert:

5A—Designation of aquaculture zone as public call area

The Port Neill aquaculture zone is designated as a public call area.

Part 10—Amendment of *Aquaculture (Zones—Streaky Bay) Policy 2011***35—Amendment of clause 3—Object of policy**

Clause 3—after paragraph (a) insert:

- (ab) designates aquaculture zones as public call areas; and

36—Insertion of clause 5A

After clause 5 insert:

5A—Designation of aquaculture zone as public call area

The Blanche Port aquaculture zone is designated as a public call area.

37—Insertion of clause 8A

After clause 8 insert:

8A—Designation of aquaculture zone as public call area

The Haslam (north bank) aquaculture zone is designated as a public call area.

38—Insertion of clause 11A

After clause 11 insert:

11A—Designation of aquaculture zone as public call area

The Perlubie (south bank) aquaculture zone is designated as a public call area.

39—Insertion of clause 14A

After clause 14 insert:

14A—Designation of aquaculture zone as public call area

The Point Gibson aquaculture zone is designated as a public call area.

40—Insertion of clause 18A

After clause 18 insert:

18A—Designation of aquaculture zone as public call area

The Streaky Bay aquaculture zone is designated as a public call area.

Made by the Minister for Agriculture, Food and Fisheries

On 13 January 2014

South Australia

Public Sector (Reorganisation of Public Sector Operations) Notice 2013

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

1 – Short Title

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

2 – Commencement

This notice will come into operation on 3rd February 2014.

3 – Transfer of employees

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

Employees

Public Sector Agency

The following Courts Administration Authority employees, including those who:

Attorney-General's Department

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

Column 1

Column 2

Adam Coster
Adriano Diluzio
Aimee Dim
Allen Slack
Alysia Thomson
Amanda Bergamin
Amy Peterson
Annette Churchill
Antonietta Ceravolo
Beverley Allan
Biljana Nikolic
Bradley Pearce
Carl-Heinz Schnuetgen

Attorney-General's Department

Cathryn Leggio
Cathy Watson
Christine Roy
Christopher Edwards
Cindy Millar
Cinzia Martino
Daniella Cavallaro
Danielle Johnston
Fiona Pemberton
Gary Vaneck
Gillian Drummond
Harriet Matisons
Helen Bucon
Holly Murphy
Jack Farnan
Jacqui Allen
James Akeroyd
Jasmyn Allen
Jayne Churchett
Jennifer Shepherd
Jessica Fellowes
Joseph Gregorace
Josephine Carter
Katherine Fellows
Kaye Chandler
Kayla Noakes
Kristen Harris
Lauren Garcia
Leah Coe
Leah Van Nieuwmans
Leith Blanche
Liliana Centrella
Linda Cutler
Lynnette Dennis
Madeline Davey
Maria Ditria
Maria Tropiano
Mark Parkinson
Mark Whitburn
Matthew Curtis
Michelle Rice
Orla Klemm
Paige Renshaw
Rebecca Healey
Rebecca Hille
Rebecca Toomey
Renee Richardson
Robert Smith
Samantha Ryder
Sean Heffernan
Shannon White
Skyy Anderson
Somkid Hansongkram

Stephen Brady
Susan James
Suzanne Rothwell
Tania Balacco
Teresa Paparella
Theresa Dempsey
Thomas Hopkins
Timothy Nicholas
Zoran Prole

Made by the Premier

On 20 January 2014

South Australia

Firearms (Miscellaneous) Amendment Act (Commencement) Proclamation 2014

1—Short title

This proclamation may be cited as the *Firearms (Miscellaneous) Amendment Act (Commencement) Proclamation 2014*.

2—Commencement of Act

The *Firearms (Miscellaneous) Amendment Act 2013* (No 92 of 2013) will come into operation on 7 February 2014.

Made by the Governor

with the advice and consent of the Executive Council
on 30 January 2014

MPOL14/01CS

South Australia

Statutes Amendment (Fines Enforcement and Recovery) Act (Commencement) Proclamation 2014

1—Short title

This proclamation may be cited as the *Statutes Amendment (Fines Enforcement and Recovery) Act (Commencement) Proclamation 2014*.

2—Commencement of Act

The *Statutes Amendment (Fines Enforcement and Recovery) Act 2013* (No 31 of 2013) will come into operation on 3 February 2014.

Made by the Governor

with the advice and consent of the Executive Council
on 30 January 2014

AGO0161/13CS

South Australia

National Parks and Wildlife (Bullock Hill Conservation Park) Proclamation 2014

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

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Bullock Hill Conservation Park) Proclamation 2014*.

2—Commencement

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

3—Constitution of Bullock Hill Conservation Park

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

Sections 2082 to 2084 (inclusive) and 2086, Hundred of Kondoparinga, County of Hindmarsh.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council
on 30 January 2014

14MSECCS002

South Australia

National Parks and Wildlife (Bullock Hill Conservation Park—Mining Rights) Proclamation 2014

under section 43 of the *National Parks and Wildlife Act 1972*

Preamble

- 1 The Crown land described in Schedule 1 is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Bullock Hill Conservation Park*.
- 2 It is intended that, by this proclamation, the following rights of entry, prospecting, exploration or mining be preserved and exercised in relation to the land constituting the conservation park:
 - (a) exploration licence EL5356 under the *Mining Act 1971* and any renewal or transfer of that licence after the commencement of this proclamation (but not a subsequent exploration licence);
 - (b) exploration licence EL4936 under the *Mining Act 1971* and any renewal or transfer of that licence after the commencement of this proclamation (but not a subsequent exploration licence).

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Bullock Hill Conservation Park—Mining Rights) Proclamation 2014*.

2—Commencement

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

3—Interpretation

In this proclamation—

Environment Minister means the Minister responsible for the administration of the *National Parks and Wildlife Act 1972*;

Mining Minister means the Minister responsible for the administration of the *Mining Act 1971*.

4—Specified rights preserved

Subject to clause 5, rights of entry, prospecting, exploration or mining under the *Mining Act 1971* referred to in clause 2 of the preamble may be exercised, or acquired and exercised, after the commencement of this proclamation in respect of the land described in Schedule 1.

5—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining under the *Mining Act 1971* referred to in clause 2 of the preamble are vested (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights has not previously been authorised, the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;
- (b) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,the person must comply with those directions in carrying out the work;
- (c) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (d) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and
 - (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (e) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (b)(iii), the person must rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

6—Governor may give directions

If the Mining Minister and the Environment Minister cannot agree as to whether a direction should be given under clause 5(b), the Governor may, with the advice and consent of the Executive Council, give a direction in writing under clause 5(b).

Schedule 1—Description of land

Sections 2082 to 2084 (inclusive) and 2086, Hundred of Kondoparinga, County of Hindmarsh.

Made by the Governor

with the advice and consent of the Executive Council
on 30 January 2014

14MSECCS002

South Australia

National Parks and Wildlife (Christmas Rocks Conservation Park) Proclamation 2014

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

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Christmas Rocks Conservation Park) Proclamation 2014*.

2—Commencement

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

3—Constitution of Christmas Rocks Conservation Park

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

Section 16, Hundred of Willalooka, County of Buckingham.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council
on 30 January 2014

14MSECCS002

South Australia

Gaming Machines (Cash Facilities) Variation Regulations 2014

under the *Gaming Machines Act 1992*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Gaming Machines Regulations 2005*

- 4 Substitution of regulation 15B
15B Prescribed cash facilities limitations (section 51B of Act)
 - 5 Variation of Schedule 3—Transitional regulations (section 87(5) of Act)
3 Transitional regulation—cash facilities limitations
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Gaming Machines (Cash Facilities) Variation Regulations 2014*.

2—Commencement

- (1) Subject to subregulation (2), these regulations will come into operation on 1 February 2014.
- (2) Regulation 4 will come into operation immediately after the *Gaming Machines (Cash Facilities) Variation Regulations 2013 (Gazette 5.12.2013 p4467)* come into operation.

3—Variation provisions

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

Part 2—Variation of *Gaming Machines Regulations 2005*

4—Substitution of regulation 15B

Regulation 15B—delete the regulation and substitute:

15B—Prescribed cash facilities limitations (section 51B of Act)

- (1) For the purposes of section 51B(1) of the Act, the following limitations are prescribed:
 - (a) in relation to an EFTPOS facility—

- (i) each withdrawal from the facility must be for an amount not exceeding \$200; and
 - (ii) a person operating the EFTPOS facility (being the licensee, an employee of the licensee or another person acting on behalf of the licensee) must confirm the withdrawal amount with the person obtaining cash from the EFTPOS facility immediately before the amount is withdrawn; and
 - (iii) cash may only be obtained—
 - (A) directly from a person operating the EFTPOS facility; or
 - (B) from a dispenser in the immediate vicinity of the EFTPOS facility (not being a dispenser that forms part of an automatic teller machine);
 - (b) in relation to an automatic teller machine—any withdrawal or withdrawals on any 1 debit or credit card must not exceed in total \$250 in any period of 24 hours, or such higher monetary limit determined by the Commissioner with respect to an automatic teller machine on particular licensed premises on application by the relevant licensee.
- (2) For the purposes of subregulation (1)(b)—
- (a) an application to the Commissioner must be made in a manner and form determined by the Commissioner; and
 - (b) the Commissioner may vary or revoke a determination under that subregulation as the Commissioner thinks fit.

5—Variation of Schedule 3—Transitional regulations (section 87(5) of Act)

Schedule 3—after clause 2 insert:

3—Transitional regulation—cash facilities limitations

Section 51B of the Act (as inserted by section 94 of the *Statutes Amendment (Gambling Reform) Act 2013*) is, until 1 July 2014, modified in its application to the holder of a gaming machine licence such that the Commissioner may, by notice in the Gazette, exempt a licensee or a class of licensee (conditionally or unconditionally) from the operation of section 51B(2) with respect to the provision of an automatic teller machine on the licensed premises.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 30 January 2014

No 25 of 2014

MGA0014/13CS

South Australia

Fair Trading (Motor Vehicle Industry Dispute Resolution Code) Regulations 2014

under the *Fair Trading Act 1987*

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Prescription of code
- 5 Contravention of code subject to civil penalty
- 6 Fee for mediation under code

Schedule 1—Motor Vehicle Industry Dispute Resolution Code

- 1 Short title
 - 2 Interpretation
 - 3 Application of code
 - 4 Dispute resolution
-

1—Short title

These regulations may be cited as the *Fair Trading (Motor Vehicle Industry Dispute Resolution Code) Regulations 2014*.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the *Fair Trading Act 1987*;

civil penalty contravention has the same meaning as in Part 7 Division 3A of the Act;

code means the Motor Vehicle Industry Dispute Resolution Code 2014 set out in Schedule 1;

Commissioner means the Small Business Commissioner.

4—Prescription of code

- (1) The code is prescribed as an industry code for the purposes of Part 3A of the Act.
- (2) The Small Business Commissioner is responsible for the administration of the code and for the administration of Part 3A of the Act in relation to the code.

5—Contravention of code subject to civil penalty

- (1) A contravention of section 28E of the Act constituted of a contravention of the code is to be subject to a civil penalty under Part 7 Division 3A of the Act.

- (2) The expiation fee for an alleged civil penalty contravention involving an alleged contravention or attempted contravention of the code is—
 - (a) in the case of a body corporate—\$4 000; and
 - (b) in the case of a natural person—\$500.

6—Fee for mediation under code

- (1) If an authorised officer arranges for mediation of a dispute under the code with the agreement of the parties to the dispute, each of the parties must pay a fee of \$195 for each day, or part of a day, on which the mediation occurs.
- (2) A fee payable by a person under subregulation (1) is recoverable as a debt due to the Crown.
- (3) The Commissioner may waive a fee payable by a person under subregulation (1) if satisfied that it is appropriate to do so in a particular case.

Schedule 1—Motor Vehicle Industry Dispute Resolution Code

1—Short title

This code may be cited as the *Motor Vehicle Industry Dispute Resolution Code 2014*.

2—Interpretation

In this code—

alternative dispute resolution procedure does not include arbitration;

motor vehicle has the same meaning as in the *Motor Vehicles Act 1959*;

motor vehicle business means the business of manufacturing, distributing, supplying, acquiring, repairing or restoring motor vehicles or motor vehicle parts or accessories;

participant in the motor vehicle industry means a person engaged in—

- (a) motor vehicle business; or
- (b) business having a connection to motor vehicle business; or
- (c) business involving the supply of goods or services to persons engaged in motor vehicle business if the supply occurs in connection with the motor vehicle business.

3—Application of code

This code applies to a dispute between a participant in the motor vehicle industry and—

- (a) another participant in the motor vehicle industry; or
- (b) a person to whom goods or services are or may be supplied by the participant,

in connection with the acquisition or supply, or the potential acquisition or supply, of goods or services relating to motor vehicle business.

4—Dispute resolution

- (1) If the Commissioner is satisfied, on written application by a party to a dispute to which this code applies—
 - (a) that the party has made a reasonable attempt to resolve the dispute; and
 - (b) that the subject matter of the dispute is not frivolous or vexatious,

- an authorised officer may notify the parties to the dispute in writing that he or she is commencing an alternative dispute resolution procedure in relation to the dispute in accordance with this code.
- (2) If an alternative dispute resolution procedure is commenced under this code, a party to the dispute, or another person authorised in writing to attend or participate in the procedure on his or her behalf, must attend or otherwise participate in the procedure, as required by the authorised officer.
 - (3) A person participating in an alternative dispute resolution procedure—
 - (a) must act reasonably, fairly, honestly and cooperatively; and
 - (b) must not mislead, harass, intimidate or oppress another party to the dispute.
 - (4) A person participating in an alternative dispute resolution procedure must comply with any reasonable request made by the authorised officer in connection with the officer's attempt to assist the parties in the resolution of the dispute, including, without limitation, a request to do 1 or more of the following:
 - (a) exchange information relevant to the dispute with the other party;
 - (b) answer questions in respect of matters relevant to the dispute;
 - (c) attend meetings;
 - (d) participate in mediation or another form of alternative dispute resolution.
 - (5) An authorised officer conducting an alternative dispute resolution procedure may request that a person participating in the procedure be a person who is authorised to resolve the dispute.
 - (6) A request made by an authorised officer under subclause (4) or (5) must be complied with as soon as reasonably practicable, and, in any event, in the case of a written request, within 14 days of the date of the request or such longer period as is allowed by the authorised officer.
 - (7) The authorised officer conducting an alternative dispute resolution procedure may, for the purposes of attempting to resolve the dispute—
 - (a) refer the dispute to mediation; or
 - (b) after consultation with the parties—appoint a person able to provide expert advice on matters relevant to the dispute to assist the officer.
 - (8) The parties to a dispute are equally liable for the costs of expert advice provided under subclause (7)(b) unless they agree to a different apportionment of the costs.
 - (9) An authorised officer may suspend (for a specified time or until further notice) or terminate a dispute resolution procedure if the dispute is the subject of—
 - (a) proceedings before a court or tribunal; or
 - (b) arbitration; or
 - (c) another alternative dispute resolution procedure.
 - (10) An authorised officer may terminate a dispute resolution procedure if the officer forms the view that—
 - (a) there is no reasonable prospect of resolving the dispute; or
 - (b) the subject matter of the dispute is frivolous or vexatious.

- (11) Following the completion of a dispute resolution procedure, the authorised officer who conducted the procedure must provide the parties with a certificate stating—
- (a) the names of the parties; and
 - (b) the nature of the matters in dispute; and
 - (c) if the procedure has been terminated under subclause (9) or (10)—that the procedure has been terminated without resolution; and
 - (d) if the dispute has been resolved—the terms of the resolution.
- (12) Unless the authorised officer and the parties otherwise agree in writing, any communication made, or document prepared (including a certificate provided under subclause (11)), in connection with an alternative dispute resolution procedure under this code must be treated as confidential.
- (13) However, a certificate provided under subclause (11) may be produced before a court or tribunal.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 30 January 2014

No 26 of 2014

MSB13003CS

South Australia

Firearms Variation Regulations 2014

under the *Firearms Act 1977*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Firearms Regulations 2008*

- 4 Insertion of regulation 4A
 - 4A Prohibited firearm accessories
 - 5 Insertion of regulation 9A
 - 9A Exemption for certain persons transferring or borrowing firearms
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Firearms Variation Regulations 2014*.

2—Commencement

These regulations will come into operation on the day on which section 4 of the *Firearms (Miscellaneous) Amendment Act 2013* comes into operation.

3—Variation provisions

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

Part 2—Variation of *Firearms Regulations 2008*

4—Insertion of regulation 4A

After regulation 4 insert:

4A—Prohibited firearm accessories

- (1) For the purposes of the definition of *prohibited firearm accessory* in section 5(1) of the Act, the following items are prescribed:
 - (a) an item, being an accessory, that is designed, or may be adapted, to enable a firearm, when the item is fitted to or used in conjunction with the firearm (and whether the item is used on its own or in conjunction with another item), to have any of the following capabilities:
 - (i) burst fire operation;

- (ii) bump fire operation;
 - (iii) semi-automatic operation;
 - (iv) fully automatic operation,
other than—
 - (v) an item possessed by a person for the purposes of altering a firearm in accordance with the written approval of the Registrar under section 27AA of the Act; or
 - (vi) a mechanism or fitting of a kind referred to in section 29A(2)(a) of the Act possessed by a person who is authorised to have possession of the mechanism or fitting by a firearms licence;
 - (b) an item that is designed, or may be adapted, to be fitted to or used in conjunction with a firearm to give the firearm—
 - (i) the appearance of being a firearm of a different class; or
 - (ii) the appearance of, or substantially the same appearance as, an automatic firearm or a prescribed firearm,
including, without limitation, a pistol carbine conversion kit.
- (2) In this regulation—

bump fire operation means a method of firing a firearm that utilises the recoil of the firearm to cause rapid depressions of the trigger so as to fire multiple rounds in rapid succession;

burst fire operation means a method of firing a firearm that enables the firing of a predetermined number of multiple rounds by a single depression of the trigger;

fully automatic operation means a method of firing a firearm such that, following the firing of a round on the depression of the trigger, the firearm continues to fire 1 or more rounds automatically while the trigger is held in that position;

semi-automatic operation means a method of firing a firearm such that, following the firing of a round on the depression of the trigger, the firearm automatically loads a further round thereby allowing the rapid firing of another round on another depression of the trigger.

5—Insertion of regulation 9A

After regulation 9 insert:

9A—Exemption for certain persons transferring or borrowing firearms

- (1) If the owner of a class A, B or H firearm transfers possession of the firearm by way of loan pursuant to a written agreement between the owner and borrower that the borrower will only use the firearm for a purpose or purposes specified in the agreement and will return the firearm to the owner within 28 days, the owner will be taken not to have contravened or failed to comply with section 15B(1) of the Act in so transferring the firearm, provided that the transfer would not, if it were a transfer under section 15B(1)(b) of the Act, be in contravention of section 15B(5a) or (6) of the Act.
- (2) A person who borrows a firearm pursuant to an agreement under subregulation (1)—
 - (a) will be taken not to have contravened or failed to comply with section 15B(8) of the Act if he or she returns the firearm to the owner within 28 days; and
 - (b) will be taken not to have contravened or failed to comply with section 15B(11) of the Act in accepting possession of the firearm pursuant to an agreement that does not require return of the firearm to the owner within 10 days,

provided that the person otherwise complies with the requirements of section 15B of the Act insofar as those requirements would apply if the transfer were a transfer under section 15B(1)(b) of the Act.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 30 January 2014

No 27 of 2014

MPOL14/01CS

South Australia

Criminal Law (Sentencing) Regulations 2014

under the *Criminal Law (Sentencing) Act 1988*

Contents

1	Short title
2	Commencement
3	Interpretation
4	Forms
5	Prescribed authority
6	Dealing with surrendered items
7	Enforcement of order for restitution of property (section 59)
8	Annual report
9	Amounts unpaid or unrecovered for more than certain period
10	Exemption from fee to enter arrangement
11	Prescribed debtor arrangements
12	Disclosure of information to interstate authority
13	Property exempt from seizure and sale
14	Community service notice
15	Fees
16	Transitional provision

Schedule 1—Forms

Schedule 2—Fees

Schedule 3—Revocation of *Criminal Law (Sentencing) Regulations 2000*

1—Short title

These regulations may be cited as the *Criminal Law (Sentencing) Regulations 2014*.

2—Commencement

These regulations will come into operation on the day on which Part 4 of the *Statutes Amendment (Fines Enforcement and Recovery) Act 2013* comes into operation.

3—Interpretation

In these regulations—

Act means the *Criminal Law (Sentencing) Act 1988*.

4—Forms

- (1) The forms set out in Schedule 1 are prescribed, and must be used, for the purposes of the Act.
- (2) If any enforcement proceedings are to be taken against a guarantor of a bond, the relevant forms in Schedule 1 must be modified accordingly.

- (3) If any document the form of which is prescribed by Schedule 1 is to be served on a company, the relevant form must be modified accordingly.

5—Prescribed authority

For the purposes of Part 2 Division 3 and Schedule 2 of the Act, the prescribed authority is the person for the time being performing the duties, or holding or acting in the position, of the Clinical Director, Forensic Mental Health Service South Australia.

6—Dealing with surrendered items

- (1) For the purposes of sections 24A(4) and 42A(3) of the Act, the Commissioner of Police must deal with a surrendered item in accordance with this regulation.
- (2) The Commissioner of Police must retain a surrendered item in a location determined by the Commissioner of Police until—
 - (a) the surrendered item is forfeited to the Crown under the Act or any other Act; or
 - (b) the surrendered item is returned in accordance with this regulation to the person who surrendered it; or
 - (c) the surrendered item is seized or surrendered under the provisions of another Act, whichever occurs first.
- (3) If the condition imposed under section 24(2a)(a) on the release on licence, or 42(a1)(a) on the entry into bond of the person who surrendered the surrendered item is revoked, or the release on licence or bond has been discharged, the person may notify the Commissioner of Police of that fact.
- (4) Subject to this regulation, if the Commissioner of Police is notified pursuant to subregulation (3) or otherwise becomes aware that—
 - (a) the release on licence or bond of the person is no longer subject to the condition imposed under section 24(2a)(a) or 42(a1)(a) (as the case requires); or
 - (b) the release on licence or bond has been discharged,the Commissioner of Police must cause the surrendered item to be returned to the person who surrendered the item.
- (5) If the Commissioner of Police is required to return a surrendered item under subregulation (4), the Commissioner of Police must give notice in writing to the person who surrendered the item setting out—
 - (a) that the surrendered item specified in the notice is to be returned to the person; and
 - (b) the location at which the surrendered item may be collected; and
 - (c) that the surrendered item must be collected from the specified location within 3 months of the date specified in the notice (or such longer time as may be specified by the Commissioner of Police); and
 - (d) that the surrendered item will only be returned if the person holds any necessary authorisation under the *Firearms Act 1977* or any other Act to possess the surrendered item; and
 - (e) the effect of subregulations (6) and (7).

- (6) However, the Commissioner of Police may refuse to return a surrendered item to a person if—
- (a) the person is on conditional release that is subject to a condition prohibiting the person from possessing a firearm, ammunition or part of a firearm; or
 - (b) the person does not hold any necessary authorisation under the *Firearms Act 1977* or any other Act to possess the surrendered item, or is otherwise prohibited from possessing the surrendered item,

and, if the Commissioner of Police does so refuse, he or she must give notice in writing to the person who surrendered the surrendered item setting out—

- (c) the reasons for the refusal; and
 - (d) in the case of a refusal contemplated by subregulation (6)(a)—the effect of subregulation (8).
- (7) If—
- (a) a surrendered item is not collected within the period specified in subregulation (5)(c); or
 - (b) the person does not, at the end of the period specified in subregulation (5)(c), hold the necessary authorisation under the *Firearms Act 1977*, or any other Act, to possess the surrendered item or is otherwise prohibited from possessing the surrendered item,

the surrendered item is, by force of this subregulation, forfeited to the Crown.

- (8) If the Commissioner of Police refuses to return a surrendered item to a person pursuant to subregulation (6)(a)—
- (a) the surrendered item will be taken to have been surrendered pursuant to a direction under the provision of the Act under which the conditional release was granted (corresponding to section 24A(1) or 42A(1) of the Act); and
 - (b) the surrendered item must be dealt with in accordance with that Act.
- (9) The Commissioner of Police may recover from the person who surrendered the surrendered item the reasonable costs incurred in connection with the storage of the surrendered item.
- (10) This regulation is in addition to, and does not derogate from, the operation of any other Act or law.
- (11) No compensation is payable by the Crown in respect of the forfeiture of a surrendered item under this regulation.
- (12) A notice required to be given to a person under this regulation may—
- (a) be given to the person personally; or
 - (b) be posted in an envelope addressed to the person—
 - (i) at the person's last known address; or
 - (ii) at the person's address for service; or
 - (c) be left for the person at the person's last known address or address for service with someone apparently over the age of 16 years.
- (13) In this regulation—
- conditional release*** means—
- (a) a grant of bail under the *Bail Act 1985*; or

- (b) a bond under the Act or the *Criminal Law Consolidation Act 1935*; or
- (c) release from prison on home detention or parole, under the *Correctional Services Act 1982*; or
- (d) release on licence under the Act or the *Criminal Law Consolidation Act 1935*; or
- (e) release on licence, or conditional release from detention, under the *Young Offenders Act 1993*;

surrendered item means a firearm, ammunition or any part of a firearm surrendered pursuant to a direction under section 24A(1) or 42A(1) of the Act.

7—Enforcement of order for restitution of property (section 59)

The prescribed fees for issuing, serving and executing an order under section 59(2)(b) of the Act are the sum of the following:

- (a) for the time spent in locating the property to be valued—an amount per hour equal to the amount per hour prescribed under the *Sheriff's Regulations 2005* in relation to the sheriff's attendance to execute an enforcement process;
- (b) for valuing the property—the actual costs reasonably incurred in causing the property to be valued;
- (c) for administrative work in issuing the order—an amount equal to the fee prescribed under the *Sheriff's Regulations 2005* in relation to receiving and entering a summons, notice, order or other document for service;
- (d) for serving the order—an amount equal to the fee prescribed under the *Sheriff's Regulations 2005* in relation to execution of a warrant;
- (e) if travelling expenses are incurred in issuing and serving the order—an amount equal to the amount prescribed under the *Sheriff's Regulations 2005* as an allowance for travelling expenses incurred in the service of a document or execution of a process.

8—Annual report

- (1) For the purposes of section 65A of the Act, the annual report for a financial year must include the following information:
 - (a) the total amount of debt that was payable to the Fines Enforcement and Recovery Officer at the commencement of the financial year;
 - (b) the total amount of debt that became payable to the Fines Enforcement and Recovery Officer during the financial year;
 - (c) the total amount of debt that was paid to the Fines Enforcement and Recovery Officer during the financial year;
 - (d) the total amount of debt that was waived by the Fines Enforcement and Recovery Officer during the financial year;
 - (e) the total amount of debt that was payable to the Fines Enforcement and Recovery Officer at the end of the financial year including—
 - (i) the total amount of debt subject to arrangements under section 70 of the Act or section 9 of the *Expiation of Offences Act 1996*; and
 - (ii) the total amount of debt the payment of which has been deferred (whether because of an extension of time or other form of arrangement resulting in a later payment date); and

- (iii) the total amount of debt subject to enforcement action under section 70I of the Act or an enforcement determination under section 13 of the *Expiation of Offences Act 1996*;
- (f) the total amount of debt that was paid during the financial year to a person—
 - (i) to whom powers or functions were delegated by the Fines Enforcement and Recovery Officer under section 65 of the Act during the financial year; and
 - (ii) who was not a public sector employee (within the meaning of the *Public Sector Act 2009* for the period of that delegation).
- (2) Information in a report relating to a total amount of debt must be expressed as a sum of the debt's statutory components (with the amount of each statutory component shown in the report).
- (3) For the purposes of this regulation, a debt's *statutory components* are—
 - (a) amounts owed as pecuniary sums under the Act; and
 - (b) amounts owed pursuant to enforcement determinations under the *Expiation of Offences Act 1996*; and
 - (c) amounts owed pursuant to agreements under section 9 of the *Expiation of Offences Act 1996* (other than amounts referred to in paragraph (b)).

9—Amounts unpaid or unrecovered for more than certain period

For the purposes of section 69(1) of the Act, the prescribed amount is \$255.

10—Exemption from fee to enter arrangement

A person who satisfies the Fines Enforcement and Recovery Officer that he or she is suffering financial hardship such that he or she cannot pay the fee required under section 70(1) of the Act to enter a payment arrangement is exempt from the requirement to pay that fee.

11—Prescribed debtor arrangements

For the purposes of section 70(4)(c) of the Act, a debtor who has previously failed to comply with an arrangement under section 70 of the Act resulting in the termination of the arrangement under section 70(8) of the Act is prescribed.

12—Disclosure of information to interstate authority

For the purposes of section 70D of the Act—

- (a) the following particulars of a debtor are prescribed:
 - (i) name;
 - (ii) date of birth;
 - (iii) current residential address;
 - (iv) previous residential addresses;
 - (v) contact details, including telephone number and email address;
 - (vi) the name and address of the debtor's next of kin;
 - (vii) employment details, including the name of an employer and the address of the place of employment;

- (viii) details of the pecuniary sum owed, including a breakdown of the amounts owed specifying relevant dates and the offences to which the pecuniary sum relates; and
- (b) any person or body in another State or Territory of the Commonwealth with responsibility, under a law of that jurisdiction, for the collection of amounts due in relation to expiation notices (however described) issued in the jurisdiction or fines imposed by a court of the jurisdiction, is a prescribed interstate authority.

13—Property exempt from seizure and sale

For the purposes of section 70K(3)(a) of the Act, household property excluded from being divisible among the creditors of a bankrupt under the *Bankruptcy Act 1966* of the Commonwealth is exempt from seizure and sale under section 70K of the Act.

14—Community service notice

The following matters must be included in a notice given under section 70U(3) of the Act:

- (a) details of the court that made the order for community service under section 70U(1) of the Act;
- (b) details of the order including—
 - (i) the name and address of the debtor; and
 - (ii) the pecuniary sum to which the order relates; and
 - (iii) the period within which the community service is to be performed; and
 - (iv) the place to which the debtor is to report within 2 working days of the order; and
 - (v) that the debtor is required to perform community service for not less than 4 hours each week and on such day, or days, as the community corrections officer to whom the person is assigned may direct; and
 - (vi) that the debtor must obey the lawful directions of the community corrections officer to whom he or she is assigned;
- (c) that a failure to comply with the order may result in the debtor being imprisoned for a period of up to 12 months calculated, in the case of a failure to perform a number of hours of community service, on the basis of 1 day of imprisonment for each 7.5 hours of unperformed hours of community service.

15—Fees

The fees set out in Schedule 2 are payable as prescribed in the Schedule.

16—Transitional provision

Section 70I of the Act as in force immediately before the commencement of Part 4 of the *Statutes Amendment (Fines Enforcement and Recovery) Act 2013* continues to apply in relation to an application made under that section.

Schedule 1—Forms

Form 1—Warrant of commitment (Imprisonment on conviction)

Criminal Law (Sentencing) Act 1988

Court particulars

Court of origin:

Defendant's particulars

Name:

Date of birth:

Address:

Details of the offence(s) and the term(s) of imprisonment ordered for the offence(s)

File No:

Count No:

Offence:

Sentence imposed:

CIC Levy:

Total sentence of imprisonment to be served:

Imprisonment commencement date:

Non-parole period set (or minimum term):

Non-parole period commencement date:

Total CIC Levy:

Amount paid:

Amount outstanding:

Name of person who imposed penalty:

Date order made by court:

Date warrant issued:

To the Commissioner of Police for the State of South Australia and each officer, and to the Chief Executive of the Department for Correctional Services.

The defendant named in this warrant has been dealt with by a court and sentenced to a term of imprisonment. Particulars of the court that imposed the penalty, the charge(s) against the defendant and the sentence(s) imposed appear on this warrant.

You, the Commissioner of Police and police officers, are directed to convey the defendant to a correctional institution and you, the Chief Executive, are directed to detain the defendant for such period of time as this warrant directs.

Judge:

Magistrate:

Form 2—Suspended sentence bond

Criminal Law (Sentencing) Act 1988

(section 38)

Details of the court that imposed the sentence(s)

Name of court:

Details of the probationer

Name:

Date of birth:

Address:

Details of the offence(s) to which the bond relates and of the sentence(s) that the court has imposed for those offences

File No:

Count No:

Offence:

Sentence imposed:

Total sentence of imprisonment to be served:

Non-parole period fixed (if the sentence to be served is 12 months or more):

The court has recorded a conviction against you for the offence(s) listed above and has imposed the sentence(s) shown for each matter. It has, however, ordered that the sentence(s) be suspended if you enter into a bond.

Details of your bond are:

Length of bond term (starting from *when you sign this bond/when you are released from prison):

Amount of bond:

Conditions of your bond are:

- 1 That you be of good behaviour, and comply with all of the conditions of this bond.
- 2 That you do not possess a firearm or ammunition or any part of a firearm.
- 3 That you be under the supervision of a community corrections officer for a period of [*insert timeframe*] and obey the lawful directions given to you by the community corrections officer to whom you are assigned for the purposes of supervision.
- 4 That you submit to such tests (including testing without notice) for gunshot residue as the community corrections officer may reasonably require.
- *5 That you perform [*insert number*] hours of community service within [*insert number*] months from the date of this bond, and obey the lawful directions of the community corrections officer to whom you are assigned for the purposes of the community service.
- *6 That you report, within 2 working days of having signed this bond, at the offices of the Department for Correctional Services at: [*insert details*].

Note—

You need not report if within that 2 day period you receive notice from the Department that it is not necessary to do so.

- 7 That you must not leave the State for any reason except in accordance with the written permission of the Chief Executive of the Department for Correctional Services.

8 Other conditions:

*Delete if inapplicable.

What will happen if you comply with the conditions of this bond:

If, at the end of the term of this bond, you have complied with all of the conditions mentioned above, the sentence(s) of imprisonment ordered by the court will not have to be served, nor will you have to come back to court.

What will happen if you fail to comply with the conditions of this bond:

If you fail to comply with any of the conditions of your bond, the following things may happen:

- 1 You may be brought back to court, and the court may cancel the order of suspension of the prison sentence(s) imposed on you. You would then have to serve that sentence, or such lesser term of imprisonment as may be fixed by the court.
- 2 You may be ordered to pay the amount of the bond (as set out above), or any lesser amount fixed by the court.
- 3 Any person who has agreed to act as a guarantor to this bond may be ordered to pay the amount of money for which they have signed, or any lesser amount fixed by the court.

Acknowledgment by probationer

I agree to enter into this bond. I acknowledge that I fully understand its conditions, and I undertake to comply with those conditions. I also understand what will happen to me if I fail to do so.

Probationer:

Bond taken before me and duplicate served [*insert date*].

Judge:

Magistrate:

Justice of the Peace:

Form 3—Good behaviour bond

Criminal Law (Sentencing) Act 1988

(section 39)

Details of the court that imposed the sentence(s)

Name of court:

Details of the probationer

Name:

Date of birth:

Address:

Details of the offence(s) that the bond relates to

File No:

Count No:

Offence:

You, the probationer, have been found guilty of the offence(s) listed above. The court this day ordered that you be discharged on a bond *with/without conviction and without a penalty having been imposed on you.

*Delete whichever is inapplicable.

Details of your bond are:

Length of bond term (starting from when you sign this bond):

Amount of bond:

The condition of your bond is that you be of good behaviour.

What will happen if you comply with the conditions of this bond:

If, at the end of the term of this bond, you have complied with the condition to be of good behaviour, the bond will lapse automatically. You will not be required to come back to court and you cannot be punished further for the offence(s) listed above.

What will happen if you fail to comply with the conditions of this bond:

If you fail to comply with the condition to be of good behaviour, the following things may happen:

- 1 You may be ordered to pay the above amount of the bond, or any lesser amount fixed by the court.
- 2 Any person who has agreed to act as a guarantor to this bond may be ordered to pay the amount of money for which they have signed, or any lesser amount fixed by the court.

Acknowledgment by probationer

I agree to enter into this bond. I acknowledge that I fully understand the condition to be of good behaviour, and I undertake to comply with that condition. I also understand what will happen to me if I fail to do so.

Probationer:

Bond taken before me and duplicate served *[insert date]*.

Judge:

Magistrate:

Justice of the Peace:

Form 4—Good behaviour bond (with conditions)

Criminal Law (Sentencing) Act 1988

(section 39)

Details of the court that imposed the sentence(s)

Name of court:

Details of the probationer

Name:

Date of birth:

Address:

Details of the offence(s) that the bond relates to

File No:

Count No:

Offence:

You, the probationer, have been found guilty of the offence(s) listed above. The court this day ordered that you be discharged on a bond *with/without conviction and without a penalty having been imposed on you.

Details of your bond are:

Length of bond term (starting from when you sign this bond):

Amount of bond:

Conditions of your bond are:

- 1 That you be of good behaviour, and comply with all of the other conditions of this bond.
- 2 That you appear before a court for *conviction and/sentence for the above offence(s) if you disobey any of the conditions of this bond.
- 3 That you be under the supervision of a community corrections officer for a period of [*insert timeframe*] and obey the lawful directions given to you by the community corrections officer to whom you are assigned for the purposes of supervision.
- 4 That you report, within 2 working days of having signed this bond, at the offices of the Department for Correctional Services at: [*insert details*].

Note—

You need not report if within that 2 day period you receive notice from the Department that it is not necessary to do so.

- 5 Other conditions:

What will happen if you comply with the conditions of this bond:

If, at the end of the term of this bond, you have complied with all of the above conditions, the bond will lapse automatically. You will not be required to come back to court and you cannot be punished further for the offence(s) listed above.

What will happen if you fail to comply with the conditions of this bond:

If you fail to comply with the conditions of your bond, the following things may happen:

- 1 You may be brought back to court, and the court may *convict and/sentence you for the offence(s).
- 2 You may be ordered to pay the above amount of the bond, or any lesser amount fixed by the court.
- 3 Any person who has agreed to act as a guarantor to this bond may be ordered to pay the amount of money for which they have signed, or any lesser amount fixed by the court.

*Delete whichever is inapplicable.

Acknowledgment by probationer

I agree to enter into this bond. I acknowledge that I fully understand its conditions, and I undertake to comply with those conditions. I also understand what will happen to me if I fail to do so.

Probationer:

Bond taken before me and duplicate served [*insert date*].

Judge:

Magistrate:

Justice of the Peace:

Form 5—Guarantee of bond

Criminal Law (Sentencing) Act 1988

(section 41)

Guarantee of bond

I, [*insert name and date of birth of guarantor*] of [*insert address of guarantor*]

guarantee that [*insert name of probationer*] ("the probationer") will comply with all the terms and conditions of the bond (a copy of which is attached) that he or she has entered into this day.

I understand that I am liable to pay the sum of \$ [*insert amount of bond*] if the probationer breaches any of the conditions of the attached bond.

Guarantor:

Taken before me [*insert date of guarantee*]

Duplicates served on the guarantor(s) and the probationer.

Judge:

Magistrate:

Justice of the Peace:

Form 6—Notice of a community service order made by a court

Criminal Law (Sentencing) Act 1988

Details of the court that made the order

Name of court:

Details of the person against whom the order has been made

Name:

Date of birth:

Address:

Details of the offence(s) to which the order relates

File No:

Count No:

Offence:

The court has *found you guilty/convicted you of the offence(s) listed above and has sentenced you this day as follows:

- 1 You are to perform [*number of hours*] hours of community service within [*number of months*] months from the date of this order, and you must, until such time as you have finished working the required number of hours, obey the lawful directions of the community corrections officer to whom you are assigned for the purposes of the community service;
- 2 *You are to be under the supervision of a community corrections officer for a period of [*period of time*] from the date of this order and during that period must obey the lawful directions that are given to you by the community corrections officer to whom you are assigned for the purposes of supervision;
- 3 You are to report, within 2 working days of having signed this notice, at the offices of the Department of [*name of Department*] at [*address*].

Note—

You need not report if within that 2 day period you receive notice from the Department that it is not necessary to do so.

*Delete if inapplicable.

What can happen if you fail to comply with this order:

If you fail to comply with any part of the order set out above, you can be sentenced to imprisonment (detention or home detention if you are a youth) for a period not exceeding 6 months, calculated in the case of a breach of clause 1, on the basis of 1 day for each 7.5 hours of community service not performed.

Duplicate notice handed to the person against whom the order has been made by:

Date:

Receipt acknowledged:

Form 7—Summons to a person charged with breaching a conditional bond

Criminal Law (Sentencing) Act 1988

(section 57)

On [*insert date*], you entered into a bond, a copy of which is attached.

It is alleged by [*name*] of [*address*] that you have failed to comply with a condition of your bond, in that you—

- failed to be of good behaviour by committing a further offence, particulars of which are detailed in the attached certified copy;
- failed, in the manner described in the attached affidavit, to comply with the condition that you be under the supervision of a community corrections officer and obey the lawful directions of the officer to whom you are assigned;
- failed, in the manner described in the attached affidavit, to comply with the condition that you perform community service;
- failed, in the manner described in the attached affidavit, to comply with the condition that:

*Delete whichever is inapplicable.

TAKE NOTICE that you are required to answer the allegation that you have failed to comply with a condition of your bond, and for that purpose you are hereby ordered to appear on [date] at [time] at the [location] in the State of South Australia, to answer the allegation and to show cause why you should not be dealt with according to law. If you fail to attend as required by this summons, the court may order that a warrant be issued for your arrest, or make such order against you in your absence as it sees fit, including (except where imprisonment is not available for the offence(s) to which the bond relates) an order for your imprisonment.

Date:

At:

Judge:

Magistrate:

Proof of Service

I, [name] of [address] make oath and say that I did on the [date], between the hours of [time] and [time] duly serve [name of person charged] at [address] with this summons by delivering a duplicate to him/her personally.

Signature of Server:

Sworn before me at [address] on the [date]

Signature of Justice of the Peace:

Form 8—Warrant to apprehend a person charged with breach of a bond

Criminal Law (Sentencing) Act 1988

(section 57)

To the Commissioner of Police for the State of South Australia, and to each police officer.

This warrant is for the apprehension of [insert name] of [insert address] (the **probationer**).

Evidence on oath was given on [insert date], by [insert name] of [insert police station] that the probationer has failed to comply with the conditions of a bond entered into at the Court on [insert date], in relation to an offence of [insert offence].

Conditions of the bond are that the probationer—

- 1 Be of good behaviour.
- *2 Not possess a firearm or ammunition or any part of a firearm.
- *3 Be under the supervision of a community corrections officer and obey the lawful directions given by that officer.
- *4 Submit to such tests (including testing without notice) for gunshot residue as the community corrections officer may reasonably require.
- *5 Perform [insert] hours of community service within [insert timeframe], and obey the lawful directions given by the community corrections officer to whom the probationer is assigned for the purposes of the community service.
- *6 Report within 2 working days of having signed the bond at the office of the Department of [name of Department].
- *7 Not leave the State for any reason.
- *8 Other conditions:

*Delete whichever is inapplicable.

And it is alleged that the probationer has failed to comply with the conditions of the bond in that *[insert details]*.

And I, *[insert name of Judge/Magistrate]*, sitting as a probative court at the *[insert location of probative court]*, being satisfied by evidence on oath that the probationer may have failed to comply with the conditions of the bond, direct you to apprehend the probationer and to bring that person before the Court (or the Magistrates Court) not later than the next working day after the day of the probationer's arrest, to be dealt with according to law.

Dated *[insert date]*, at *[insert location of probative court]* the State of South Australia.

Signature of Judge/Magistrate:

Form 9—Warrant of commitment

(Imprisonment for non-compliance with an order or a non-pecuniary nature)

Details of court/authorised officer that made order

Name of court/title of officer:

File No:

Count No:

Details of defendant

Name:

Date of birth:

Address:

Details of offence(s) that order arose from

Date of offence(s):

Offence location:

Offence(s):

Details of order

Terms of order:

- 1 To perform community service of *[number of hours]* hours:
- 2 Other (give brief particulars):

Details of imprisonment imposed on default:

Term of imprisonment ordered:

Imprisonment date:

Name of court or title of officer who imposed sentence:

Date warrant issued:

To the Commissioner of Police for the State of South Australia and police officers, and the Chief Executive of the Department for Correctional Services.

The defendant named in this warrant has refused or neglected to comply with an order of a court/authorised officer of a non-pecuniary nature, and has been sentenced to a term of imprisonment, details of which appear above.

You, the Commissioner of Police and police officers are directed to convey the defendant to a correctional institution, and you, the Chief Executive, are directed to detain the defendant for such period of time as this warrant directs.

Judge:

Magistrate:

Form 10—Certificate for victims of identify theft

Criminal Law (Sentencing) Act 1988

(section 54)

Details of court that issued certificate

Name of court:

File No:

Details of defendant

Name:

Date of birth:

Details of offence(s) involving identity theft

Date of offence(s):

Offence(s):

Particulars of offence(s):

Details of victim of offence(s)

Name:

Date of birth:

Address:

This certificate is issued under the hand of the seal of the Supreme Court/District Court/Magistrates Court* of South Australia on this day [date].

Signature of presiding Justice/Judge/Magistrate*:

[Court Seal]

*Delete whichever is inapplicable.

Form 11—Impounding of vehicle

Criminal Law (Sentencing) Act 1988

(section 700(4)(a))

The Fines Enforcement and Recovery Officer has determined under section 700 of the *Criminal Law (Sentencing) Act 1988* to impound the following motor vehicle of which you are an owner:

Registration No:

Description:

You are required to produce the motor vehicle—

Between the hours of:

On:

At:

If you are unable to do so, you must contact the Fines Enforcement and Recovery Officer during business hours before that day on the following number to arrange another time:

The motor vehicle is to be produced for the purpose of the Fines Enforcement and Recovery Officer exercising a power under the *Criminal Law (Sentencing) Act 1988* in relation to the motor vehicle.

It is an offence to refuse or fail to comply with this notice without reasonable excuse.

Schedule 2—Fees

1	Fee payable by issuing authority under section 61(2) of the Act	
	(a) on or before 30 June 2014	\$0
	(b) after 30 June 2014	\$18
2	Fee payable by debtor to enter into arrangement (section 70(1) of the Act)	
	(a) in relation to an arrangement entered into on or before 30 June 2014	\$0
	(b) in relation to an arrangement entered into after 30 June 2014	\$18
3	Reminder notice fee (section 70H(3) of the Act)	\$49

Schedule 3—Revocation of *Criminal Law (Sentencing) Regulations 2000*

The *Criminal Law (Sentencing) Regulations 2000* are revoked.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 30 January 2014

No 28 of 2014

AGO0161/13CS

South Australia

Expiation of Offences Variation Regulations 2014

under the *Expiation of Offences Act 1996*

Contents

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-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Expiation of Offences Variation Regulations 2014*.

2—Commencement

These regulations will come into operation on the day on which Part 6 of the *Statutes Amendment (Fines Enforcement and Recovery) Act 2013* comes into operation.

3—Variation provisions

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

Part 2—Variation of *Expiation of Offences Regulations 2011*

4—Insertion of regulations 4A, 4B, 4C, 4D and 4E

After regulation 4 insert:

4A—Fee to enter arrangement

- (1) For the purposes of section 9(1) of the Act, the fee to enter into an arrangement is—
 - (a) in relation to an arrangement entered into on or before 30 June 2014—\$0; or
 - (b) in relation to an arrangement entered into after 30 June 2014—\$18.
- (2) A person who satisfies the Fines Enforcement and Recovery Officer that he or she is suffering financial hardship such that he or she cannot pay the fee to enter into an arrangement under section 9(1) of the Act is, however, exempt from the fee.

4B—Community service requirements in arrangements

For the purposes of section 9(4)(f) of the Act, the following provisions apply in relation to community service under an arrangement entered into between the Fines Enforcement and Recovery Officer and an alleged offender:

- (a) the number of hours of community service to be performed by the alleged offender is to be calculated at the rate of 7.5 hours for each \$100 to be converted to community service;
- (b) the minimum number of hours of community service that may be required under an arrangement is 7.5 hours;
- (c) the maximum number of hours of community service that may be required under an arrangement is 500 hours;
- (d) the arrangement must not specify a number of hours of community service to be performed by an alleged offender who is already performing, or is liable to perform, community service, where the aggregate of that number and the number of hours currently being performed, or to be performed, would exceed 500;
- (e) the arrangement must specify a period, not exceeding 18 months, within which the community service is to be performed;
- (f) the alleged offender must report to a specified office of the administrative unit of the Public Service that is, under a Minister, responsible for the administration of the *Correctional Services Act 1982* within 2 working days after the arrangement is entered into;
- (g) on reporting under paragraph (f), the alleged offender must be assigned to a community corrections officer by whom the alleged offender will be supervised while performing community service;

- (h) the alleged offender must perform community service for not less than 4 hours each week and on such day, or days, as the community corrections officer to whom the alleged offender is assigned may direct;
- (i) in performing community service the alleged offender must carry out certain projects or tasks as the assigned community corrections officer reasonably requires;
- (j) the alleged offender may not, except in circumstances approved by the Minister for Correctional Services, be required to perform community service for a continuous period exceeding 7.5 hours;
- (k) if on any day a period of community service is to exceed 4 continuous hours, the next hour must be a meal break;
- (l) the alleged offender may not be required to perform community service at a time that would interfere with his or her remunerated employment or with a course of training or instruction relating to, or likely to assist him or her in obtaining, remunerated employment, or that would cause unreasonable disruption of the alleged offender's commitments in caring for his or her dependants;
- (m) the alleged offender may not be required to perform community service at a time that would cause him or her to offend against a rule of a religion that he or she practises;
- (n) the attendance of the alleged offender at any educational or recreational course of instruction approved by the Minister for Correctional Services will be taken to be performance of community service;
- (o) the alleged offender will not be remunerated for the performance of any community service pursuant to the order;
- (p) the alleged offender must obey the lawful directions of the community corrections officer to whom he or she is assigned.

4C—Arrangements with prescribed alleged offenders

For the purposes of section 9(6)(c) of the Act, alleged offenders who have previously failed to comply with an arrangement under section 9 of the Act resulting in the termination of the arrangement under section 9(10) of the Act are prescribed.

4D—Authority to obtain information

For the purposes of section 9(6)(e) of the Act, an irrevocable authority to obtain financial and contact information about the alleged offender under that section must have effect (and may only be used by the Fines Enforcement and Recovery Officer), during the period that an amount due remains outstanding.

4E—Exception to expiation on arrangement or enforcement

An alleged offender will not be taken to have expiated an offence or offences in accordance with sections 9(14) and 13(3) of the Act for the purposes of the following laws:

- (a) the *Criminal Law (Sentencing) Act 1988*;
- (b) the *Victims of Crime Act 2001*;
- (c) the *Young Offenders Act 1993*.

5—Variation of regulation 7—Notices relating to more than 1 offence

Regulation 7(4), (5) and (6)—delete subregulations (4), (5) and (6)

6—Substitution of regulation 8

Regulation 8—delete the regulation and substitute:

8—Enforcement determination fee

- (1) For the purposes of section 13(1)(b) of the Act, the fee payable by an issuing authority for the enforcement of an expiation notice is—
 - (a) in relation to an expiation notice sent to the Fines Enforcement and Recovery Officer on or before 30 June 2014—\$0; or
 - (b) in relation to an expiation notice sent to the Fines Enforcement and Recovery Officer after 30 June 2014—\$18.
- (2) A public sector agency (within the meaning of the *Public Sector Act 2009*) is, however, exempt from the fee for the enforcement of an expiation notice under section 13(1)(b) of the Act.

9—Fee for application for revocation of enforcement determination

- (1) For the purposes of section 13(5) of the Act, the fee for an application to the Fines Enforcement and Recovery Officer to revoke an enforcement determination is \$22.
- (2) A public sector agency (within the meaning of the *Public Sector Act 2009*) is, however, exempt from the fee to revoke an enforcement determination referred to in subregulation (1).

10—Notice of making, variation or revocation of enforcement determination

- (1) For the purposes of section 13(11) of the Act, the following particulars must be included in a notice given to an alleged offender the subject of an enforcement determination:
 - (a) whether the enforcement determination is being made, varied or revoked and, if the determination is being made or varied, the terms of the determination or variation;
 - (b) the date on which the determination, variation or revocation takes effect;
 - (c) a list of all amounts owing in relation to the determination;
 - (d) details of each alleged offence to which the determination relates including—

- (i) the date of each such offence; and
 - (ii) the issuing authority in relation to each such offence; and
 - (iii) a brief description of the particulars of each such offence;
 - (e) the reason for the variation or revocation of the determination.
- (2) For the purposes of section 13(11) of the Act, the following particulars must be included in a notice given to an issuing authority:
- (a) the name, address and any other particulars necessary to identify the alleged offender;
 - (b) details of each alleged offence under the determination for which the issuing authority issued an expiation notice to the alleged offender;
 - (c) a list of all amounts owing under the determination in relation to expiation notices issued by the issuing authority;
 - (d) whether the enforcement determination is being made, varied or revoked and, if the determination is being made or varied, the terms of the determination or variation;
 - (e) the date on which the determination, variation or revocation takes effect;
 - (f) the reason for the variation or revocation of the determination.

11—Amounts unpaid or unrecovered for more than certain period

- (1) For the purposes of section 14B(1) of the Act, the prescribed amount is \$255.
- (2) Section 14B(1) of the Act does not apply in circumstances where an enforcement determination has not been made in relation to the relevant expiation fee.

12—Disclosure of information to prescribed interstate authority

For the purposes of section 18D of the Act—

- (a) the following particulars are prescribed:
 - (i) name;
 - (ii) date of birth;
 - (iii) current residential address;
 - (iv) previous residential addresses;
 - (v) contact details, including contact telephone number and email address;
 - (vi) the name and address of the alleged offender's next of kin;
 - (vii) the employment details, including the name of an employer and the address of the place of employment;
 - (viii) the details of the pecuniary sum owed including a breakdown of the amounts owed specifying relevant dates and the offences to which the pecuniary sum relates;

- (ix) the details of the pecuniary sum owed including a breakdown of the amounts owed specifying relevant dates and the offences to which the pecuniary sum relates; and
- (b) any person or body in another State or Territory of the Commonwealth with responsibility, under a law of that jurisdiction, for the collection of amounts due in relation to expiation notices (however described) issued in the jurisdiction or fines imposed by a court of the jurisdiction, is a prescribed interstate authority.

13—Transitional provision

Section 14 of the Act as in force immediately before the commencement of Part 6 of the *Statutes Amendment (Fines Enforcement and Recovery) Act 2013* continues to apply in relation to an application made under that section.

7—Variation of Schedule 1—Forms

(1) Schedule 1, clause 1(1)(e) and (f)—delete paragraphs (e) and (f) and substitute:

- (e) the form must include a statement of the choices available to the alleged offender, for example—

YOUR CHOICES:

You may on or before the due date for payment—

- Dispute the allegation that you committed the offence(s) (or any of them) and elect to be prosecuted for that offence (or offences).

If you elect to be prosecuted, you may get a summons. The summons will set out when and where to attend court.

- Pay the total amount due for the offence(s) not disputed (including levies).
- Enter into a payment arrangement with the Fines Enforcement and Recovery Officer which may include payment of the amount of the fee(s) in instalments, an extension of time in which to pay or other options by agreement with the Fines Enforcement and Recovery Officer. A fee will apply to enter into an arrangement.
- If you think the offence(s) (or any of them) was trifling—apply to the *[issuing authority]* for a review of the expiation notice (for special meaning of trifling see section 4(2) *Expiation of Offences Act 1996*).

If applicable:

- If the offence is a parking or traffic offence and you were not driving at the time of the offence you may be able to provide a statutory declaration in accordance with the *Road Traffic Act 1961* or other relevant legislation.

- (f) the form must include a statement of the outcome if no choice is made by the alleged offender, for example—

If no choice is made for an offence within the expiation period 1 reminder notice will be sent and a reminder fee will apply. After that, the outstanding amount may be referred to the Fines Enforcement and Recovery Officer who may take enforcement action against you which may involve entering into a payment arrangement or property that you own (including motor vehicles and land) being seized and sold. An additional amount will become payable if enforcement action is taken.

(2) Schedule 1, clause 2(1)(e) and (f)—delete paragraphs (e) and (f) and substitute:

- (e) the form must include a statement of the choices available to the alleged offender, for example—

YOUR CHOICES:

You may on or before the due date for payment—

- Dispute the allegation that you committed the offence(s) (or any of them) and elect to be prosecuted for that offence (or offences).

If you elect to be prosecuted, you may get a summons. The summons will set out when and where to attend court.

- Pay the total amount due for the offence(s) not disputed (including levies and reminder notice fees).
- Enter into a payment arrangement with the Fines Enforcement and Recovery Officer which may include payment of the amount of the fee(s) in instalments, an extension of time in which to pay or other options by agreement with the Fines Enforcement and Recovery Officer. A fee will apply to enter into an arrangement.
- If you think the offence(s) (or any of them) was trifling—apply to the [issuing authority] for a review of the expiation notice (for special meaning of trifling see section 4(2) *Expiation of Offences Act 1996*).

If applicable:

- If the offence is a parking or traffic offence and you were not driving at the time of the offence you may be able to provide a statutory declaration in accordance with the *Road Traffic Act 1961* or other relevant legislation.

- (f) the form must include a statement of the outcome if no choice is made by the alleged offender, for example—

If no choice is made the outstanding amount may be referred to the Fines Enforcement and Recovery Officer who may take enforcement action against you which may involve entering into a payment arrangement or property that you own (including motor vehicles and land) being seized and sold. An additional amount will become payable if enforcement action is taken.

(3) Schedule 1, clause 3(1)(f) and (g)—delete paragraphs (f) and (g) and substitute:

- (f) the form must include a statement of the choices available to the alleged offender, for example—

YOUR CHOICES:

You may on or before the due date for payment—

- Dispute the allegation that you committed the offence(s) (or any of them) and elect to be prosecuted for that offence (or offences).

If you elect to be prosecuted, you may get a summons. The summons will set out when and where to attend court.

- Pay the total amount due for all offence(s) not disputed (including levies, warning notice fees and reminder notice fees).
- Enter into a payment arrangement with the Fines Enforcement and Recovery Officer which may include payment of the amount of the fee(s) in instalments, an extension of time in which to pay or other options by agreement with the Fines Enforcement and Recovery Officer. A fee will apply to enter into an arrangement.

- If you think the offence(s) (or any of them) was trifling—apply to the *[issuing authority]* for a review of the expiation notice (for special meaning of trifling see section 4(2) *Expiation of Offences Act 1996*).
- (g) the form must include a statement of the outcome if no choice is made by the alleged offender, for example—

If no choice is made for an offence within the expiation period the outstanding amount may be referred to the Fines Enforcement and Recovery Officer who may take enforcement action against you which may involve entering into a payment arrangement or property that you own (including motor vehicles and land) being seized and sold. An additional amount will become payable if enforcement action is taken.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 30 January 2014

No 29 of 2014

AGO0161/13CS

South Australia

Magistrates Court (Fees) Variation Regulations 2014

under the *Magistrates Court Act 1991*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Magistrates Court (Fees) Regulations 2004*

- 4 Insertion of Schedule 3
Schedule 3—Fees in Petty Sessions Division
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Magistrates Court (Fees) Variation Regulations 2014*.

2—Commencement

These regulations will come into operation on the day on which Part 6 of the *Statutes Amendment (Fines Enforcement and Recovery) Act 2013* comes into operation.

3—Variation provisions

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

Part 2—Variation of *Magistrates Court (Fees) Regulations 2004*

4—Insertion of Schedule 3

After Schedule 2 insert:

Schedule 3—Fees in Petty Sessions Division

- | | | |
|---|---|---------|
| 1 | On lodging an appeal against an enforcement determination under section 14 of the <i>Expiation of Offences Act 1996</i> | \$50.00 |
|---|---|---------|

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 30 January 2014

No 30 of 2014

AGO0161/13CS

South Australia

Victims of Crime (Fund and Levy) Variation Regulations 2014

under section 32 of the *Victims of Crime Act 2001*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Victims of Crime (Fund and Levy) Regulations 2003*

- 4 Variation of Schedule 1—Victims of crime levy
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Victims of Crime (Fund and Levy) Variation Regulations 2014*.

2—Commencement

These regulations will come into operation on the day on which Part 6 of the *Statutes Amendment (Fines Enforcement and Recovery) Act 2013* comes into operation.

3—Variation provisions

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

Part 2—Variation of *Victims of Crime (Fund and Levy) Regulations 2003*

4—Variation of Schedule 1—Victims of crime levy

Schedule 1, item 1(a)(i)—after "expiated" insert:

without the making of an enforcement determination under section 13 of the *Expiation of Offences Act 1996* in relation to the expiation notice

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 30 January 2014

No 31 of 2014

AGO0161/13CS

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

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

CITY OF MITCHAM

Amendment to Exclusion of Vehicles

NOTICE is hereby given that the City of Mitcham at its meeting held on 10 December 2013, resolved, pursuant to the power contained in Section 359 (2) of the Local Government Act 1934 to rescind its resolution made on 8 October 2013 and published in the *Gazette* on 2 March 2011, namely:

‘1. In exercise of its powers under Section 359 of the Local Government Act 1934, the Council resolves to amend Paragraph 1 of its resolution of 25 May 2010 to exclude vehicles from a portion of Craighburn Road, Craighburn Farm in the following terms:

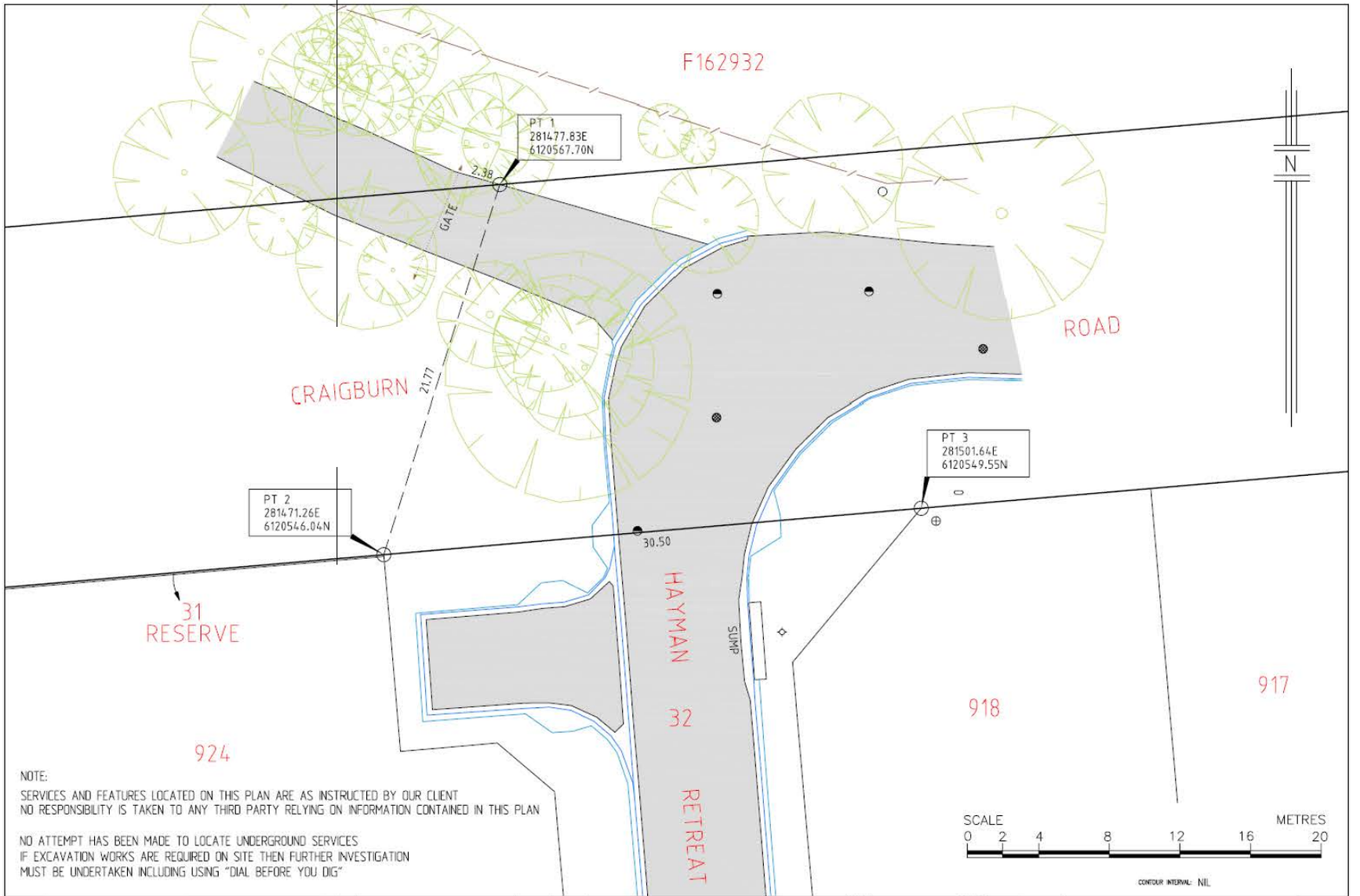
That Council excludes all vehicles with the exception of those listed below from the portion of Craighburn Road starting at the point approximately 10 metres west of the intersection between Hayman Retreat and Craighburn Road and westwards of this point:

- Government vehicles or their agents
- Cyclists
- Horse riders
- Emergency vehicles
- Vehicles authorised by Council

2. That the Administration be authorised to take all steps necessary and incidental to carrying out the resolution contained in paragraph 1 into effect.

3. That the power to authorise vehicles to access the closed portion of Craighburn Road be delegated to the Chief Executive Officer.’

M. PEARS, Chief Executive Officer



<p>Licensed & Engineering Surveyors</p>	1971 South Road Bedford Park SA 5042 Phone: 83576893	A B C D E F	BY DATE	GAS METER TELSTRA PIT HYDRANT SINKING TRAFFIC LIGHT POLE/STEEL TAP	SEWER PIT FIRE PLUG / STOP VALVE STORM WATER PIT WATER METER ELECTRICAL LIGHT POLE PEG SURVEY STATION	PERMANENT SURVEY MARK SKIN POST UNDERGROUND GAS UNDERGROUND SEWER UNDERGROUND TELSTRA UNDERGROUND WATER UNDERGROUND ELECTRICAL ENGINEERED FENCE BOUNDARY FENCE GATE	CLIENT: MCC SURVEYED: MW/NK DRAFTED: MW CHECKED: MW COORDINATES: MGA94	JOB NUM: 2010275 DATE: 12/1/11 DATE: 13/1/11 HEIGHT DATUM:	CRAIGBURN RD CRAIGBURN FARM DETAIL SURVEY
	1/61 Patterson St Whyalla SA 5600 Phone: 86442040	REVISIONS	DRAWING REF: 2010275-1 REV A PAGE 1 OF 1 A3						

CITY OF TEA TREE GULLY

Resignation of Mayor

NOTICE is hereby given in accordance with Section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Mayor of the City of Tea Tree Gully, due to the resignation of Mayor Miriam Smith, to take effect from 1 February 2014.

In accordance with Section 6 (2) of the Local Government (Elections) Act 1999, a supplementary election will not be held to fill the casual vacancy as the vacancy occurred after 1 January of a year in which a periodic election is due to be held and before the date on which nominations for that election are to be invited.

J. MOYLE, Chief Executive Officer

THE FLINDERS RANGES COUNCIL

Resignation of Councillor

NOTICE is hereby given in accordance with Section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Area Councillor, due to the resignation of Councillor Kathleen Walsh.

In accordance with Section 6 (2)(1)(i) of the Local Government (Elections) Act 1999, the vacancy will not be filled until the next periodical election in November 2014.

C. J. DAVIES, Chief Executive Officer

TATIARA DISTRICT COUNCIL

Resignation of Councillor

NOTICE is hereby given in accordance with Section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of East Ward Councillor, due to the resignation of Councillor Steve Dick, to take effect from 21 January 2014. This position will remain vacant until November 2014 when a periodic election will take place.

R. J. HARKNESS, Chief Executive Officer

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

Andersen, Elma Rose, late of 11 Durand Terrace, Enfield, widow, who died on 28 October 2013.

Austin, Frederick William, late of 25 Marvin Avenue, Gilles Plains, retired technician, who died on 5 November 2013.

Billing, Violet Emily, late of 25 Newton Street, Whyalla, widow, who died on 27 September 2013.

Eckermann, Dulcie Jean, late of 59 Ferguson Avenue, Myrtle Bank, of no occupation, who died on 29 September 2013.

Freeborn, Brian, late of 150 Reynell Road, Woodcroft, retired group manager, who died on 27 October 2013.

Grubb, Barbara Jean, late of 11 Shearing Street, Oaklands Park, home duties, who died on 21 March 2013.

Haag, Ann Catherine, late of 15 Holden Street, Hindmarsh, of no occupation, who died on 12 September 2013.

Ingram, Ruth Marie, late of 276 Portrush Road, Beulah Park, of no occupation, who died on 18 April 2013.

Mallen, Christopher Barr, late of 60 States Road, Morphett Vale, of no occupation, who died on 25 October 2012.

Marty, Peter Bryan, late of 18 Cudmore Terrace, Marleston, retired cleaner, who died on 12 November 2013.

McCallum, Matthew, late of 30 Cockburn Street, Mount Gambier, retired factory cleaner, who died on 12 November 2013.

Munday, Gilbert John, late of 78 Windsor Grove, Windsor Gardens, retired carpet layer, who died on 1 October 2013.

Opie, Robert Felstead, late of 11 Allchurch Avenue, North Plympton, retired renovation contractor, who died on 29 August 2013.

Reichstein, Sylvia Gladys, late of corner of Fort Street and Sylvan Way Grange, retired calculating machinist, who died on 15 October 2013.

Roberts, Veronica Valeria, late of 2 Franciscan Avenue, Lockleys, of no occupation, who died on 19 September 2013.

Scroop, Keith Alexander, late of 39 Finnis Street, Marion, retired metal machinist, who died on 13 November 2013.

Seel, Jack Horrocks, late of 175 Main South Road, Yankalilla, retired stevedor, who died on 7 September 2011.

Williams, Derek, late of 27 Short Street, Millicent, retired bus driver, who died on 30 June 2013.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 28 February 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 30 January 2014.

D. A. CONTALA, Public Trustee

ATTENTION

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

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