No. 49 2975



# THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

#### PUBLISHED BY AUTHORITY

# ADELAIDE, TUESDAY, 1 AUGUST 2017

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All public Acts appearing in this gazette are to be considered official, and obeyed as such

Department of the Premier and Cabinet Adelaide, 1 August 2017

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Construction Industry Training Board, pursuant to the provisions of the Construction Industry Training Fund Act 1993:

Member: (from 4 August 2017 until 1 August 2019)

Denise Yvonne Janek Natasha Anne Hemmerling

Christine Stone Phillip George Sutherland

Martin James O'Malley

Member: (from 14 August 2017 until 1 August 2020)

Mary Gabrielle Thompson

Deputy Member: (from 4 August 2017 until 1 August 2019)

Margaret Theresa Thornton (Deputy to Janek) Andrew David Clarke (Deputy to Hemmerling)

Ian Markos (Deputy to Stone)

Victoria Bridget Griffith (Deputy to Sutherland)

Aaron Michael Cartledge (Deputy to O'Malley)

Presiding Member: (from 14 August 2017 until 1 August 2020)

Mary Gabrielle Thompson

By command,

JAY WILSON WEATHERILL, Premier

#### MHES17/016

Department of the Premier and Cabinet Adelaide, 1 August 2017

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Susan Elizabeth Close, MP, Minister for Education and Child Development and Minister for Higher Education and Skills to be also Acting Minister for Sustainability, Environment and Conservation, Acting Minister for Water and the River Murray and Acting Minister for Climate Change for the periods from 28 August 2017 until 10 September 2017 inclusive, and 1 January 2018 until 14 January 2018 inclusive, during the absence of the Honourable Ian Keith Hunter, MLC.

By command,

JAY WILSON WEATHERILL, Premier

#### 17MSECCS029

Department of the Premier and Cabinet Adelaide, 1 August 2017

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Kyam Joseph Maher, MLC, Minister for Employment, Minister for Aboriginal Affairs and Reconciliation, Minister for Manufacturing and Innovation, Minister for Automotive Transformation and Minister for Science and Information Economy to be also Acting Minister for Agriculture, Food and Fisheries, Acting Minister for Forests, Acting Minister for Tourism, Acting Minister for Recreation and Sport and Acting Minister for Racing for the period from 27 August 2017 to 31 August 2017 inclusive, during the absence of the Honourable Leon William Kennedy Bignell, MP

By command,

JAY WILSON WEATHERILL, Premier

17MTOUR008

Department of the Premier and Cabinet Adelaide, 1 August 2017

HIS Excellency the Governor in Executive Council has been pleased to appoint William Muirhead as Agent-General for South Australia in London for a term commencing on 16 December 2017 and expiring on 31 March 2019, pursuant to the provisions of the Agent-General Act

By command.

JAY WILSON WEATHERILL, Premier

DPC17/049CS

Department of the Premier and Cabinet Adelaide, 18 July 2017

HIS Excellency the Governor directs it to be notified that he has been pleased to approve the retention of the title *Honourable* by: The Honourable Geoffrey Muecke.

By command,

JOHN RAU, Acting Premier

#### AERODROME FEES ACT 1998

#### PARAFIELD AIRPORT

Schedule of Charges—Effective from 1 September 2017

THE prices shown in this Schedule are inclusive of GST. The following charges apply to the use of Parafield Airport:

- (a) Landing Charge:
  - (i) For each aircraft weighing more than 10 000 kg MTOW, a charge of \$8.44 per 1 000 kg MTOW pro-rata.
  - (ii) For aircraft landing at Parafield Airport for the purposes of undergoing substantial maintenance on the airport and weighing less than 10 000 kg MTOW, a single charge of \$8.44 per 1 000 kg MTOW pro-rata.
  - (iii) For the purposes of an aircraft undergoing substantial maintenance, evidence in the form of a Substantial Maintenance Claim Form must be submitted to the Credit Controller at Parafield Airport Ltd (PAL) within 24 hours of the aircraft landing at Parafield Airport. If PAL is not notified of an aircraft landing for substantial maintenance within 24 hours, then a daily charge of \$8.44 per 1 000 kg MTOW *pro-rata* will be levied in addition to the landing charge. It is the responsibility of the aircraft owner/operator to ensure that the form is lodged with PAL by the due date.
- (b) General Aviation Access Charge (GAAC):

For each aircraft not covered by (a) above a GAAC of \$8.44 per 1 000 kg MTOW pro-rata per day or part of a day will be made. GAAC may be paid in advance for periods of one month, six months or twelve months. Advance payment will attract a discount as shown in the table below.

Period	Rate per 1 000 kg MTOW (pro rata)	Effective discount rate %
One Month	231.00	10
Six Months	1 232.00	20
Twelve Months	2 156.00	30

(MTOW = maximum take-off weight as specified by the manufacturer)

This Schedule may change from time to time. By using Parafield Airport the Aircraft Operator is deemed to have accepted these Charges as amended from time to time.

Parafield Airport Ltd (ABN 68 075 176 608)

Registered Office: 1 James Schofield Drive, Adelaide Airport, S.A. 5950 Administration Office: Building 18, Tigermoth Lane, Parafield Airport, S.A. 5106

Website: www.aal.com.au

#### AQUACULTURE ACT 2001

Grant of Aquaculture Lease

PURSUANT to the provisions of section 22 of the Aquaculture Act 2001, notice is hereby given of the grant of the following lease for the purposes of aquaculture in the waters of the state:

LA00397

LA00398

LA00399

LA00400

LA00401

LA00402 LA00403

Further details are available for the above lease on the Aquaculture Public Register; which can be found at <a href="http://www.pir.sa.gov.au/aquaculture/aquaculture public register">http://www.pir.sa.gov.au/aquaculture/aquaculture public register</a> or by contacting Aquaculture Leasing & Licensing on 8226 0900.

E. KAESE, Leasing and Licensing Officer

#### **DEVELOPMENT REGULATIONS 2008**

STATE AGENCY DEVELOPMENT EXEMPT FROM APPROVAL—REGULATION 67 AND SCHEDULE 14

Identification of Site Determined by the Minister for the Purposes of Clause 1 (2a) of Schedule 14—Battery Storage Facility Preamble

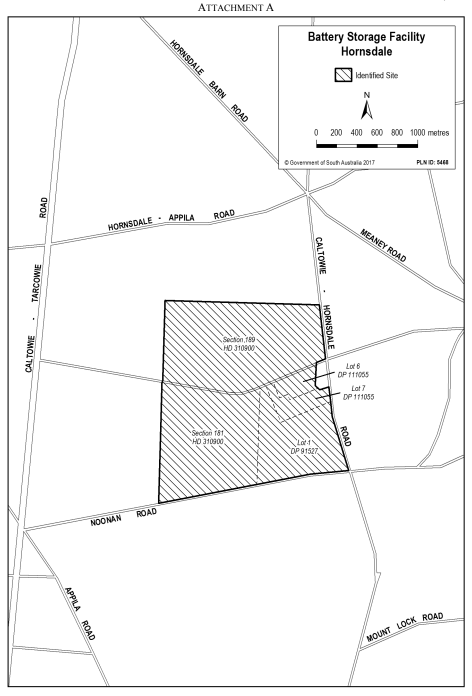
It is necessary to advise that pursuant to Schedule 14, Clause 1 (2a) of the Development Regulations 2008, I have determined a site to be identified by notice in the *Gazette*.

#### NOTICE

PURSUANT to Schedule 14, Clause 1 (2a), of the Development Regulations 2008, I, John Rau, being the Minister administering the Development Act 1993:

- (a) have determined that Schedule 14—State agency development exempt from approval, Clause 1 (1) (iib) and (iid) will apply in relation to the 'Identified Site' shown on the map contained in 'Attachment A'; and
- (b) fix the day on which this notice is published in the *Gazette* as the day on which the 'Identified Site' will come into operation. Dated 28 July 2017.

JOHN RAU, Minister for Planning



#### **DEVELOPMENT REGULATIONS 2008**

STATE AGENCY DEVELOPMENT EXEMPT FROM APPROVAL—REGULATION 67 AND SCHEDULE 14

Identification of Site(s) Determined by the Minister for the Purposes of Clause 1 (2a) of Schedule 14—

Battery Storage Facility and/or Electricity Generating Plant

#### Preamble

It is necessary to advise that pursuant to Schedule 14, Clause 1 (2a) of the Development Regulations 2008, I have determined site(s) to be identified by notice in the *Gazette*.

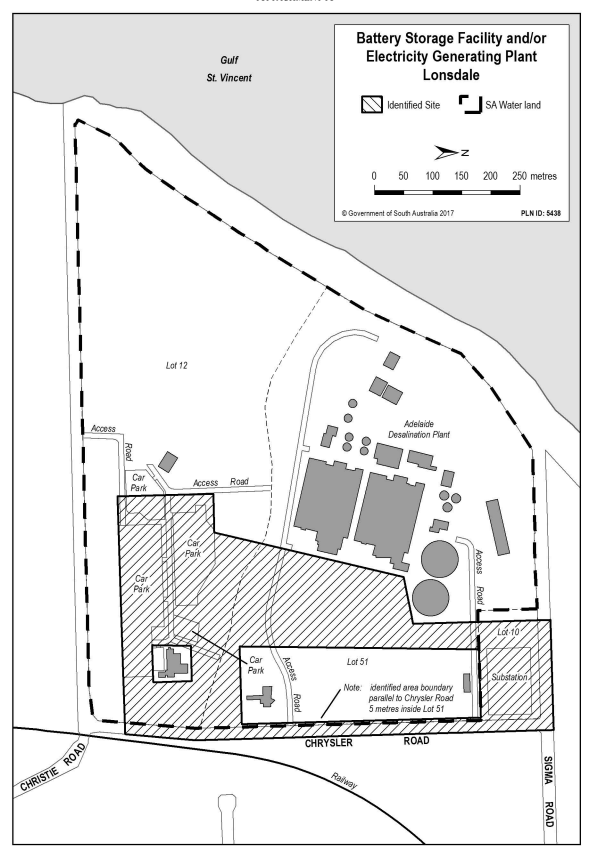
#### NOTICE

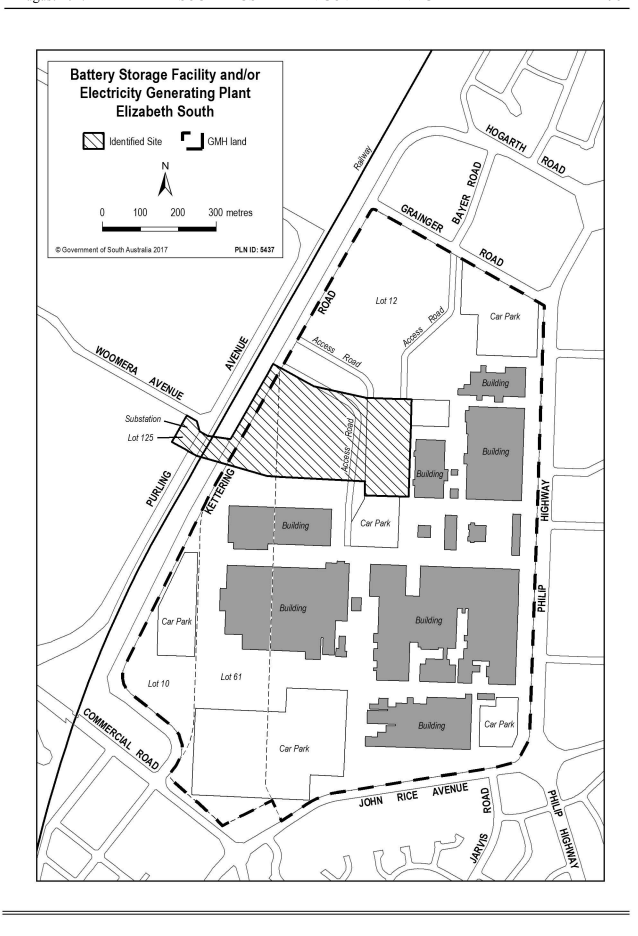
PURSUANT to Schedule 14, Clause 1 (2a) of the Development Regulations 2008, I, John Rau, being the Minister administering the Development Act 1993:

- (a) have determined that Schedule 14—State agency development exempt from approval, Clause 1 (1) (iib), (iic) and (iid) will apply in relation to the 'Identified Sites' shown on the maps contained in Attachment A; and
- (b) fix the day on which this notice is published in the *Gazette* as the day on which the 'Identified Sites' will come into operation.

Dated	3	Jul	y 20	)I	١.
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#### ATTACHMENT A





#### FISHERIES MANAGEMENT ACT 2007

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture:

#### at BEACHPORT on 11/07/2017

1) SZRL pot, 3 yellow 4ltr floats, 1x pinky marked (26) float, no neck, rope mesh.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

#### BEACHPORT

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated 24 July 2017.

B. BALMER, Prosecutions Coordinator

#### FISHERIES MANAGEMENT ACT 2007

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

#### at BEACHPORT on 11/07/2017

1) SZRL pot, black neck, purple cane top, red 4ltr float, 2x white floats, blue rope

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

#### **BEACHPORT**

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated 24 July 2017.

B. BALMER, Prosecutions Coordinator

#### FISHERIES MANAGEMENT ACT 2007

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

#### at BEACHPORT on 11/07/2017

1) SZRL pot with red neck, white 2ltr float, white rope 2 red float, yellow rope only

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

#### BEACHPORT

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated 24 July 2017.

B. BALMER, Prosecutions Coordinator

#### FISHERIES MANAGEMENT ACT 2007

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

#### at GUICHEN BAY on 30/03/2017

- 1) red neck, blue rope, red 4lt buoy, white 2lt buoy, two black bait baskets.
- 2) red neck, yellow rope, red 4lt buoy, white 2lt buoy, one black bait basket.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

#### **GUICHEN BAY**

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated 28 July 2017.

B. BALMER, Prosecutions Coordinator

#### FISHERIES MANAGEMENT ACT 2007

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

#### at SALT CREEK on 22/07/2017

1) 50 mm mesh net, nil marker buoys

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

#### SALT CREEK

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated 28 July 2017.

B. BALMER, Prosecutions Coordinator

#### FISHERIES MANAGEMENT ACT 2007: SECTION 115

Variation - ME9902924

TAKE notice that the Ministerial exemption ME9902924 notice issued to Dr Charlie Huveneers of Flinders University, Sturt Road, Bedford Park SA 5042 pursuant to section 115 of the Fisheries Management Act 2007 dated 21 February 2017, being the third notice published on page 606 of the South Australian Government Gazette dated 23 February 2017, is HEREBY VARIED by inserting Garry Barnes, Barnes Seafood Pty Ltd, licence holder of Blue Crab Fishery licence numbers K01 and K02 and their registered masters as agents in schedule 2, condition 7.

Dated 28 July 2017.

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

#### **GAMING MACHINES REGULATIONS 2005**

#### NOTICE UNDER REGULATION 5B

Trading Round For Gaming Machine Entitlements

TAKE notice that pursuant to Regulation 5B of the Gaming Machine Regulations 2005, I, Dini Soulio, Liquor and Gambling Commissioner have established a trading round for the purchase and sale of gaming machine entitlements. This trading round will commence on **Thursday 3 August 2017** and will be known as **Trading Round 14/2017**.

Offers to purchase or sell gaming machine entitlements in Trading Round 14/2017 are invited from persons eligible to do so in accordance with the Gaming Machines Regulations 2005. The closing date and time for the submission of offers is:

#### FRIDAY 8 SEPTEMBER 2017 at 5.00pm

The determination of offers that are to be regarded as accepted will occur on Thursday 12 October 2017 (known as the Trading Day).

An administration fee of \$110 (per entitlement) applies for Trading Round 14/2017 for the submission of offers to purchase entitlements. There is no fee for the submission of offers to sell entitlements.

Offers to purchase or sell gaming machine entitlements in Trading Round 14/2017 may only be made on the application forms available from the Consumer and Business Services website at <a href="https://www.cbs.sa.gov.au">www.cbs.sa.gov.au</a>.

Application forms and supporting documentation should be submitted in a sealed envelope clearly marked 'Trading Round Offers' and may only be lodged—

In the Tender Box at: or By Mail at:

Consumer and Business Services Trading Round 14/2017 Customer Service Centre (Concierge Desk) Chesser House 91 Grenfell Street

Adelaide SA 5000

Consumer and Business Services Trading Round 14/2017 PO Box 3241 Rundle Mall SA 5000

Applications received after the closing date and time (including those submitted by mail) will not be considered for inclusion in this trading round.

Applications forwarded by email or facsimile will not be accepted under any circumstances.

#### TRADING ROUND ENQUIRIES

Phone: (08) 8204 9442 or Email: gmetrade@sa.gov.au

Dated 1 August 2017.

Dini Soulio Liquor and Gambling Commissioner

#### GEOGRAPHICAL NAMES ACT, 1991

Notice to Assign a Name to a Place

NOTICE is hereby given pursuant to the provisions of the above Act that I, MICHAEL BURDETT, Surveyor-General and Delegate appointed by Honourable Stephen Mullighan MP, Minister for Transport and Infrastructure, Minister of the Crown to whom the administration of the Geographical Names Act 1991 is committed DO HEREBY assign the names ANNA RENNIE PATH to that features located Jenkins Street and Unnamed Road, located at New Port and Port Adelaide as shown highlighted pink on the plan available at the link below.

Copies of the plan for this naming proposal can be viewed at:

- the Office of the Surveyor-General, 101 Grenfell Street, Adelaide
- the Land Services web-site at <a href="www.sa.gov.au/landservices/namingproposals">www.sa.gov.au/landservices/namingproposals</a>

24 July 2017

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

DPTI.2017/06870/01

#### **GEOGRAPHICAL NAMES ACT 1991**

Notice to Alter Boundaries of Places

NOTICE is hereby given pursuant to Section 11B (4) of the Geographical Names Act, 1991, that I, MICHAEL BURDETT, Surveyor-General and Delegate appointed by Honourable Stephen Mullighan, Minister for Transport and Infrastructure, Minister of the Crown to whom the administration of the Geographical Names Act 1991 is committed DO HEREBY alter the following boundaries as listed in the schedule below.

THE SCHEDULE		
Description	File Reference	Date of Approval
Alter the boundary between Maltee and Mudamuckla to include all of Allotment 100 in Deposited Plan 55481, within the locality of Mudamuckla.	DPTI 2017/05634/01	21 / 7 / 2017
Alter the boundary between Kelly and Mangalo to include all of Allotment 50, in Deposited Plan 68070, within the locality of Kelly.	DPTI 2017/06029/01	21 / 7 / 2017
Alter the boundary between Yanerbie and Sceale Bay to include all of Allotment 1051, in Deposited Plan 111974, within the locality of Sceale Bay.	DPTI 2017/06024/01	21 / 7 / 2017

The altered boundary can be viewed on the Land Services Property Location Browser (PLB) website at:

www.landservices.sa.gov.au/10nline Services/20PLB/0default.asp or by contacting Land Boundaries, DPTI on (08) 8226 3983.

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

HOUSING IMPROVEMENT ACT 2016

Rent Control

THE Minister for Social Housing Delegate in the exercise of the powers conferred by the *Housing Improvement Act 2016*, does hereby fix the maximum rental per week which shall be payable subject to Section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table. The amount shown in the said table shall come into force on the date of this publication in the *Gazette*.

Address of House	Allotment, Section, etc.	Certificate of Title Volume Folio	Maximum rental per week payable in respect of each house \$
3 Raven Court, Wynn Vale SA 5127	Allotment 100 Deposited Plan 20765 Hundred of Yatala	CT5231/653	240.00
70 Drain Road, New Town SA 5554 (AKA Kadina)	Allotment 118 Filed Plan 198299 Hundred of Wallaroo	CT5571/53	142.50
16 Rawlings Avenue, Flinders Park SA 5025	Allotment 18 Deposited Plan 9394 Hundred of Yatala	CT5574/587	180.00
7 Sea View Road, Para Hills SA 5096	Allotment 105 Deposited Plan 7472 Hundred of Yatala	CT5122/953	170.00
202 Three Chain Road, Port Pirie South SA 5540	Allotment 33 Deposited Plan 3966 Hundred of Pirie	CT5724/136	90.00
Dated 1 August 2017.	T. BAKER, Director, Property and Contract	Management, Housin	g SA (Delegate SAHT)

#### HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

WHEREAS the Minister for Social Housing Delegate is satisfied that each of the houses described hereunder has ceased to be unsafe or unsuitable for human habitation for the purposes of the *Housing Improvement Act 2016*, notice is hereby given that, in exercise of the powers conferred by the said Act, the Minister for Social Housing does hereby revoke the said Rent Control in respect of each property.

Address of House	Allotment, Section	Certificate of Title Volume Folio
14 Tenth Street, Bowden SA 5007 (Boarding house)	Allotment 65 Filed Plan 121912 Hundred of Yatala	CT5406/514
26 Sandford Street, Kensington Gardens SA 5068	Allotment 120 Filed Plan 20595 Hundred of Adelaide	CT4101/919, CT5841/610
23 Rose Street, Ottoway SA 5013	Allotment 7 Filed Plan 107927 Hundred of Port Adelaide	CT5191/404
Dated 1 August 2017. T. E	BAKER, Director, Property and Contract Management, Housing	g SA (Delegate SAHT)

#### MENTAL HEALTH ACT 2009

NOTICE is hereby given in accordance with Section 94(1) of the Mental Health Act 2009, that the Chief Psychiatrist has determined the following persons as Authorised Mental Health Professionals commencing from date of Gazettal:

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

Kylie Curtis Elizabeth Hove Kristina Juraja Steven Letcher

A. GROVES, Chief Psychiatrist

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: Wentworth Metals Group Pty Ltd

Location: Weekeroo area—approximately 50 km east-north-east of Yunta.

Pastoral Leases: Florina, Mount Victor, Oulnina, Outalpa, Plumbago, Weekeroo and Wiawera.

Term: Two years Area in km<sup>2</sup>: 270

Reference number: 2017/00040

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land-access/community-information">http://www.minerals.dpc.sa.gov.au/land-access/community-information</a> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: Yandan Gold Mines Pty Ltd

Location: Bangor area—approximately 20 km east-north-east of Port Germain.

Term: One year Area in km<sup>2</sup>: 755

Reference number: 2017/00053

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land\_access/community\_information">http://www.minerals.dpc.sa.gov.au/land\_access/community\_information</a> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: Hamelin Gully Pty Ltd

Location: Yunta area—approximately 100 km east-north-east of Peterborough.

Pastoral Leases: Winnininnie, Netley Gap, Devonborough Downs, Wadnaminga, Oulnina Park, Oulnina, Lilydale and Benda.

Term: One year Area in km<sup>2</sup>: 925

Reference number: 2017/00076

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land\_access/community\_information">http://www.minerals.dpc.sa.gov.au/land\_access/community\_information</a> or hard copy on request to Mineral Tenements.

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: Modern Exploration Pty Ltd

Location: Curnamona area—approximately 100 km north-north-west of Manna Hill.

Pastoral Leases: Curnamona and Erudina.

Term: One year Area in km<sup>2</sup>: 1 000

Reference number: 2017/00093

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land">http://www.minerals.dpc.sa.gov.au/land</a> access/community information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: Modern Exploration Pty Ltd

Location: Frome Downs area—approximately 135 km north of Manna Hill.

Pastoral Leases: Billeroo West, Curnamona, Erudina, Frome Downs and Wertaloona.

Term: One year Area in km<sup>2</sup>: 1 000

Reference number: 2017/00094

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land-access/community\_information">http://www.minerals.dpc.sa.gov.au/land-access/community\_information</a> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: Modern Exploration Pty Ltd

Location: Wertaloona area—approximately 145 km north-north-west of Manna Hill. Pastoral Leases: Curnamona, Erudina, Martins Well, Wertaloona and Wirrealpa.

Term: One year Area in km<sup>2</sup>: 997

Reference number: 2017/00095

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land-access/community\_information">http://www.minerals.dpc.sa.gov.au/land-access/community\_information</a> or hard copy on request to Mineral Tenements.

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: Marmota Limited

Location: Mount Chrisie area—approximately 140 km northeast of Tarcoola.

Pastoral Leases: Mulgathing and Mobella.

Term: Two years Area in km<sup>2</sup>: 564

Reference number: 2017/00110

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land-access/community-information">http://www.minerals.dpc.sa.gov.au/land-access/community-information</a> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: Ausmex Mining Ltd

Location: Burra Eastern Districts area—approximately 30 km east of Burra.

Term: Two years Area in km<sup>2</sup>: 929

Reference number: 2017/00111

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land">http://www.minerals.dpc.sa.gov.au/land</a> access/community information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: Gawler Resources Pty Ltd

Location: Penong area—approximately 80 km west of Ceduna.

Term: Two years Area in km<sup>2</sup>: 691

Reference number: 2017/00114

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land\_access/community\_information">http://www.minerals.dpc.sa.gov.au/land\_access/community\_information</a> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: Minotaur Operations Pty Ltd

Location: Whichelby area—approximately 20 km east of Streaky Bay.

Term: Two years Area in km<sup>2</sup>: 602

Reference number: 2017/00116

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land">http://www.minerals.dpc.sa.gov.au/land</a> access/community information or hard copy on request to Mineral Tenements.

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: Rio Tinto Exploration Pty Ltd

Location: Lake MacFarlane area—approximately 130 km northwest of Port Augusta.

Pastoral Leases: Mahanewo, Nonning and Yalymboo.

Term: Three years Area in km<sup>2</sup>: 714

Reference number: 2017/00121

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land-access/community-information">http://www.minerals.dpc.sa.gov.au/land-access/community-information</a> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: SA Exploration Pty Ltd

Location: Hardy area—approximately 50 km east of Peterborough.

Term: Two years Area in km<sup>2</sup>: 947

Reference number: 2017/00125

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land">http://www.minerals.dpc.sa.gov.au/land</a> access/community information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: FMG Resources Pty Ltd

Location: Mount Riddoch area—approximately 120 km southeast of Coober Pedy.

Pastoral Leases: Anna Creek, Billa Kalina and Millers Creek.

Term: Two years Area in km<sup>2</sup>: 743

Reference number: 2017/00132

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land">http://www.minerals.dpc.sa.gov.au/land</a> access/community information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: FMG Resources Pty Ltd

Location: Warriner Hill area—approximately 100 km east-south-east of Coober Pedy.

Pastoral Lease: Anna Creek

Term: Two years Area in km<sup>2</sup>: 239

Reference number: 2017/00134

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land">http://www.minerals.dpc.sa.gov.au/land</a> access/community information or hard copy on request to Mineral Tenements.

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: FMG Resources Pty Ltd

Location: Parakylia area—approximately 70 km west-north-west of Andamooka.

Pastoral Leases: Billa Kalina, Parakylia, Roxby Downs and Stuart Creek.

Term: Two years Area in km<sup>2</sup>: 455

Reference number: 2017/00137

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land">http://www.minerals.dpc.sa.gov.au/land</a> access/community information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: FMG Resources Pty Ltd

Location: Mount Vivian area—approximately 110 km west-north-west of Andamooka. Pastoral Leases: Billa Kalina, Millers Creek, Mount Eba, Mount Vivian and Parakylia.

Term: Two years Area in km<sup>2</sup>: 641

Reference number: 2017/00140

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land">http://www.minerals.dpc.sa.gov.au/land</a> access/community information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: FMG Resources Pty Ltd

Location: Andamooka area—approximately 50 km northwest of Roxby Downs.

Pastoral Lease: Billa Kalina.

Term: Two years Area in km<sup>2</sup>: 68

Reference number: 2017/00141

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land">http://www.minerals.dpc.sa.gov.au/land</a> access/community information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### MINING ACT 1971

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: FMG Resources Pty Ltd

Location: Kingoonya area—approximately 120 km south-south-east of Coober Pedy.

Pastoral Leases: Bulgunnia, McDouall Peak and Mount Eba.

Term: Two years Area in km<sup>2</sup>: 650

Reference number: 2017/00142

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land\_access/community\_information">http://www.minerals.dpc.sa.gov.au/land\_access/community\_information</a> or hard copy on request to Mineral Tenements.

Notice Pursuant to Section 28 (5) of the Mining Act 1971

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

Applicant: FMG Resources Pty Ltd

Location: Tarcoola area—approximately 150 km south of Coober Pedy. Pastoral Leases: McDouall Peak, Bulgunnia and Commonwealth Hill.

Term: Two years Area in km<sup>2</sup>: 486

Reference number: 2017/00143

Plan and coordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public\_notices or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <a href="http://www.minerals.dpc.sa.gov.au/land">http://www.minerals.dpc.sa.gov.au/land</a> access/community information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

#### South Australia

# **Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2017**

under the Motor Vehicles Act 1959

## 1—Short title

This notice may be cited as the *Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2017.* 

#### 2—Commencement

This notice takes effect when it is published in the Gazette.

#### 3—Interpretation

In this notice—

*Act* means the *Motor Vehicles Act 1959*;

*Code of Practice* means the 'Code of Practice for Club Registration - a 90 day conditional registration scheme for historic, left hand drive and street rod vehicles' published by the Department of Planning, Transport and Infrastructure;

*Conditional Registration Scheme* or *Scheme* means the scheme for conditional registration of historic, prescribed left hand drive and street rod motor vehicles under section 25 of the Act and regulations 15 and 16 of the Motor Vehicles Regulations 2010;

**Department** means the Department of Planning, Transport and Infrastructure

*Federation* means the Federation of Historic Motoring Clubs Inc;

*MR334 form* means an 'Approval for Registration of Vehicle on the Club Registration Scheme (MR334)';

**Prescribed log book** means a log book in a form approved by the Registrar;

Registrar means the Registrar of Motor Vehicles;

**Regulations** means the Motor Vehicles Regulations 2010.

# 4—Recognition of motor vehicles clubs

The motor vehicle clubs specified in Schedule 1 are, subject to the conditions set out in clause 5, recognised for the purposes of regulation 16 of the Regulations.

### 5—Conditions of recognition

A motor vehicle club specified in Schedule 1 must comply with the following conditions:

- (a) the club must maintain a constitution approved by the Registrar;
- (b) the club must nominate and have members authorised by the Registrar (authorised persons). The club's authorised person(s) are responsible for approving applicants and motor vehicles for registration under the Scheme. This includes confirming that Scheme applicants are financial members of a club; any other details as required by the Registrar on the MR334 form; and to inspect members' vehicles when requested to do so by the Registrar;
- (c) the club must issue a prescribed log book to club members for each of their vehicles to record vehicle use;
- (d) the club must cancel a member's prescribed log book when a member resigns, must ensure that a statutory declaration is provided when a member's log book is lost or destroyed, must keep details of members' prescribed log book return sheets and forward copies of the same to the Registrar or Federation annually as required;
- (e) the club must create and maintain records detailing all its financial members, its authorised persons, all vehicles for which an MR334 form has been issued, all statutory declarations received and prescribed log books issued and returned to the club;
- (f) the club must keep records for a period of 5 years from the date of the document and these records must include all duplicate MR334 forms, all records of motor vehicle inspections undertaken in accordance with paragraph (b), all statutory declarations provided by members for the purposes of paragraphs (d), all prescribed log books issued by reference to their serial number, the member's name and the vehicle for which it was issued, and to make all such records available for inspection or provide copies of the records at the request of the Registrar for audit purposes;
- (g) the club must ensure, as far as practicable, that all members comply with the Code of Practice;
- (h) the club, as far as practicable, must report to the Registrar or the Federation details of members and motor vehicles not complying with the conditions and criteria set out in the Code of Practice for the Scheme;
- (i) the club must provide to the Registrar, within 2 months after the end of the club's financial year, an annual report detailing members from that financial year with vehicles registered under the Scheme who are no longer financial members of the club;

(j) the club must notify the Registrar, in writing, within 14 days of resolution to cease operation as a club and must provide the club records specified in paragraph (f) to the Registrar within 14 days of its dissolution.

#### Note-

Under regulation 16(3)(c) of the *Motor Vehicles Regulations 2010*, the Registrar may, by notice in the Gazette, withdraw the recognition of a motor vehicle club if satisfied that the club has contravened or failed to comply with a condition applying to its recognition by the Registrar, or if there is other good cause to withdraw the recognition.

# Schedule 1—Recognised motor vehicle clubs

Historic, left-hand drive and street rod motor vehicle clubs

The Italian Made Cars Club Inc

## Made by the Registrar of Motor Vehicles

On 20 July 2017

#### NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Partial Closure of Flinders Chase National Park.

PURSUANT to Regulations 7(3) (a) and 7(3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, John Erwin Schutz, Director of National Parks and Wildlife, close to all vehicles, part of Flinders Chase National Park, from:

5.00 a.m. until 2 p.m. on Saturday, 26th August 2017.

The closure applies to the first 3 kilometres of West Bay Road, the whole of Cape du Couedic Road, the whole of Boxer Drive and the whole of Weirs Cove Road.

Vehicle access from/to the Rocky River Campground and from/to West Bay Road to/from the Flinders Chase National Park Visitor Centre, will not be possible during the closure period, due to the partial closure of the West Bay Road and the closure of Cape du Couedic Road.

The purpose of the closure is to allow for the running of an event within the reserve during the period indicated.

Permission to enter closed Reserve

Pursuant to Regulations 7(4), and 40 of the National Parks and Wildlife (National Parks) Regulations 2001, I, John Erwin Schutz, Director of National Parks and Wildlife, grant permission to those persons identified in the Hire Agreement between the Minister for Sustainability, Environment, and Conservation and 1908 Management Group Pty Ltd, trading as 1908 Sports Management, to drive a vehicle in the closed portions of Flinders Chase National Park from 5.00 a.m. until 2 p.m. on Saturday 26th August 2017 in accordance with the purposes and conditions as outlined in the said Hire Agreement.

This permission is conditional upon the observance by each of those persons of the requirements of the National Parks and Wildlife Act 1972, and the National Parks and Wildlife (National Parks) Regulations 2001, including those requiring compliance with the Director's requests, requirements and orders of a Warden.

Dated 6 July 2017.

J. E. SCHUTZ, Director of National Parks and Wildlife

#### NATIONAL GAS (SOUTH AUSTRALIA) ACT 2008

#### NATIONAL GAS (SOUTH AUSTRALIA) LAW: SECTION 294F

Notice of Making of National Gas (Pipelines Access-Arbitration) Amendment Rules 2017

I, TOM KOUTSANTONIS, Minister for Mineral Resources and Energy for the Crown in right of the State of South Australia, as the Minister administering the National Gas (South Australia) Act 2008, hereby give notice of the making of the National Gas (Pipelines Access-Arbitration) Amendment Rules under section 294F(1) of the National Gas (South Australia) Law on the recommendation of the Council of Australian Governments' Energy Council sitting as the Ministerial Council on Energy for the purposes of that section.

The National Gas (Pipelines Access-Arbitration) Amendment Rules 2017 commence operation on 1 August 2017 and will, from commencement, be publicly available on the Australian Energy Market Commission website: <a href="www.aemc.gov.au">www.aemc.gov.au</a>.

Dated 1 August 2017.

TOM KOUTSANTONIS, Minister for Mineral Resources and Energy

#### NOTICE UNDER NATIONAL ELECTRICITY LAW

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

Under ss 102 and 103, the making of the *National Electricity Amendment (Participant derogation – NSW DNSPs Revenue Smoothing)* Rule 2017 No. 6 (Ref. ERC0210) and related final determination. All provisions commence on **15 August 2017**.

Under ss 102 and 103, the making of the *National Electricity Amendment (Participant derogation – ACT DNSP Revenue Smoothing)* Rule 2017 No. 7 (Ref. ERC0216) and related final determination. All provisions commence on **15 August 2017**.

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

Australian Energy Market Commission

Level 6, 201 Elizabeth Street Sydney NSW 2000

Telephone: (02) 8296 7800

www.aemc.gov.au

1 August 2017

#### PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Temporary Cessation of Suspension Petroleum Exploration Licence—PEL 637

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the suspension of PEL 637 dated 28 March 2017 has been temporarily ceased under the provisions of the Petroleum and Geothermal Energy Act 2000, for the period 5 August 2017 to 11 August 2017 inclusive, pursuant to delegated powers dated 31 March 2017.

The expiry date of PEL 637 remains as 2 November 2017.

Dated 26 July 2017.

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

#### PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Surrender of Geothermal Exploration Licence—GEL 268

NOTICE is hereby given that I have accepted the surrender of the abovementioned geothermal exploration licence under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 31 March 2017:

No. of Licence	Licensee	Locality	Effective Date of Surrender	Reference
GEL 268	ReNu Energy Limited (previously Geodynamics Ltd)	Cooper Basin	22 May 2017	F2011/000074

Dated 21 July 2017.

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

#### PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Surrender of Geothermal Exploration Licence—GEL 611

NOTICE is hereby given that I have accepted the surrender of the abovementioned geothermal exploration licence under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 31 March 2017:

No. of Licence	Licensee	Locality	Effective Date of Surrender	Reference
GEL 611	Osiris Energy Ltd	Otway Basin	15 July 2017	F2012/000749

Dated 21 July 2017.

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

#### PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licence—PEL 629

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that pursuant to delegated powers dated 31 March 2017, the abovementioned Petroleum Exploration Licence has been suspended for the period from and including 2 June 2017 until 1 June 2018.

The expiry date of PEL 629 is now determined to be 1 September 2022. Dated 21 July 2017.

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

#### RETURN TO WORK ACT 2014

Code of Conduct for Self-Insured Employers

#### Preamble

Subsection 129 (5) (d) of the Return to Work Act 2014 (the Act) states that registration as a self-insured employer under that section is subject to a condition that the self-insured employer will comply with any code of conduct for self-insured employers determined by the Corporation from time to time and published in the *Gazette*.

#### NOTICE

PURSUANT to subsection 129 (5) (d) of the Act, I hereby give notice that the attached document is the Code of Conduct for Self-Insured Employers determined by the Corporation and published in the South Australian Government Gazette. The Code of Conduct for Self-Insured Employers will have effect from the date of Gazettal.

Confirmed as a true and accurate record of the decision of the Corporation.

Dated 24 July 2017.

J. YUILE, Board Chair



# Code of conduct for self-insured employers

Version 12

Author: Regulation

Release Date: As published in the Government Gazette

Review Date: June 2019

Return to work. Return to life.



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Please refer to the following definitions when reading and interpreting  $\it the\ Code.$ 

# **GLOSSARY**

Term	Meaning
Act	the Return to Work Act 2014
Board	the Board of Management of <i>ReturnToWorkSA</i> as constituted by the RTWCA.
Code of conduct (Code)	the self-insured employer code as amended from time to time and published in the Gazette pursuant to section $129(5)(d)$
Compensation Fund	the Compensation Fund pursuant to section 135 of the Act
Crown	the State of South Australia and any agency or instrumentality of the Crown in right of the State of South Australia.
Current Assets	cash and other assets that can be converted to cash within a year.
Current Liabilities	amounts due to be paid to creditors within twelve months.
employer	employer has the same meaning as in section 4 of the Act and includes where applicable a group of employers.
foreign company	has the same meaning as in section 129 of the Act
Full time equivalent employees	measure of employees based on no less than 35 hours per worker per week.
Gazette	as defined in section 4(1) of the Acts Interpretation Act 1915
group of self-insured employers	a group of self-insured employers registered under section 129(3) of the Act
holding company	has the same meaning as in section 129 of the Act
industrial association	as defined by section 4 of the Act
Labour hire worker	a labour hire worker is a person engaged through a labour hire company. These workers may be employed directly by the labour hire company, or by the labour hire company through a third party.
Loan Capital	current borrowings plus non-current borrowings
Net profit before tax	net profit before tax
Net Sales	revenue from sale of goods or services
non-compliance	a breach of, or failure to comply, with the Act, any Regulations or determinations made under the Act or a term or condition of registration
number of employees	for the purposes of section 129(11) of the Act the number of employees is calculated in a manner consistent with Clause 2.3.1
Operating Cash Flow	net cash flow from operating activities. Does not include cash flows from investing activities.
Regulations	the Return to Work Regulations 2015
related bodies corporate	has the same meaning as in section 129 of the Act

Term	Meaning
relevant legislation	The relevant legislation includes:  the Act Regulations the WHS Act the WHS Regulations the RTWCA any other legislation of either the State or Commonwealth parliaments that may directly or indirectly affect the safety of workers in the self-insured employer's workplace or the management or administration of workers compensation claims
RTWCA	the Return To Work Corporation of South Australia Act 1994
ReturnToWorkSA	the Return to Work Corporation of South Australia
self-insured fee	has the same meaning as in section 146 of the Act
Schedule 3	Schedule 3 to the Regulations
Scheme	the Return to Work Scheme
self-insured employer	an employer or group of employers registered by <i>ReturnToWorkSA</i> as a self-insured employer pursuant to section129 of the Act
Standards	Injury Management Standards for Self-insured Employers and WHS Standards for Self-insured Employers
Total equity	shareholder funds (Equity)
Total liabilities	current liabilities plus non-current liabilities
Total tangible assets	total current and non-current assets less intangible assets
transferred liability	liabilities of the self-insured employer under section 64(2) and 64(3) of the Act.
WHS Act	the Work Health and Safety Act 2012 (SA)
WHS employer registration fee	the fee payable under the South Australia Work Health and Safety Act 2012
worker	has the same meaning as in section 4 of the Act
work injury	has the same meaning as in section 4 of the Act

# **PREAMBLE**

Note: Terms in italics are defined in the Glossary.

#### A. The purpose of this Code

The purpose of the Code is to:

- constitute a code of conduct for self-insured employers that each self-insured employer must comply with as a condition of its registration pursuant to section 129(5)(d) of the Act; and
- ensure all self-insured employers are aware of the ongoing obligations of registration as a self-insured employer; and
- express those terms and conditions to which registration of all self-insured employers are subject to as
  determined by ReturnToWorkSA under section 129(5)(a)(iii) of the Act (but not those terms and
  conditions that have been determined by ReturnToWorkSA to be applicable to an individual selfinsured employer.)

#### B. Board Policy on Self-insurance

The Board's Policy on self-insurance is published on the ReturnToWorkSA website. An employer considering an application for registration as a self-insured employer or as a member of a group of self-insured employers should be familiar with the Board Policy.

Through the Policy on Self-insurance and the Code, the Board recognises,

- (1) The Act contains provision for self-insured employer status as an integral part of the Scheme.
- (2) The financial security of the *Scheme* is viewed as a relevant matter in the administration and continuation of *self-insured employer* registrations.
- (3) Self-insured employer status should only be made available to fit and proper employers, capable of achieving and maintaining the required level of performance as described in the Code and compliance with the requirements of the Act.
- (4) Self-insured employer status should only be made available to employers who can satisfy the Boαrd as to their ability to continue to meet all obligations of registration as a self-insured employer, and that the granting of self-insured employer status is consistent with:
  - (a) the best interests of the *Compensation Fund* (not applicable to applications for renewal of a registration as a self-insured employer); and
  - (b) the achievement of the objects and functions specified in the RTWCA and the Act.
- (5) All self-insured employers are required to maintain compliance with the Code throughout the period of registration. Failure to comply may result in a potential revocation or reduction of a registration as a self-insured employer, conditions being placed on the self-insured employer registration, or refusal to renew a self-insured employer registration.

# C. Inconsistencies

The  ${\it Code}$  and the relevant legislation operate concurrently.

Where there is an inconsistency between the *Code* and a provision of the relevant legislation, the relevant legislation will prevail.

# CHAPTER 1

## 1. Obligations of a self-insured employer

#### 1.1. Application

This chapter applies to employers registered as self-insured employers under section 129 of the Act.

#### 1.2. Obligations of a self-insured employer

Registration as a self-insured employer is subject to,

- a) compliance with the requirements of the Act
- b) such other terms and conditions as *ReturnToWorkSA* determines from time to time or as are prescribed by the Regulations
- a condition that a self-insured employer or a group of self-insured employers will comply with any code of conduct determined by ReturnToWorkSA from time to time and published in the Gazette; and
- d) any other terms and conditions determined by *ReturnToWorkSA* to be applicable to an individual *self-insured employer* or a *group of self-insured employers*.

#### 1.3. Exercise of delegated powers and discretions

At all times, a *self-insured employer* must have available an employee (or employees) authorised to exercise delegated powers and discretions pursuant to s 134 of the *Act*. These powers and discretions cannot be further delegated to any person or to an unrelated body corporate.

#### 1.4. Self-insured employer fee

- a) Pursuant to section 146 of the Act, a self-insured employer fee is payable by a self-insured employer.
- b) The fee for all *self-insured employers* is subject to an annual review by the *Board*. The outcome of any review is applied from the commencement of the following financial year (1 July each financial year).

#### 1.5. Financial distress

Financial stability and the ability to continue to meet the financial obligations of self-insurance are essential to the maintenance of a self-insurance registration. Therefore, a *self-insured employer* must notify *ReturnToWorkSA* immediately if it is in, or reasonably expects to be in, financial distress.

- a) For the purposes of this clause, a self-insured employer is in financial distress if it:
  - (i) is in liquidation or provisional liquidation or under administration
  - (ii) has a controller (as defined in the Corporations *Act* 2001) or analogous person appointed to it or any of its property or if any steps are taken for such an appointment
  - (iii) is taken under section 459F(1) of the Corporations Act 2001 to have failed to comply with a statutory demand

- (iv) is unable to pay, or stops or suspends or threatens to stop or suspend payment of, its debts
- (v) an application or order, other than an application contested in good faith which is stayed, dismissed or withdrawn within 14 days, is made, or a resolution is passed, for its winding up or notice is given of an intention to make such an application or propose such a resolution other than a solvent reconstruction or amalgamation;
- (vi) is otherwise insolvent
- (vii) enters into a compromise or arrangement with, or an assignment for the benefit of, any of its members or creditors; or
- (viii) suffers an event analogous to any of the events described in this clause.

#### 1.6. Actuarial reports

- a) A *self-insured employer* must submit an actuarial report within three months of the end of the *self-insured employer's* financial year.
- b) The actuarial report must be prepared by an actuary, following *ReturnToWorkSA's* actuarial guidelines for *self-insured employers*, as published on the *ReturnToWorkSA* Website.

#### 1.7. Guarantees

- a) A *self-insured employer* must provide a financial guarantee determined in accordance with *Schedule* 3.
- b) The financial guarantee must be:
  - (i) an unconditional undertaking to pay money on demand
  - (ii) a continuing guarantee
  - (iii) provided by a financial institution that is not related to the *self-insured employer* and that has a Standard & Poor's credit rating not less than A+. *ReturnToWorkSA* will, accept a guarantee from an institution that has an A or A- rating provided that the guarantee from that institution in respect of any one *self-insured employer* does not exceed \$2million; and
  - (iv) provided by a financial institution that is subject to prudential regulation by the Australian Prudential Regulation Authority (APRA), unless ReturnToWorkSA decides otherwise.
- c) A self-insured employer may request ReturnToWorkSA to accept other forms of security, which provide a comparable level of security. ReturnToWorkSA will have the sole discretion as to whether to accept such alternative forms of security.

#### 1.8. Excess of loss insurance

- a) A Self-insured employer must obtain and maintain an excess of loss insurance policy and produce evidence of its existence, to the satisfaction of ReturnToWorkSA.
- b) Such excess of loss insurance must satisfy the following:
  - (i) not less than \$100 million on the sum insured,

- (ii) a deductible of not less than \$500,000 per event or series of related events, and
- (iii) if the *self-insured employer* elects to include a stop loss excess or an aggregate excess, such stop loss or aggregate excess must not be less than the higher of:
  - (A) three times the individual event excess, or
  - (B) Ten percent above the average incurred claim cost for the three immediately prior years.
- c) The excess of loss policy must not be contingent on the solvency of the *self-insured employer*, a group of self-insured employers or member of a group of self-insured employers.

#### 1.9. Annual reports

- a) A Self-insured employer must:
  - (i) Provide audited annual financial statements no later than five months after the expiry of the self-insured employer's financial year.
  - (ii) notify ReturnToWorkSA in the event of any change to the position of:
    - (A) Chief Executive Officer of the self-insured employer, or
    - (B) any officer or officers, who has responsibility for the compliance of the *employer* with the requirements of the *WHS Act* and injury management systems.

#### 1.10. Schedule 3 of the Regulations

A self-insured employer must comply with any policies or requirements notified by ReturnToWorkSA from time to time in relation to the application of Schedule 3, including but not limited to the current version of the Self-Insured Employer EDI Technical Specification published on the ReturnToWorkSA website.

#### 1.11. Provision of data

- a) A self-insured employer will have complied with these obligations if it establishes and maintains a consistent and regular pattern of data provision. For these purposes, a 'consistent and regular pattern' will be:
  - (i) data provided within the reporting period of 14 days or such other time as approved or stipulated by *ReturnToWorkSA*;
  - (ii) no more than two missed or failed/rejected data transmissions in any six-month period;
  - (iii) no occurrences of two or more consecutive missed or failed/rejected transmissions;
  - (iv) all errors at batch and line levels resolved within one month;
  - (v) all coding queries resolved within one month;
  - (vi) when the self-insured employer changes its claims database, it should discuss the arrangements for data transmissions during the period of system transition with ReturnToWorkSA, to ensure any resulting lapse in data transmission does not exceed one month, or where delays are beyond the control of the self-insured employer, such other period as agreed between ReturnToWorkSA and the self-insured employer;

- (vii) when ReturnToWorkSA changes the data requirements, the self-insured employer meets those new data requirements within three months of being notified of those changes; and
- (viii) when an *employer* is first granted registration as a *self-insured employer*, an operational and compliant claims database must be implemented with transmissions commencing within three months after the first grant of registration.

#### 1.12. Notification of lump sum payments

- a) Without limitation, lump sum payments will ordinarily include:
  - (i) redemptions of future:
    - (A) income maintenance; or
    - (B) costs pursuant to section 33 of the Act;
  - (ii) economic loss compensation payments pursuant to section 56 of the Act;
  - (iii) non-economic loss compensation payments pursuant to section 58 of the Act;
  - (iv) a commutation paid under section 59 of the *Act* in respect of weekly payments arising from the death of a *worker*; and
  - (v) a lump sum payment to a spouse, or dependant of a deceased worker under section 61 of the Act.

#### b) Notification

- (i) A self-insured employer must, within 14 days of making a payment:
  - (A) on a lump sum to a worker; or
  - (B) any addition or alteration to a determination in paragraph (A), complete and forward to *ReturnToWorkSA* a notification of that lump sum determination, addition, or alteration.
- (ii) The notification must be in such form as ReturnToWorkSA may approve from time to time.
- (iii) The notification must be accompanied by a copy of the determination.
- (iv) The following information must also accompany the notification:
  - (A) for any redemption, a copy of the redemption agreement and SAET orders
  - (B) for any income maintenance redemption, the amount of weekly income maintenance redeemed and the current rate of notional weekly earnings
  - a copy of the most recent determination of weekly payment entitlements stating the section 49(2) amount
  - (D) for a non-economic loss compensation payment, the determinations stating percentage of injury upon which the calculation is based

- (E) for economic loss compensation payments, the determination which identifies all factors specified by section 56 (4) demonstrating how the lump sum was calculated; and
- (F) for recoveries against a third party wrongdoer under section 66 of the Act, a copy of the deed of release stating the amount of damages retained by the worker and the rate of payments the worker will be taken to be receiving under section 49 (3) of the Act.

#### 1.13. Application of the Statement of Service Standards

In applying the statement of service standards, the employer or self-insured employer will:

- a) ensure procedures are in place which describe how the *self-insured employer* will meet the requirements of the statement of service standards
- b) ensure that all providers of relevant services engaged by the *self-insured employer* meet the requirements of the statement of service standards
- c) provide to ReturnToWorkSA within 30 days of receipt a copy of any investigation report provided to it by the State Ombudsman; and
- d) any investigation report provided by the Ombudsman and provided to *ReturnToWorkSA* must be accompanied by written details of any corrective actions undertaken or being undertaken by the *self-insured employer* to address any substantiated complaint.

#### 1.14. Employer's duty to provide suitable employment and notice of termination of employment

- a) A self-insured employer must ensure compliance with sections 18 and 20 of the Act.
- b) Self-insured employers, as large and diverse businesses, in the main will be able to create opportunities to provide suitable employment to injured workers. Situations will however arise where self-insured employers may not be able to achieve this.
- c) A *self-insured employer* must on informing a worker of an inability to provide suitable employment, also notify *ReturnToWorkSA* of the non-provision of suitable employment.
- d) Self-insured employers are also encouraged to proactively report situations where their compliance with section 18 and/or section 20 may potentially come into question.
- e) Self-insured employers acknowledge that a contravention or failure to comply with the provisions of section 18 and/or section 20 will be a matter which ReturnToWorkSA will consider (under section 129(11) of the Act) in determining whether a self-insured registration is to be renewed.
- f) A contravention or failure to comply with section 18 and/or section 20 of the Act may result in ReturnToWorkSA applying a term or condition to the employer's registration. Furthermore, ReturnToWorkSA may revoke, or reduce the registration of an employer as a self-insured employer or take such alternative action, proportionate to the severity of the failure to comply with its obligations, as is deemed appropriate in the circumstances. A notification under clause 1.14 c) must include information used to assess suitable employment options, including details of:
  - (A) the nature of the worker's incapacity and previous employment
  - (B) the worker's age, education, skills and work experience

- (C) the worker's place of residence
- (D) medical information relating to the *worker* that is reasonably available, including in any medical certificate or report
- (E) if any recovery/return to work services are being provided to or for the worker
- (F) the worker's recovery/return to work plan, if any
- (G) the process and the outcome of the process undertaken by the self-insurer to assess the suitable employment options with the self-insured employer or the group of self-insured employers when taking into account its assessment of items A to F above; and
- (H) factors relating to the exclusions detailed in section 18(2) (b) to (e) of the Act.
- g) A self-insured employer must provide ReturnToWorkSA with 28 days' notice of the termination of a worker who has suffered a work injury unless,
  - (A) the worker's employment was terminated on the grounds of serious and wilful misconduct. The burden of establishing that an employer terminated a worker's employment on the ground of serious and wilful misconduct lies on the employer
  - (B) the worker is neither participating in a recovery/return to work plan, nor receiving compensation for the work injury; or
  - (C) the worker's rights to compensation for the injury have been exhausted or the time for making a claim for compensation has expired.
- h) A self-insured employer's notice of termination under clause 1.14 (g) must include:
  - (A) the information required under clause 1.14 (f)
  - (B) the grounds for termination
  - (C) the proposed date of termination
  - (D) the last date of compensation (weekly payments or medical expenses); and
  - (E) factors relating to the exclusions detailed in section 20(2) (a) to (c) of the Act.

### 1.15. Cooperation on information exchange

This clause applies where:

- a) a worker or former worker of a self-insured employer has suffered a compensable injury;
- b) the worker or former worker of the self-insured employer became entitled to weekly payments from the self-insured employer in respect of that compensable injury; and
- c) the worker or former worker of the self-insured employer suffers a subsequent compensable injury whilst employed by a different employer.

The self-insured employer must cooperate with:

(i) ReturnToWorkSA;

(ii) ReturnToWorkSA's claims agents; or another self-insured employer,

(as the case may be) by providing information to *ReturnToWorkSA* regarding such information as is reasonably required by *ReturnToWorkSA* or the other *self-insured employer* (as determined by *ReturnToWorkSA*) for:

- a) the calculation of the *worker's* or former *worker's* entitlements arising from the subsequent *compensable injury*; or
- b) the management of the *worker's* or former *worker's* claim for compensation or recovery and return to work arising from the subsequent *compensable injury*.

## 1.16. Incidence of Liability

In connection with the assumption of liability by a *self-insured employer* under Section 64 (3) of the *Act, ReturnToWorkSA* will determine the value of any payment, payable by or to *ReturnToWorkSA*, in accordance with guidelines published on the *ReturnToWorkSA* website.

## 1.17. Continuous Disclosure

- a) An employer granted registration as a self-insured employer has an ongoing obligation to notify ReturnToWorkSA of any change to its circumstances or conditions, which are relevant to that registration.
- b) A self-insured employer must notify ReturnToWorkSA as soon as practicable of:
  - i. any breach or failure to comply with the Act or a term or condition of registration
  - ii. any change to its circumstances, which may cause them to be in breach of a term or condition of registration
  - iii. any death where there is a connection, or potential connection with the *self-insured employer's* workplace or the activities associated with the *self-insured employer's* operations
  - iv. Any significant change in labour hire arrangements

## 1.18. Other terms

The Corporation may impose other conditions, relating to the self-insured employer's record of compliance with this *Code* or a legislative obligation, on a *self-insured employer's* registration, as it considers reasonable and appropriate, during the course of the registration period. Such conditions need not be imposed at the time of registration. The Corporation may also vary, or remove a condition so imposed. The Corporation will, within 30 days of its decision to impose or vary a condition on a self-insured employer's registration, notify the self-insured employer, in writing, of that decision, the reasons for its decision and the period for which the condition is imposed.

## CHAPTER 2

## 2. ELIGIBILITY AND ASSESSMENT CRITERIA

### 2.1. Application

This chapter applies to all *employers* or *self-insured employers* including an *employer* applying for an initial grant of registration as a *self-insured employer*.

### 2.2. Satisfaction of ReturnToWorkSA

- a) An employer or self-insured employer must establish, to the satisfaction of ReturnToWorkSA, it has reached the standard that must be achieved before a grant or renewal of self-insured status will be considered.
- b) In addition to the considerations *ReturnToWorkSA* must have regard to under section 129(11) of the *Act*, *ReturnToWorkSA* may have regard to such other matters as it considers relevant, when deciding whether to grant or renew registration as a *self-insured employer*.

## 2.3. Section 129 (11) of the Act assessment criteria

## 2.3.1. Number of employees employed by the employer or group (\$129 11(a) of the Act)

Ordinarily the *number of employees* required for an application for an initial grant of registration as a *self-insured employer* or a renewal of *self-insured employer* registration will be 200 or more *full time equivalent* employees.

Note: This requirement is not on its own a bar to registration as a *self-insured employer* if all other requirements are met.

## 2.3.2. Financial viability

- a) An employer or self-insured employer must demonstrate it is likely to continue to be able to meet its liabilities.
- b) Performance against the following benchmarks is a relevant indicator of the likelihood of the employer or self-insured employer continuing to be able to meet its liabilities. This list should not be considered as exhaustive:

## Performance Benchmarks

- (i) Balance sheet test, being total tangible assets divided by total liabilities.
- (ii) Gearing ratio, being loan capital divided by total equity.
- (iii) Liquidity ratio, being current assets divided by current liabilities.
- (iv) Cash Flow Margin, being operating cash flow divided by net sales.
- (v) Profitability ratio, being net profit before tax divided by total equity.

c) The following industry specific benchmarks apply:

Industry Group	Balance Sheet	Gearing	Liquidity	Cash flow margin	Profitability
Manufacturing	≥1.6	≤60%	≥1.3	≥5%	≥10%
General Contracting	≥1.2	≤50%	≥1.3	≥5%	≥5%
Not for Profit	≥1.2	≤50%	≥1.3	≥5%	≥n/a
Retail	≥1.2	≤50%	≥1.3	≥3%	≥10%
Other	≥1.2	≤50%	≥1.3	≥7%	≥5%

d) ReturnToWorkSA may consider an employer that provides financial guarantees on behalf of another self-insured employer as meeting the required level of financial performance.

## 2.3.3. Claims administration resources

When assessing whether the *employer* or *self-insured employer* has sufficient resources for administering claims for compensation, *ReturnToWorkSA* will have regard to the following matters:

- a) the qualifications and experience of the officers responsible for claims administration
- b) the number, frequency, complexity and duration of claims
- c) job description of the officers responsible; and
- d) the performance of the *employer* or *self-insured employer* as measured against the *Code* and Injury management standards.

## 2.3.4. Incidence and severity of injuries

- a) The incidence and severity of injuries for an *employer* or *self-insured employer* will be evaluated taking into account:
  - (i) the mechanism, nature, and agency of injuries sustained in the employer's workplace
  - (ii) the consequence of injuries sustained in the workplace
  - (iii) the strategies and activities implemented by the *employer* to reduce the incidence and severity of injuries.

## 2.3.5. Effect of working conditions

When assessing the effect, or likely effect, of the working conditions under which workers are employed by the *employer* or *self-insured employer* on the health and safety of those *workers*, *ReturnToWorkSA* will have regard to all relevant circumstances including:

- a) the performance of the employer or self-insured employer evaluated against the WHS standards
- b) the death of a person in the workplace including details of the incident leading to the fatality and any remedial action taken by the *employer* or *self-insured employer*

- c) any successful prosecution against an *employer* or *self-insured employer* for a breach of the *WHS*Act resulting in a death; and
- d) any work health and safety prosecution, not being a prosecution for a death of a person in the workplace, of an *employer* or *self-insured employer* which, in the opinion of *ReturnToWorkSA*, indicates a non-conformance with the standards.

## 2.3.5.1. Effect of working conditions for other workers

- a) ReturnToWorkSA considers the working conditions under which labour hire workers and contract workers are employed at the workplace(s) of the employer or self-insured employer to be a relevant matter in deciding whether to grant, renew, revoke, or reduce a period of registration as a self-insured employer.
- b) Self-insured employers are expected to ascertain that all labour hire workers performing work for them are employed by companies which are registered for injury insurance (either premiumpaying or self-insured).

## 2.3.6. Return to Work Services

When assessing the record of the *employer* or *self-insured employer* in relation to the provision of recovery and return to work services to *workers* who suffer work injuries, *ReturnToWorkSA* will have regard to all relevant circumstances including the:

- a) performance of the *employer* or *self-insured employer* evaluated against the Injury Management Standards, as relevant to the recovery and return to work of *workers*
- b) employer or self-insured employer's record in relation to recovery and return to work, including:
  - (i) sustainable early return to work outcomes
  - (ii) placement of workers in suitable and sustainable employment
  - (iii) record of compliance with the requirements of *ReturnToWorkSA* in relation to sections 18, 20 and 25 of the *Act*
  - (iv) provision of lifetime care and support for seriously injured workers
  - (v) the resources applied to supporting recovery and return to work, and
  - (vi) nature and outcomes of any program, whether it is officially recorded and described or simply a practice whereby treatment is offered and provided for a limited or extended period of time without a claim being lodged.

## 2.3.7. Provision of suitable employment

When assessing the record of the *employer* or *self-insured employer* in providing suitable employment to *workers* who suffer work injuries, *ReturnToWorkSA* will have regard to all relevant circumstances including:

a) The employer's or self-insured employer's record and attitude towards the provision of suitable employment for workers who have suffered work injuries, including any action taken by ReturnToWorkSA, or any application for SAET orders by the employer's workers, concerning sections 18, 20 and 25 of the Act; and b) The employer's or self-insured employer's record and attitude towards the provision of suitable employment to labour hire and contract workers who have suffered a work injury in the employer's or self-insured employer's Workplace(s).

## 2.3.8. Views of relevant industrial associations

- a) ReturnToWorkSA must have regard to the opinions of any industrial association that has, in the opinion of ReturnToWorkSA, a proper interest in the matter.
- b) ReturnToWorkSA will ordinarily consider the following industrial associations as having a proper interest in the matter:
  - (i) an *industrial association*, including State level officials of an association, that may have members employed by the *self-insured employer*
  - (ii) on-site representatives of any relevant industrial association
  - (iii) other workers or their nominated representatives as considered appropriate by ReturnToWorkSA; and
  - (iv) any employer, business, or industry associations of which the self-insured employer is a member.
- c) The employer or self-insured employer must identify and contact in writing all industrial associations that have a proper interest and must satisfy ReturnToWorkSA that all such industrial associations have been identified and have been consulted in writing but doing so will not prohibit ReturnToWorkSA from making contact with industrial associations to inform it of their opinions.
- d) If four weeks after being contacted by the *employer* or *self-insured employer* there has been no response from the relevant *industrial associations*, the *industrial associations* will be deemed by the *employer* or *self-insured employer* and *ReturnToWorkSA* to have no objection to the application.

## 2.3.9. Effect on the fund

- Except in relation to an application for renewal, ReturnToWorkSA may consider the effect on the Compensation Fund of granting self-insured employer registration to a particular employer or group of employers.
- b) When assessing the effect of an application for *self-insured employer* registration on the *Compensation Fund, ReturnToWorkSA* will have regard to all relevant circumstances.

## CHAPTER 3

# 3. APPLICATIONS FOR INITIAL GRANT OF REGISTRATION AS A SELF-INSURED EMPLOYER.

## 3.1. Scope

This chapter applies to an application for the grant of registration as a *self-insured employer* under section 129(1) of the *Act*.

It does not apply to:

- a) an existing *self-insured employer* who has applied for renewal of its registration as a *self-insured employer* pursuant to section 129(1) of the *Act*, or
- b) an application by a *self-insured employer* or *group of self-insured employers* under section 129(7)(a) of the *Act*.

## 3.2. How to apply

- a) Prior to commencing an application, an *employer* should contact *ReturnToWorkSA* to discuss the application process and ongoing requirements of registration as a *self-insured employer*.
- b) An Application will consist of both:
  - (i) An Expression of Interest.
  - (ii) An Application for registration as a self-insured employer.

## 3.3. Expression of interest

a) An *employer* is required to complete the Expression of Interest template published on the *ReturnToWorkSA* website and submit it to *ReturnToWorkSA*.

## 3.4. Application

- a) An employer must apply to ReturnToWorkSA for registration as α self-insured employer.
- b) An application for registration as a self-insured employer must:
  - include a completed Application template as published on the ReturnToWorkSA website;
     and
  - (ii) be accompanied by the payment of the prescribed fee.

## 3.5. Assessment process

## 3.5.1.Expression of Interest

ReturnToWorkSA will review the completed Expression of Interest and provide advice to the employer on its suitability for registration as a self-insured employer.

## 3.5.2. Application for an initial grant of registration

- a) On submission of an Application for an initial grant of registration as a *self-insured employer*, and payment of the prescribed fee, *ReturnToWorkSA* will arrange with the *employer* to:
  - (i) review the *employer's* application
  - (ii) evaluate the *employer's* work health, safety and injury management systems.
- b) Evaluation of the *employer's* work, health and safety and injury management systems will be in accordance with the *ReturnToWorkSA* Self-insured Evaluation Practice Manual as published on the *ReturnToWorkSA* website.
- c) At the conclusion of the evaluation process, the *employer* will receive an Evaluation Report. On receipt of an Evaluation Report, an *employer* may elect to:
  - (i) cease the application process; or
  - (ii) proceed to the consideration of its application by the Board of ReturnToWorkSA.
- d) An *employer* may choose to make a submission in response to the Evaluation Report, which will be provided to the *Board* of *ReturnToWorkSA* in conjunction with the *employer's* Application and the Evaluation Report. The submission may include details of corrective actions in response to any non-conformances identified.

## 3.6. Valuation of Liability Transfer Payment

Prior to *Board* consideration of an application for the initial grant of registration as a *self-insured employer*, the *employer* will need to agree the terms and conditions for the transfer of liabilities (including all the necessary financial calculations and adjustments) pursuant to section 64(3) and 64(4) of the *Act* with *ReturnToWorkSA*.

## 3.7. Decision by the Board

- a) The *Board* must determine an Application for the initial grant of registration as a *self-insured employer*.
- b) The *Board's* decision to reject an application for *self-insured employer* registration is subject to appeal as set out in Chapter 6.
- c) ReturnToWorkSA acknowledges that it is obliged to determine applications for self-insurance as expeditiously as is reasonably possible once an Application for an initial grant of registration has been completed.

## 3.8. Group registration

- a) Pursuant to section 129(12) of the Act:
  - (i) Where related bodies corporate are registered as a group of self-insured employers, the employer so nominated by the group shall be treated as the self-insured employer of all workers employed by the various members of the group.
  - (ii) All members of the group are jointly and severally liable to satisfy the liabilities of the nominated *self-insured employer*.

- b) Pursuant to section 129(13) of the Act, ReturnToWorkSA may, on application from the group, change the nominated employer. When considering an application to do so ReturnToWorkSA will take into account the following principles:
  - (i) whether it would be a significant change to the group of self-insured employers
  - (ii) the effect of the change on the financial status of the group. Any material deterioration in financial status will require consideration of whether or not the group can still be supported as an *ongoing group of self-insured employers*
  - (iii) whether the change requires any amendments to financial guarantee or excess of loss insurance arrangements. If so, they must be satisfactorily resolved prior to or concurrent with approval of the change; and
  - (iv) a change of name of an existing company where there is no change of the Australian Company Number does not require an application to change nominated employer.

## 3.9. Effective date of registration

- a) Registration takes effect from a date fixed by ReturnToWorkSA.
- b) The *employer* and *ReturnToWorkSA* can agree the registration take effect from a date after the date fixed under paragraph (a) but no extension will be given beyond six months. If the registration is not taken up by that time, the original approval of self-insurance will be considered to have lapsed.
- c) ReturnToWorkSA cannot backdate a registration.
- d) Once the application is approved, the *employer* will need to submit the required financial guarantee and evidence of the existence of the excess of loss insurance policy before its registration as a *self-insured employer* can commence.

## 3.10. Initial period of registration

a) Registration will be subject to evaluation against the *Injury Management Standards* within the first year of registration. Should the *self-insured employer* fail such evaluation, *ReturnToWorkSA* may take such action, as it deems appropriate in the circumstances, having regard to the nature of the *non-compliance*.

## **CHAPTER 4**

## 4. EVALUATIONS

## 4.1. Application

This chapter applies to all employers who are either:

- a) applying for an initial grant or renewal of registration as a self-insured employer; or
- b) registered as a *self-insured employer*, where evaluations may occur with respect to whether they maintain that registration.

## 4.2. Application for renewal

A self-insured employer wishing to renew its registration as a self-insured employer must notify ReturnToWorkSA of its intention to renew its registration.

## 4.3. Evaluations

## 4.3.1. Grant or renewal of registration

- ReturnToWorkSA will evaluate the employer's performance against the terms and conditions of registration.
- A validation of the employer's data provided in accordance with Schedule 3 may occur from time to time.
- c) ReturnToWorkSA will undertake evaluations in line with the methodology set out in the Evaluation Practice Manual published on the ReturnToWorkSA website.

## 4.3.2. Ongoing evaluation

- a) ReturnToWorkSA may require a self-insured employer or an applicant for an initial period of registration as a self-insured employer, to provide submissions on compliance with the terms and condition of registration as they apply from time to time.
- b) ReturnToWorkSA will monitor self-insured employers on an ongoing basis between programmed evaluations.
- c) A self-insured employer is required to cooperate and participate with any enquiry or monitoring activity, pertaining to the *self-insured employer's* compliance with relevant legislation and/or this *Code*, undertaken by *ReturnToWorkSA* under terms agreed with the *self-insured employer*.

## 4.4. Review process

- a) Where an employer or self-insured employer disagrees with an assessment made by ReturnToWorkSA in respect of any of the criteria contained in section 129 of the Act or the Code as part of an evaluation, a review process will be available as follows:
  - (i) The *employer* or *self-insured employer* must write to the General Manager Regulation within 30 calendar days of receiving the written provisional findings. The *employer* or *self-insured employer* must ensure that it specifies the area(s) of disagreement and provides evidence supporting its position.

- (ii) ReturnToWorkSA will review the evaluation findings and the employer's or self-insured employer's submission and, if appropriate: change its findings; or
- (iii) If the matter is not resolved, the employer or self-insured employer may request that ReturnToWorkSA appoint a different evaluator to undertake a peer review. The peer review will consider the employer's or self-insured employer's response to the initial findings and make a final assessment for consideration by the Board or its delegate.
- (iv) The *employer* or *self-insured employer* will be provided with the final assessment and recommendation to the *Board* or its delegate.

## CHAPTER 5

## 5. GROUP SELF-INSURED EMPLOYERS AND CORPORATE RESTRUCTURE

## 5.1. Application

This chapter applies to all employers registered under section 129 of the Act.

## 5.2. Group employers

- a) A self-insured employer must at all times ensure any related body corporate to any member of the group that employs a worker or workers in employment to which this Act applies is a member of the group.
- b) A request to amend a *self-insured employer* registration under s129(7) of the *Act* must include the following details in relation to all new, existing, and exiting related Body corporate:
  - (i) the structure of the group showing the relationships between all related bodies corporate within the new group registration
  - (ii) the trading name of all related bodies corporate included in the new group registration
  - (iii) the entity Name of all related bodies corporate included in the new group registration
  - (iv) ACN and/or ABN of all related bodies corporate included in the new group registration
  - (v) number of employees of all *related bodies corporate* included in the new group registration
  - (vi) the name of the *employer* nominated pursuant to section 129(12)
  - (vii) whether a body corporate is a related body corporate to the *self-insured employer* by virtue of it being a subsidiary of a *foreign company*
  - (viii) the plan of arrangements for inclusion of all new *related bodies corporate* into the registration of the new group of *self-insured employers*.
- c) A group of self-insured employers must, prior to the commencement of the new group registration, provide an updated financial guarantee and excess of loss insurance policy to reflect changes to the group of self-insured employers.
- d) If adding a new related body corporate, transfer of liability arrangements will apply.

## 5.3. Subsidiary of a foreign company which is a holding company

- a) A self-insured employer must notify ReturnToWorkSA if a body corporate exists that may be considered a related body corporate to the self-insured employer by virtue of it being a subsidiar of a foreign company.
- b) ReturnToWorkSA in determining related bodies corporate under clauses 3.8 and 5.2 of the Code will ordinarily consider the following when those related bodies corporate are subsidiaries of a foreign company:
  - (i) workforce structure of the subsidiary and the self-insured employer

- (ii) management and reporting structure
- (iii) the relevant size of the subsidiary and the self-insured employer
- (iv) industry the subsidiary operates in
- (v) the views of the subsidiary and the self-insured employer; and
- (vi) any other matter ReturnToWorkSA considers relevant.
- c) Where ReturnToWorkSA determines that a body corporate that would otherwise be a related body corporate should be excluded from the self-insured group by virtue of the fact the relationship occurs solely through a foreign company, ReturnToWorkSA will advise the selfinsured employer of each exclusion.
- d) If ReturnToWorkSA determines that the related body corporate should be included in a self-insured registration, the self-insured employer must apply to add that related body corporate to its self-insurance registration.
- e) ReturnToWorkSA may review or change each determination to exclude the body corporate from the self-insured group, if the facts relating to that consideration change for any reason.

## 5.4. Amalgamations

- a) Where a member of a group of self-insured employers acquires another self-insured employer, or all the members of another group of self-insured employers, they may apply, in former case, to add that self-insured employer to the group pursuant to section 129(7)(a) of the Act and, in the latter case, apply to amalgamate their registrations so as to form a group pursuant to section 129(7)(c) of the Act.
- b) A failure by the self-insured employer or group of self-insured employers to make such an application (or the refusal of such an application by ReturnToWorkSA) will be taken into account by ReturnToWorkSA when considering whether to cancel or not renew the self-insured employer or group of self-insured employer's current registration as a self-insured employer or group of self-insured employers.
- c) If required to submit a new application for registration as a group of self-insured employers, appropriate consideration will be given to the performance of the previously registered self-insured employer. Where new entities that were not previously self-insured are added to existing groups or a previously single registration becomes a new group, ReturnToWorkSA will consider submissions from the entity on the timing of the full application of the entity or entities added to the group.

## **CHAPTER 6**

## REDUCTION, REVOCATION, AND APPEALS

## 6.1. Application

This chapter applies to all *self-insured employers* whose period of registration is being considered for reduction or revocation by *ReturnToWorkSA*.

### 6.2. Notification

Pursuant to a *self-insured employer's* obligations of notification set out in Chapter 1 and paragraph 10 of *Schedule 3*, a *self-insured employer* must notify *ReturnToWorkSA* as soon as practicable of:

- a) any breach or failure to comply with the Act or a term or condition of registration; or
- b) any change to its circumstances, which may cause them to be in breach of a term or condition of registration.

## 6.3. Statutory criteria

- a) In deciding whether to reduce or revoke the registration of a self-insured employer, ReturnToWorkSA:
  - (i) will have regard to the considerations *ReturnToWorkSA* must have regard to pursuant to section 129 of the *Act*; and
  - (ii) may have regard to such other matters, as it considers relevant.

## 6.4. Process of reduction or revocation of registration.

- a) ReturnToWorkSA recognises that a reduction or revocation of registration as a self-insured employer has potentially serious consequences for a self-insured employer.
- b) Prior to ReturnToWorkSA making a recommendation to the Board that the registration of a self-insured employer should be reduced or revoked, ReturnToWorkSA will (unless there are good reasons for proceeding urgently):
  - (i) request the *self-insured employer* to show cause why *ReturnToWorkSA* should not revoke or reduce the period of registration
  - (ii) provide to the *self-insured employer* a reasonable period of time during which the *self-insured employer* may respond to the notification
  - (iii) provide to the self-insured employer a reasonable period of rectification during which the self-insured employer may demonstrate to ReturnToWorkSA its compliance with the Act and the terms and conditions of registration; and
  - (iv) in the circumstances of a revocation, inform the self-insured employer of its rights to appeal the decision of *ReturnToWorkSA* prior to the decision taking effect.
- c) Without limitation, clauses 6.4 (b)(i), 6.4 b)(ii) and 6.4 (b)(iii) will not apply if *ReturnToWorkSA* is of the opinion that the circumstances require an immediate revocation of the registration.

d) Clause 6.4 (b)(iii) will not apply if *ReturnToWorkSA* is of the opinion that the breach or failure to comply with the *Act* or a term or condition of registration is of such a nature that it cannot be rectified within a reasonable period.

## 6.5. Removal of delegation

- a) Pursuant to section 134(7) of the *Act*, *ReturnToWorkSA* may consider the removal of delegation of a power or discretion if it is exercised unreasonably by the *self-insured employer*.
- b) ReturnToWorkSA will consider the removal of delegation of a power where in all the circumstances it is appropriate to do so, including where the serious or fundamental breach is the exercise of a power or discretion unreasonably but the self-insured employer is otherwise complying with the Act.
- c) In the circumstances referred to in this clause, *ReturnToWorkSA* may withdraw the delegation until such time it is satisfied the power or discretion will be exercised reasonably.

## 6.6. Prosecution

Pursuant to sections 198 of the Act, ReturnToWorkSA may consider prosecution where a self-insured employer is in breach or fails to comply with the Act.

## 6.7. Appeals to the Minister

Pursuant to section 133 of the *Act*, *self-insured employers* may appeal to the Minister against a decision of *ReturnToWorkSA* in circumstances outlined in section 133(1) of the *Act*. This must be done in writing to the Minister.

- a) A *self-insured employer* must commence an appeal within one month after the *employer* receives notice of *ReturnToWorkSA's* decision unless the Minister allows an extension of time for the appeal.
- b) If an appeal to the Minister is against a decision of *ReturnToWorkSA* to refuse to renew, or to cancel the registration of the *employer*, as a *self-insured employer*, *ReturnToWorkSA* may extend or renew the registration of the *employer* for a period of up to 3 months (pending resolution of the appeal).

## CHAPTER 7

## 7. TERMINATION/EXPIRATION OF REGISTRATION

## 7.1. Application

This chapter applies to any *employer* whose registration as a *self-insured employer* ceases for any reason.

## 7.2. Delegation of powers and discretions

- a) Pursuant to section 134(8) of the *Act, ReturnToWorkSA* may determine that the delegation of powers and discretions to an *employer* is to continue notwithstanding that the *employer* has ceased to be a *self-insured employer*.
- b) If ReturnToWorkSA determines that the delegation of powers and discretions are to continue, the delegation continues only to such extent as ReturnToWorkSA thinks fit in relation to injuries that occurred before cessation of registration.
- c) Any act or omission of an *employer* whose registration as a *self-insured employer* has ceased that is within the scope of the continued delegation will be taken for the purposes of the *Act*, to be the act or omission of a *self-insured employer*.

## 7.3. Assumption of liabilities

- a) As insurer of last resort, pursuant to s167 of the *Act*, *ReturnToWorkSA* must undertake the liabilities of any *self-insured employer* that ceases to be registered as a *self-insured employer* if the *employer*:
  - (i) becomes insolvent; or
  - (ii) ceases to carry on business in the State and fails to make provision that *ReturnToWorkSA* considers adequate for dealing with claims, liabilities and responsibilities relating to work injuries arising from employment during the period of *self-insured employer* registration.

## 7.4. Valuation of capitalised liabilities

- a) Where ReturnToWorkSA determines to undertake the outstanding liabilities of any self-insured employer, ReturnToWorkSA will:
  - determine the process for valuation of claims at the time claims liability is assumed by ReturnToWorkSA; and
  - (ii) appoint or approve an actuary to assess the value of the outstanding claims liability.

## 7.5. Run off of claims

- a) Where ReturnToWorkSA is satisfied of the ability of the employer to continue to manage and bear financial responsibility for any claims by its workers in relation to work injuries, it may allow the former self-insured employer to retain responsibility for such liabilities for such a period as ReturnToWorkSA determines appropriate (a 'run off period').
- b) In circumstances where ReturnToWorkSA has decided not to undertake all of the liabilities of the former self-insured employer and to continue the delegation of powers and discretions to

- the former self-insured employer for a period, ReturnToWorkSA may require the former self-insured employer to enter into an agreement with ReturnToWorkSA.
- c) The former *self-insured employer* must maintain compliance with the *Act*, Regulations, and Injury Management Standards during the run-off period.
- d) ReturnToWorkSA may terminate the run off if ReturnToWorkSA considers there are substantive grounds for doing so.
- e) Upon cessation of the run off period, *ReturnToWorkSA* will approve or appoint an actuary to assess the value of the outstanding claims liability at that time, in order to calculate the capitalised sum (if any) the *employer* must pay to *ReturnToWorkSA*.

## 7.6. Treatment of Claim files on cessation of self-insurance

- a) On cessation of self-insurance and transfer of liabilities to the ReturnToWorkSA under section 167 of the Act, the claim files in relation to the claims that have been assumed by ReturnToWorkSA must be provided to ReturnToWorkSA before the financial guarantee document is released to the employer.
- b) Claim files required will include both closed and open files but will not extend to any files that have been properly destroyed under the provisions of *Regulations* relating to claim file retention.

The information in this publication is compiled by *ReturnToWorkSA*. The data and facts referred to are correct at the time of publishing and provided as general information only. It is not intended that any opinion as to the meaning of legislation referred to is to be relied upon by readers. You should seek independent or legal advice as to any specific issues that are relevant to you, your workplace or organisation.

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## ReturnToWorkSA

Enquiries: phone 13 18 55

400 King William Street Adelaide SA 5000 Fax: (08) 8233 2466 info@rtwsa.com www.rtwsa.com

The following free information support services are available:

If you are deaf or have a hearing or speech impairment you can call ReturnToWorkSA on **13 18 55** through the National Relay Service (NRS) **www.relayservice.gov.au**.

For languages other than English call the Interpreting and Translating Centre on **1800 280 203** and ask for an interpreter to call ReturnToWorkSA on **13 18 55**.

For braille, audio or e-text of the information in this brochure call 13 18 55.



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## ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

## NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Taylors Lane, Nene Valley

BY Road Process Order made on 24 May 2017, the District Council of Grant ordered that:

- 1. Portion of the Public Road (Taylors Lane), situated adjoining the southern boundary of Allotment 106 in Filed Plan 206333, Hundred of Kongorong, more particularly delineated and lettered 'A' in the Preliminary Plan No. 17/0014 be closed.
- 2. Transfer the whole of the land subject to closure lettered 'A' to Kenneth Andrew Lightbody and Amanda Louise Lightbody in accordance with the agreement for transfer dated 16 May 2017 entered into between the District Council of Grant and Kenneth Andrew Lightbody and Amanda Louise Lightbody.

On 27 July 2017 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 116000 being the authority for the new boundaries.

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

Dated 1 August 2017.

M. P. BURDETT, Surveyor-General

### ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

### NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure

Portion of Alexandra Avenue, Magill

BY Road Process Order made on 3 April 2017, the Corporation of the City of Campbelltown ordered that:

- 1. Portion of Alexandra Avenue (Public Road) situated between Allotment 146 and Allotment 147 in Deposited Plan 3022, more particularly delineated and lettered 'A' in Preliminary Plan 16/0046 be closed.
- 2. Issue a Certificate of Title to The Corporation of the City of Campbelltown for the whole of the land subject to the closure lettered 'A' which land is being retained by Council and merged with the adjoining Allotments 146 and 147 in Deposited Plan 3022.
- 3. The following easements are to be granted over the road subject to the closure:
  - (i) Grant to South Australian Water Corporation an easement for water supply purposes.
  - (ii) Grant to Distribution Lessor Corporation an easement for electricity supply purposes.
  - (iii) Grant to Australian Gas Networks (SA) Limited an easement for gas supply purposes.

On 7 July 2017 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 115694 being the authority for the new boundaries.

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

Dated 1 August 2017.

M. P. BURDETT, Surveyor-General

### ROADS (OPENING AND CLOSING) ACT 1991: SECTION 34

### ORDER BY THE MINISTER TO CLOSE ROAD

Public Road, Rockleigh and Tungkillo

BY an Order made on 21 February 2017 under Sections 6 and 34 of the Roads (Opening and Closing) Act 1991, the Minister for Transport and Infrastructure ordered that:

- (1) Portion of Public Road situated between adjoining Allotment 22 in Field Plan 40008 and Allotment 28 in Filed Plan 151804. More particularly identified as 'A' on Preliminary Plan 16/0012, be closed.
- (2) The closed road described in order (1) will vest in the Crown.

On 21 February 2017 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 113604 being the authority for the new boundaries.

Notice of the Order is hereby published in accordance with Section 34(7) of the said Act.

Dated 1 August 2017.

M. P. BURDETT, Surveyor-General

DPTI 16/0012

## ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

## NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure

Willow Avenue, Mount Gambier

BY Road Process Order made on 11 May 2017, the City of Mount Gambier ordered that:

- 1. Portion of Willow Avenue situated adjoining Allotment 2 in Deposited Plan 56018 more particularly delineated and lettered 'A' and 'B' in Preliminary Plan 17/0015 be closed.
- 2. Transfer the whole of the land subject to closure to Ryder-Cheshire Mount Gambier Home Foundation Inc. in accordance with the agreement for transfer dated 11 May 2017 entered into between the City of Mount Gambier and Ryder-Cheshire Mount Gambier Home Foundation Inc.
- 3. The following easement be granted over portion of the land subject to that closure:

Grant to South Australian Water Corporation an easement for sewerage purposes.

On 7 July 2017 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 115839 being the authority for the new boundaries.

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

Dated 1 August 2017.

M. P. BURDETT, Surveyor-General

### ROADS (OPENING AND CLOSING) ACT 1991: SECTION 34

### ORDER BY THE MINISTER TO CLOSE ROAD

Public Roads, Ngarkat

BY an Order made on 7 July 2017 under Sections 6 and 34 of the Roads (Opening and Closing) Act 1991, the Minister for Transport and Infrastructure ordered that:

- 1. Portion of Public Road situated between adjoining Sections 23 and 27 Hundred of Makin, more particularly identified as 'A' on Preliminary Plan 17/0017, be closed.
- 2. Portion of Public Road situated between adjoining Sections 40 and 41 Out of Hundreds (Pinnaroo), more particularly identified as 'B' on Preliminary Plan 17/0017, be closed.
- 3. Portion of Public Road situated between adjoining Sections 2, 3 and 4 Hundred of Fisk, more particularly identified as 'C' on Preliminary Plan 17/0018, be closed.
- 4. Portion of Public Road situated between adjoining Sections 4 Hundred of Fisk and Section 5 Hundred of Shaugh, more particularly identified as 'D' on Preliminary Plan 17/0018, be closed.
- 5. The closed road described in order (1, 2, 3 and 4) will vest in the Crown.

On 7 July 2017 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 115418 being the authority for the new boundaries.

Notice of the Order is hereby published in accordance with Section 34(7) of the said Act.

Dated 1 August 2017.

DPTI 17/0017 and 17/0018

M. P. BURDETT, Surveyor-General

## ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

## NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure – Register Street, Adelaide

BY Road Process Order made on 15 June 2017, The Corporation of the City of Adelaide ordered that:

- 1. Portion of Register Street situated between Allotment 101 in File Plan 39200, Allotment 103 in File 36686, Allotments 577 and 578 in File Plan 181419 Hundred of Adelaide, more particularly delineated and lettered 'A' on Preliminary Plan 16/0001 be
- 2. Transfer the whole of the land subject to closure lettered 'A' to University of South Australia in accordance with the agreement for transfer dated 2 May 2016 entered into between The Corporation of the City of Adelaide and University of South Australia.

On 6/7/2017 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 113582 being the authority for the new boundaries.

Pursuant to section 24(5) of the Roads (Opening and Closing) Act 1991, NOTICE of the Order referred to above and its confirmation

is hereby given.

M. P. BURDETT, Surveyor-General

Dated 1 August 2017.

## ROAD TRAFFIC ACT 1961

Authorised Officers to Operate Breath Analysing Instruments

I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 25 July, 2017, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the

Road Traffic Act 1961;

Harbors and Navigation Act 1993;

72086

75690

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

PD Number Officer Name 77066 BASHFORD, LUKE JONATHON 76021 BURDEN, LOUIS ALEXANDER CAPPER, PHILIP NEIL 7669 76153 CLEE, TRACEY MICHELLE 75439 CLIFFORD, TAMMI ANNE COURT, RYAN MURRAY 74698 76017 CROWE, ANDREW PATRICK 75229 GRASBY, DAVID ROSS 77701 HELLAMS, MICHAEL MORGAN 75966 JONES, COLIN BRETT 75961 MCCARTHY, STEVEN ROBERT 75858 MUMFORD, BEN PAUL

NICKOLAI, LEWIS ADAM

SHEARER, THOMAS JAMES

GRANT STEVENS, Commissioner of Police

## **RULES OF COURT**

## MAGISTRATES COURT OF SOUTH AUSTRALIA Amendment 19 to the Magistrates Court (Civil) Rules 2013

PURSUANT to section 49 of the Magistrates Court Act 1991 and all other enabling powers, we, the undersigned, do hereby make the following amendments to the Magistrates Court (Civil) Rules 2013 as amended.

- 1. These Rules may be cited as the 'Magistrates Court (Civil) Rules 2013 (Amendment 19)'.
- 2. The Magistrates Court (Civil) Rules 2013 ('the Rules') as amended by these amendments apply to and govern all actions commenced in the civil division of the Court on and after the date on which these amendments are gazetted.
  - 3. Rule 7(1)(c) is amended to delete "on oath or otherwise" and replace it with "on oath, affirmation or otherwise".
  - 4. Rule 7(1)(d) is amended to add "or affirmation" after "on oath".
  - 5. Rule 19(5)(a) is amended to add "or affirmation" after "the oath".
  - 6. Rule 23(3)(b) is amended to add "or affirmation" after "on oath".
  - 7. Rule 37(1) is amended to add the following after 'Australian Consumer Law'.

Births, Deaths and Marriages Registration Act

Sections 29J and 29P

Form 7E

- 8. Rule 37 is amended to add the following after sub-rule (6):
  - (7) A person seeking to apply under s 29J(4) or s 29P(4) of the Births, Deaths and Marriages Registration Act 1996 must first lodge an application with the Registrar of Births, Deaths and Marriages under s 29J(1) or s 29P(1) respectively.
  - (8) An application to the Court pursuant to s 29J(4) or s 29P(4) of the Births, Deaths and Marriages Registration Act 1996 must be accompanied by a copy of the application form lodged with the Registrar of Births, Deaths and Marriages.
  - (9) An application to the Court pursuant to s 29J or s 29P of the Births, Deaths and Marriages Registration Act 1996 must be served on the Registrar of Births, Deaths and Marriages and on any parent or guardian of the child unless the applicant requests that a parent or guardian not be served. The Court may give directions as to service.
  - (10) The Registrar must inform the Registrar of Births, Deaths and Marriages of the outcome of an application lodged under s 29J(4) or s 29P(4) of the Births, Deaths and Marriages Registration Act 1996.
- 9. Rule 39(1) is deleted and replaced as follows:
  - (1) Actions (other than criminal proceedings) under the following legislation must be commenced in the respective forms set out below:

### Births, Deaths and Marriages Registration Act 1996

Sections 22 and 25 Form 7A

Section 19 Form 7B

Section 34 Form 7C

Section 50 Form 7D

Section 29S Form 7F

Motor Vehicles Act 1959

Section 81BBForm 12

## Problem Gambling Family Protection Orders Act 2004

Section 16 Form 49

- 10. Rule 39(6) is deleted and replaced as follows:
  - (6) An appeal under s 29S(3) of the Births, Deaths and Marriages Registration Act 1996 must be accompanied by a copy of the application to the Registrar that was rejected, and a copy of the Registrar's letter/notification of the rejection.
- 11. Rule 46(2)(b) is amended to add "or affirmation" after "on oath".
- 12. Rule 100 is amended to add "or affirmation" after "on oath" wherever occurring.
- 13. Form 7E is inserted.
- 14. Form 7F is inserted.
- 15. Form 23H is deleted and replaced with Form 23H.
- 16. Form 23I is deleted and replaced with Form 23I.

Signed on the 25th day of July 2017

MARY-LOUISE HRIBAL, Chief Magistrate
ANDREW JAMES CANNON, Deputy Chief Magistrate
IAN LANSELL WHITE, Magistrate
LYNETTE CATHERINE DUNCAN, Magistrate

Form 7E



## **GENDER IDENTITY APPLICATION**

# Magistrates Court of South Australia (Civil Division) www.courts.sa.gov.au Births, Deaths and Marriages Registration Act 1996

Sections 29J and 29P

Court Use	
Date Filed:	

Registry						Action No					
Address	Street				Teleph	one		Facsi	mile		DX
7,1444.	City/Town/Suburb		State	Postcode	9	Ema	ail Address				
Who is the	applicant/s:	☐ Child ☐	Parent/Guar	dian 1		] Pa	rent/Guardian	2			
Do you ob	Do you object to this application being served on either parent/guardian?										
☐ Please do not serve on parent/guardian 1 ☐ Please do not serve on parent/guardian 2											
If you tick either or both of these boxes, the application will not be served on that parent/guardian unless a Magistrate orders otherwise. You may be expected to provide evidence on oath/affirmation explaining why you do not want the parent/guardian to be served.											
Child											
Full Name									DOB		
Address	Street							Telepho	one		
	City/Town/Suburb		State	Pos	stcode		Email Address				
Parent / G	Parent / Guardian 1										
Full Name											
	Street			Tolonho							
Address	Street Tele							Telepho	me		
207 A 20 SANS	City/Town/Suburb		State	Pos	stcode		Email Address				
Parent / G	uardian 2										
Full Name											
Address	Street							Telepho	one		
Address	City/Town/Suburb		State	Pos	stcode		Email Address				
Applicatio	n made for:										
		ar of Births, Death Births, Deaths and						:hild's	sex or ge	nde	er identity
		ar of Births, Death uant to s 29P of th								icat	e in
Note: You n	nust include a c	opy of your appli	ication to B	irths, D	eaths	and	l Marriages wh	nen le	odging th	is f	orm.
	Date						APPLIC	ANT			

Form 7F

Court Use



# APPEAL OF DECISION OF REGISTRAR OF BIRTHS, DEATHS AND MARRIAGES

## Magistrates Court of South Australia

www.courts.sa.gov.au
Births, Deaths and Marriages Registration Act 1996
Section 29S

Date Filed:

	Section 295									
Registry							File No			
Address	Street				Telepi	Telephone Fac			imile	DX
Address	City/Town/Suburb State Postcode Email Address									
Appellant				•						
Full Name									DOB	
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Address	City/Town/Suburb		State	P	Postcode	de Email Address				
Decision d	etails:									
On the Marriages fo		rece	ived noti	ce tha	t an ap <sub>l</sub>	olicat	ion to the Reg	gistrar	of Births, De	aths and
Registra  Act 199	ation of a change of sex or gender 6.	ide	ntity purs	suant t	o s 29J	of th	e Births, Dea	ths an	d Marriages I	Registration
☐ An ideni 1996.	tity acknowledgement certificate p	ursı	uant to s	29P o	f the <i>Bii</i>	rths,	Deaths and M	<i>larriag</i>	es Registrati	on Act
was rejected	pursuant to s 29S(2) of the Births	s, De	eaths and	d Marr	iages R	egist	ration Act 199	96.		
I appeal this rejection on the following grounds:										
I	include the following docume f the application to Births, Deaths				-	15.05				
	f the letter/notification of rejection.					, - 5.0				
	Date						APF	PELLA	NT	

Form 23H

# NOTICE OF TRIAL Minor Civil Action

# Magistrates Court of South Australia (Civil Division) www.courts.sa.gov.au

Trial Court		Action No									
Address	Street	one	DX								
Address	City/Town/Suburb State Postcode Email Address										
TO:			•								
Full Name	Full Name										
and											
Full Name											
and	and										
Full Name	Name										
The above act at am/p	ion will be listed for trial at the Trial Com.	ourt on the	da	y of			20				
If you fail to at	tend within 15 minutes of the appoint	ed time, the a	action ma	ay be o	determined ir	your absence.					
	win the case, you must attend with all to tell you which courtroom to go to. en it is called.										
	or damage to a motor vehicle, bring y fore the accident.	our repair qu	otes, tov	v rece	ipts, and if th	e vehicle was a writ	:e-off, proof				
	or personal injury, bring any medical l lical reports must be given to the othe										
	If a party at the trial date will be under 18 years of age, he/she must appoint a litigation guardian and advise the other parties and the Court of the name and address of the litigation guardian.										
If you are not ready for or cannot attend the trial and need an adjournment, you should make an application to the TRIAL COURT for an adjournment. Do not leave it until the trial or you may be ordered to pay the other party's costs or lose the case.											
If you need an INTERPRETER, you must immediately advise the Trials/Listings Section of the TRIAL COURT of the language and dialect you require. Give your name, action number and the date of trial.											
I certify that I h	nave given a copy of this Notice to the	e parties sho	wn abov	Э.							
	 Date		:20		REG	SISTRAR	******				

Form 23I

## NOTICE OF TRIAL

General Claim or Statutory Application

# Magistrates Court of South Australia (Civil Division) www.courts.sa.gov.au

Trial Court			Action No							
Address	Street			Telepho	one	Facsimile	DΧ			
Address	City/Town/Suburb	State	Postcode		Email Address					
TO:	TO:									
Full Name										
and										
Full Name										
and	and									
Full Name										
The above act at am/p	ion will be listed for trial at the Trial C om.	ourt on the	da	y of			20			
If you fail to at	tend within 15 minutes of the appoint	ed time, the a	action ma	ay be o	determined ir	n your absence.				
	ready for the trial, or need an adjourn is soon as possible. If you leave it ur									
	If you need an INTERPRETER, you must immediately advise the Trials/Listing Section of the TRIAL COURT of the language and dialect you require. Give your name, action number and the date of trial.									
	If a party at the trial date will be under 18 years of age, he/she must appoint a litigation guardian and advise the other parties and the Court of the name and address of the litigation guardian.									
I certify that I h	I certify that I have given a copy of this Notice to the parties shown above.									
	Date REGISTRAR									

## SUPPORTED RESIDENTIAL FACILITIES ACT 1992 SECTION 4: REVOCATION OF EXEMPTION

Notice by the Minister

### Preamble

- 1. Section 4 (3) of the Supported Residential Facilities Act 1992, provides that the Minister may, by notice in the Gazette, confervarious exemptions from the Act, or from provisions of the Act.
  - 2. The following notices of exemption were published in the Gazette on:
    - 2.1 5 June 1997 (see *Gazette* 5 June 1997, pp. 2810 and 2811)
    - 2.2 13 January 2000 ( see Gazette 13 January 2000, pp. 48)
    - 2.3 23 July 2009 (see Gazette 23 July 2009 pp. 3277)
  - 3. It is now appropriate to revoke and replace those exemptions pursuant to section 4 (8) (a) of the Act.

NOTICE pursuant to section 4 (8) (a) of the Supported Residential Facilities Act 1992, I revoke the exemptions under that Act published in the Gazette on 5 June 1997 (see Gazette 5 June 1997, pp. 2810 and 2811) and 13 January 2000 (see Gazette 13 January 2000, pp. 48) and 23 July 2009 (see Gazette 23 July 2009 pp. 3277).

PURSUANT to section 4 (3) (b) of the Supported Residential Facilities Act 1992, I exempt from the Supported Residential Facilities Act 1992, facilities that provide accommodation services as defined under section 3 of the Disability Services Act 1993 and are registered as a provider on the Disability Services Provider Panel pursuant to a funding and service agreement. I further exempt state government agencies that provide accommodation services as defined under section 3 of the Disability Services Act 1993. The exemption does not apply to facilities in receipt of the board and care subsidy payment from the Department for Communities and Social Inclusion.

This exemption only has effect while a funding and service agreement for the facility is current, or while the Minister provides funds to a state government agency for provision of accommodation services.

Funding and service agreement means an agreement between the proprietor of the facility and the Minister for Disabilities setting out funding arrangements for the facility.

I declare that this exemption will come into operation on 1 August 2017.

Dated 1 August 2017.

ZOE BETTISON, Minister for Social Inclusion

## TRAINING AND SKILLS DEVELOPMENT ACT 2008

## Part 4—Apprenticeships/Traineeships

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

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

# Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the Australian Meat Processing Training Package AMP

*Trade/ #Declared Vocation/	Qualification	Title	Nominal Term of	Probationary
Other Occupation	Code		Training Contract	Period
Meat Inspector #	AMP30316	Certificate III in Meat Processing (Meat Safety)	24 Months	60 Days

# Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the Chemical, Hydrocarbons and Refining Training Package PMA

*Trade/ #Declared Vocation/	Qualification	Title	Nominal Term of	Probationary		
Other Occupation	Code		Training Contract	Period		
Process Plant Operator #	PMA30116	Certificate III in Process Plant Operations	36 Months	90 Days		

# National Gas (South Australia) (Pipelines Access—Arbitration) Amendment Act (Commencement) Proclamation 2017

## 1—Short title

This proclamation may be cited as the *National Gas (South Australia) (Pipelines Access—Arbitration) Amendment Act (Commencement) Proclamation 2017.* 

## 2—Commencement of Act

The National Gas (South Australia) (Pipelines Access—Arbitration) Amendment Act 2017 (No 23 of 2017) will come into operation on 1 August 2017.

## Made by the Governor

with the advice and consent of the Executive Council on 1 August 2017

MMRE17/07CS

## South Australia

# Planning, Development and Infrastructure Act (Commencement) Proclamation 2017

## 1—Short title

This proclamation may be cited as the *Planning, Development and Infrastructure Act (Commencement) Proclamation 2017.* 

## 2—Commencement of suspended provisions

The following provisions of the *Planning, Development and Infrastructure Act 2016* (No 14 of 2016) will come into operation on 1 August 2017:

- (a) sections 58 to 62 (inclusive);
- (b) sections 70 to 74 (inclusive);
- (c) section 77;
- (d) sections 82 to 87 (inclusive);
- (e) clauses 12 to 16 (inclusive) of Schedule 8.

## Made by the Governor

with the advice and consent of the Executive Council on 1 August 2017

PLN0019/17CS

# **Relationships Register Act (Commencement) Proclamation 2017**

## 1—Short title

This proclamation may be cited as the *Relationships Register Act (Commencement) Proclamation 2017.* 

## 2—Commencement

The *Relationships Register Act 2016* (No 67 of 2016) will come into operation on 1 August 2017.

## Made by the Governor

with the advice and consent of the Executive Council on 1 August 2017

DPC17/045CS

## South Australia

# Statutes Amendment (Planning, Development and Infrastructure) Act (Commencement) Proclamation 2017

## 1—Short title

This proclamation may be cited as the *Statutes Amendment (Planning, Development and Infrastructure) Act (Commencement) Proclamation 2017.* 

## 2—Commencement of suspended provisions

Sections 4 to 9 (inclusive) of the *Statutes Amendment (Planning, Development and Infrastructure) Act 2017* (No 5 of 2017) will come into operation on 1 August 2017 immediately after the commencement of section 58 of the *Planning, Development and Infrastructure Act 2016*.

## Made by the Governor

with the advice and consent of the Executive Council on 1 August 2017

PLN0019/17CS

# Statutes Amendment (Registered Relationships) Act (Commencement) Proclamation 2017

## 1—Short title

This proclamation may be cited as the *Statutes Amendment (Registered Relationships) Act (Commencement) Proclamation 2017.* 

## 2—Commencement

The Statutes Amendment (Registered Relationships) Act 2017 (No 13 of 2017) will come into operation on 1 August 2017.

## Made by the Governor

with the advice and consent of the Executive Council on 1 August 2017

DPC17/045CS

## South Australia

# **Summary Procedure (Abolition of Complaints) Amendment Act (Commencement) Proclamation 2017**

## 1—Short title

This proclamation may be cited as the Summary Procedure (Abolition of Complaints) Amendment Act (Commencement) Proclamation 2017.

## 2—Commencement of Act

The Summary Procedure (Abolition of Complaints) Amendment Act 2016 (No 43 of 2016) will come into operation on 3 October 2017.

## Made by the Governor

with the advice and consent of the Executive Council on 1 August 2017
AGO0098/17CS

# **Administrative Arrangements (Administration of Relationships Register Act) Proclamation 2017**

under section 5 of the Administrative Arrangements Act 1994

## 1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Relationships Register Act) Proclamation 2017.* 

## 2—Commencement

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

## 3—Administration of Act committed to Attorney-General

The administration of the *Relationships Register Act 2016* (No 67 of 2016) is committed to the Attorney-General.

## Made by the Governor

with the advice and consent of the Executive Council on 1 August 2017

DPC17/045CS

## South Australia

# Planning, Development and Infrastructure (Designated Day) (Assessment Panels) Proclamation 2017

under Schedule 8 clause 1 of the Planning, Development and Infrastructure Act 2016

## 1—Short title

This proclamation may be cited as the *Planning, Development and Infrastructure* (Designated Day) (Assessment Panels) Proclamation 2017.

## **2—Commencement**

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

## 3—Designated day

In accordance with the definition of *designated day* in Schedule 8 clause 1 of the *Planning, Development and Infrastructure Act 2016*, 1 October 2017 is appointed as the designated day for the purposes of clauses 12 to 15 (inclusive) of that Schedule.

## Made by the Governor

with the advice and consent of the Executive Council on 1 August 2017

PLN0019/17CS

## Planning, Development and Infrastructure (Designated Day) Proclamation 2017

under Schedule 8 clause 1 of the Planning, Development and Infrastructure Act 2016

## 1—Short title

This proclamation may be cited as the *Planning, Development and Infrastructure (Designated Day) Proclamation 2017.* 

## 2—Commencement

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

## 3—Designated day

In accordance with the definition of *designated day* in Schedule 8 clause 1 of the *Planning*, *Development and Infrastructure Act 2016*, 1 August 2017 is appointed as the designated day for the purposes of clause 6 of that Schedule.

## Made by the Governor

with the advice and consent of the Executive Council on 1 August 2017
PLN0019/17CS

## Natural Resources Management (Central Adelaide— Prescribed Wells Area) Variation Regulations 2017

under the Natural Resources Management Act 2004

## **Contents**

## Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

## Part 2—Variation of Natural Resources Management (Central Adelaide— Prescribed Wells Area) Regulations 2007

4 Insertion of regulation 7

7 Application and modification of section 164N of Act—eligible applicants

## Part 1—Preliminary

## 1—Short title

These regulations may be cited as the *Natural Resources Management (Central Adelaide—Prescribed Wells Area) Variation Regulations 2017.* 

## 2—Commencement

These regulations will come into operation 4 months after the day on which they are made (see *Subordinate Legislation Act 1978* section 10AA).

## 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 Natural Resources Management (Central Adelaide—Prescribed Wells Area) Regulations 2007

## 4—Insertion of regulation 7

After regulation 6 insert:

# 7—Application and modification of section 164N of Act—eligible applicants

(1) Section 164N of the Act applies in relation to the Central Adelaide Prescribed Wells Area as if that section were modified to the following effect:

# 164N—Allocation on declaration of prescribed wells in Central Adelaide Prescribed Wells Area

- (1) An eligible applicant in relation to water from a prescribed well declared under regulation 4 of the *Natural Resources Management (Central Adelaide—Prescribed Wells Area) Regulations 2007—* 
  - (a) may, subject to a restriction or prohibition under section 132, if the applicant applies for any necessary water management authorisation (depending on the circumstances of the particular case) within the prescribed CAPWA extended application period, continue to use water without a water management authorisation until the application has been granted or refused; and
  - (b) is, subject to subsection (3), entitled to be granted, without the payment of any purchase price, the necessary water management authorisation, subject to any determination by the Minister under subsections (2) and (2a) after consultation with the applicant.
- (2) Subject to subsection (2a), the water access entitlement that applies under subsection (1)(b) will be the share of a consumptive pool that will, in the opinion of the Minister, meet any 1 or more of the future requirements of the applicant as follows:
  - (a) the future requirements based on the reasonable requirements of the applicant during the establishment period;
  - (b) the future requirements for water for a development, project or other undertaking to which the applicant was legally committed or in respect of which the applicant had committed significant financial or other resources during the establishment period;

- (c) in the case of a person who is an eligible applicant by virtue of paragraph (b) of the definition of *eligible applicant* (due to being a successor in title to land or to an interest in land)—the future requirements for water for a development, project or other undertaking to which a predecessor had been legally committed, or in respect of which a predecessor had committed significant financial or other resources, during the establishment period.
- (2a) Despite subsection (2), the Minister may grant the applicant a lesser water access entitlement than the entitlement that would have been granted under subsection (2) (but for this subsection) on 1 or more of the following grounds:
  - (a) on the ground that the Minister considers it appropriate to grant a lesser entitlement based on the activities conducted at the time of the application on the land to which the application relates;
  - (b) on the ground that the Minister considers it appropriate to grant a lesser entitlement because—
    - (i) the future requirements of the applicant relate to land that has been divided; and
    - (ii) the application relates to a portion of that land;
  - (c) on such other ground as the Minister thinks fit.
- (3) If, at the expiration of the prescribed CAPWA extended period, the aggregate of water access entitlements—
  - (a) assigned under section 164N(1) and (2) of the unmodified Act, to existing users (within the meaning of section 164N(10) of the unmodified Act) of water in a prescribed well in the CAPWA; and
  - (b) assigned under subsections (1) and (2) of this section, to eligible applicants in relation to the CAPWA;

exceeds, in the opinion of the Minister, the capacity of the resource, the Minister may reduce each water access entitlement either proportionately or pursuant to a scheme set out in the regulations.

- (4) Before determining the capacity of the resource, the Minister must prepare a report assessing the need for water of ecosystems that depend on the resource for water
- (5) The Minister must make the report publicly available.

- (6) An eligible applicant in relation to the CAPWA may appeal to the ERD Court against a determination or decision of the Minister under subsection (1), (2) or (2a).
- (8) If the quantity of water available for allocation exceeds the aggregate of water access entitlements referred to in subsection (3), the Minister may allocate the excess in accordance with the unmodified Act and the relevant water allocation plan.
- (9) An entitlement under subsection (1)(b) will, for the purposes of section 164N(9) of the unmodified Act, be taken to be an entitlement under section 164N(1)(b) of the unmodified Act.
- (10) In this section—

*CAPWA* means the Central Adelaide Prescribed Wells Area within the meaning of the *Natural Resources Management (Central Adelaide—Prescribed Wells Area) Regulations 2007*;

*eligible applicant*, in relation to the CAPWA, means, subject to subsection (11)—

- (a) a person who would have been an existing user within the meaning of section 164N(10) of the unmodified Act of water in a prescribed well in the CAPWA, but for the operation of section 164N(11) of the unmodified Act;
- (b) a person who satisfies the Minister that they are a successor in title to land, or to an interest in land, of a person referred to in paragraph (a) (being the land, or the interest in land, giving rise to the rights of existing user),

but does not include a person whose application for the necessary water management authorisation in the CAPWA (whether or not under the unmodified Act) has been refused;

*establishment period* has the same meaning as in section 164N of the unmodified Act;

# prescribed CAPWA extended application period means—

- (a) the period of 6 months commencing on the commencement of regulation 4 of the *Natural Resources Management (Central Adelaide—Prescribed Wells Area) Variation Regulations 2017*; or
- (b) if the Minister determines that exceptional circumstances exist in a particular case that justify a longer period—such longer period as the Minister may determine;

unmodified Act means the Natural Resources
Management Act 2004 without the modifications to
section 164N referred to in regulation 4 of the Natural
Resources Management (Central Adelaide—Prescribed
Wells Area) Variation Regulations 2017.

- (11) A person ceases to be an eligible applicant in relation to the CAPWA if the person does not make the necessary applications under subsection (1) before the expiration of the prescribed CAPWA extended application period.
- (2) Where a provision of section 164N of the Act (without the modifications under subregulation (1)) is inconsistent with section 164N of the Act as modified under subregulation (1), the latter prevails to the extent of the inconsistency.

## Made by the Governor

with the advice and consent of the Executive Council on 1 August 2017

No 206 of 2017

16MSECCS029

# Criminal Law Consolidation (Criminal Organisations) (Premises in Para Hills) Variation Regulations 2017

under section 83GA(1) of the Criminal Law Consolidation Act 1935

## **Contents**

## Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

## Part 2—Variation of Criminal Law Consolidation (Criminal Organisations) Regulations 2015

Variation of regulation 3—Places declared to be prescribed places (by certificate of title)—section 83GA

## Part 1—Preliminary

### 1—Short title

These regulations may be cited as the *Criminal Law Consolidation (Criminal Organisations) (Premises in Para Hills) Variation Regulations 2017.* 

### **2—Commencement**

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

## 3—Variation provisions

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

# Part 2—Variation of Criminal Law Consolidation (Criminal Organisations) Regulations 2015

## 4—Variation of regulation 3—Places declared to be prescribed places (by certificate of title)—section 83GA

Regulation 3, table—after the item relating to "Certificate of title 5928/347" insert:

Certificate of title 5353/691 57 Sleep Road, Para Hills

## 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 1 August 2017

No 207 of 2017

AGO0087/17CS

# Criminal Law Consolidation (Criminal Organisations) (Premises in Salisbury South) Variation Regulations 2017

under section 83GA(1) of the Criminal Law Consolidation Act 1935

## **Contents**

## Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

## Part 2—Variation of Criminal Law Consolidation (Criminal Organisations) Regulations 2015

- 4 Insertion of regulation 4
  - 4 Places declared to be prescribed places (by address)—section 83GA

## Part 1—Preliminary

## 1—Short title

These regulations may be cited as the *Criminal Law Consolidation (Criminal Organisations) (Premises in Salisbury South) Variation Regulations 2017.* 

## 2—Commencement

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

## 3—Variation provisions

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

# Part 2—Variation of Criminal Law Consolidation (Criminal Organisations) Regulations 2015

## 4—Insertion of regulation 4

After regulation 3 insert:

## 4—Places declared to be prescribed places (by address)—section 83GA

For the purposes of the definition of *prescribed place* in section 83GA(1) of the Act, the premises and land comprising Unit 2, 8 Pentland Road, Salisbury South, is declared to be a prescribed place.

## 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 1 August 2017

No 208 of 2017

AGO0087/17CS

# Planning, Development and Infrastructure (General) (Assessment Panels) Variation Regulations 2017

under the Planning, Development and Infrastructure Act 2016

## **Contents**

## Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

## Part 2—Variation of *Planning, Development and Infrastructure (General)* Regulations 2017

- 4 Substitution of heading to Part 2
  - Part 2—Administration and structural matters
- 5 Variation of regulation 8—Disclosure of financial interests
- 6 Insertion of regulation 11
  - 11 Compliance with code of conduct—assessment panels
- 7 Insertion of Part 3

## Part 3—Assessment panels—procedures

- 12 Application
- Public access to meetings
- Minutes and other documents
- 15 Quorum
- 16 Voting
- 17 Validity of proceedings
- 18 Other matters

## Part 1—Preliminary

## 1—Short title

These regulations may be cited as the *Planning, Development and Infrastructure (General)* (Assessment Panels) Variation Regulations 2017.

### 2—Commencement

These regulations will come into operation on 1 October 2017.

## 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 *Planning, Development and Infrastructure* (General) Regulations 2017

## 4—Substitution of heading to Part 2

Heading to Part 2—delete the heading and substitute:

## Part 2—Administration and structural matters

## 5—Variation of regulation 8—Disclosure of financial interests

Regulation 8—after subregulation (12) insert:

(13) For the purposes of paragraph (b) of the definition of *relevant official* in clause 1(1) of Schedule 1 of the Act in relation to an assessment panel appointed by a council, the chief executive officer of the council is prescribed as the relevant official.

## 6—Insertion of regulation 11

After regulation 10 insert:

## 11—Compliance with code of conduct—assessment panels

(1) In this regulation—

*code of conduct* means the code of conduct to be observed by members of an assessment panel adopted by the Minister under clause 1(1)(c) of Schedule 3 of the Act.

- (2) A person may make a complaint to the Commission if the person believes that a member of an assessment panel has acted in contravention of the code of conduct.
- (3) A complaint must—
  - (a) be in writing; and
  - (b) contain particulars of the allegation on which the complaint is based; and
  - (c) be verified by statutory declaration.
- (4) Except with the approval of the Commission, a complaint must not be lodged with the Commission more than 6 months after the day on which the complainant first had notice of the matters alleged in the complaint.
- (5) The Commission may require the complainant to give further particulars of the complaint (verified, if the Commission so requires, by statutory declaration).
- (6) The Commission may refuse to entertain a complaint or, having accepted a complaint for investigation, may refuse to continue to entertain a complaint, if it appears to the Commission—
  - (a) that the complainant does not have a sufficient interest in the matter to which the complaint relates; or

- (b) that the matter raised by the complaint is trivial; or
- (c) that the complaint is frivolous or vexatious or is not made in good faith; or
- (d) that there is some other good reason not to proceed (or further proceed) with the matter under this regulation.
- (7) The Commission may, as the Commission's first step in dealing with a complaint, refer the matter to the member of the assessment panel to whom the complaint relates for a response.
- (8) The Commission may take such further action as the Commission thinks fit (including deciding not to proceed further with the matter).
- (9) The Commission may, whether or not the Commission has acted under subregulation (7), appoint a person to investigate a complaint.
- (10) If the Commission appoints an investigator—
  - (a) the Commission must inform the member of the assessment panel to whom the complaint relates of the appointment of an investigator and furnish formal notification of the nature of the complaint; and
  - (b) the investigator must conduct an investigation into the complaint as soon as practicable after the appointment has been made; and
  - (c) the investigator must give the member of the assessment panel to whom the complaint relates a reasonable opportunity to make representations to the investigator about the complaint; and
  - (d) the investigator may require—
    - (i) the complainant; and
    - (ii) the member of the assessment panel to whom the complaint relates,

to provide to the investigator any document or other information relevant to the investigation of the complaint (verified, if the investigator so requires, by statutory declaration); and

- (e) the investigator—
  - (i) must otherwise comply with the rules of natural justice; and
  - (ii) subject to subparagraph (i), may conduct the investigation in such a manner as the investigator thinks fit (including by undertaking such other consultations and undertaking such other inquiries as the investigator thinks fit).

- (11) If during an investigation the investigator is satisfied that there is a matter about which another complaint could have been made against the member of the assessment panel, the investigator may, after consultation with the Commission, deal with the matter as if a complaint had been made about the matter.
- (12) The investigator—
  - (a) may report to the Commission at any stage of the investigation; and
  - (b) must present a report to the Commission at the conclusion of the investigation.
- (13) The Commission must provide the person to whom the complaint relates with a copy of a report presented under subregulation (12)(b) (and the Commission may, if the Commission thinks fit, invite a response from the person).
- (14) The Commission may, on the receipt of a report under subregulation (12)(b), or at the conclusion of any process that the Commission has adopted in the alternative—
  - (a) decide to take no further action on the complaint; or
  - (b) undertake any consultation or further inquiry as the Commission thinks fit; or
  - (c) take action to have the member of the assessment panel to whom the complaint relates removed from office; or
  - (d) take such other action as the Commission thinks fit.
- (15) The Commission must inform the complainant of the outcome of a complaint under subregulation (14).
- (16) Without limiting a preceding subregulation, the Commission may, at any time, consult with or provide a report to—
  - (a) the Minister; and
  - (b) in the case of a complaint that relates to a member of an assessment panel appointed by a joint planning board or a council, the joint planning board or the council (as the case requires),

about a complaint that has been made under this regulation.

(17) Nothing in this regulation limits or restricts any action or proceedings that may be taken against or in relation to a member of an assessment panel on account of the member being an accredited professional under the Act.

## 7—Insertion of Part 3

After Part 2 insert:

## Part 3—Assessment panels—procedures

## 12—Application

This Part applies to and in relation to the procedures of an assessment panel established under section 83 of the Act or clause 12 or 13 of Schedule 8 of the Act.

## 13—Public access to meetings

- (1) In connection with the conduct of the proceedings of an assessment panel, members of the public are entitled to attend a meeting of the panel other than as set out in subregulation (2).
- (2) An assessment panel may exclude the public from attendance at a meeting—
  - (a) during so much of the meeting as is necessary to receive, discuss or consider in confidence any of the following matters:
    - (i) information the disclosure of which would involve the unreasonable disclosure of information concerning the personal affairs of any person (living or dead);
    - (ii) information the disclosure of which—
      - (A) could unreasonably be expected to confer a commercial advantage on a person, or to prejudice the commercial position of a person; and
      - (B) would, on balance, be contrary to the public interest;
    - (iii) information the disclosure of which would reveal a trade secret;
    - (iv) commercial information of a confidential nature (not being a trade secret) the disclosure of which—
      - (A) could reasonably be expected to prejudice the commercial position of the person who supplied the information, or to confer a commercial advantage on a third party; and
      - (B) would, on balance, be contrary to the public interest;
    - (v) matters affecting the safety or security of any person or property;

- (vi) information the disclosure of which could reasonably be expected to prejudice the maintenance of law, including by affecting (or potentially affecting) the prevention, detection or investigation of a criminal offence, or the right to a fair trial;
- (vii) matters that should be considered in confidence in order to ensure that the assessment panel, or any other entity, does not breach any law, or any order or direction of a court or tribunal constituted by law, any duty of confidence, or other legal obligation or duty;
- (viii) legal advice;
- (ix) information relating to actual litigation, or litigation that the assessment panel believes on reasonable grounds will take place;
- (x) information the disclosure of which—
  - (A) would divulge information provided on a confidential basis by or to a Minister of the Crown, the Commission, or another public authority or official; and
  - (B) would, on balance, be contrary to the public interest; and
- (b) during so much of the meeting that consists of its discussion or determination of any application or other matter that falls to be determined by the assessment panel.

## 14—Minutes and other documents

- (1) An assessment panel must ensure that accurate minutes are kept of its proceedings.
- (2) A disclosure by a member of an assessment panel of a direct or indirect pecuniary interest in any aspect of a development or any body associated with any aspect of a development required under the Act must be recorded in the minutes of the assessment panel.
- (3) Members of the public are entitled to reasonable access to—
  - (a) the agendas for meetings of an assessment panel; and
  - (b) the minutes of meetings of an assessment panel.
- (4) However, an assessment panel may, before it releases a copy of any minutes under subregulation (3), exclude from the minutes information about any matter dealt with on a confidential basis by the assessment panel.
- (5) Minutes must be available under subregulation (3) within 5 business days after their adoption by the members of the assessment panel.

## 15—Quorum

A quorum at a meeting of an assessment panel is a number obtained by dividing the total number of members of the assessment panel for the time being in office by 2, ignoring any fraction resulting from the division, and adding 1.

## 16—Voting

- (1) Each member of an assessment panel present at a meeting of the assessment panel is entitled to 1 vote on a matter arising for decision and, if the votes are equal, the member presiding at the meeting is entitled to a second or casting vote.
- (2) Subregulation (1) does not apply to a person who is taken to be a member of an assessment panel under section 85 of the Act.

## 17—Validity of proceedings

A proceeding of an assessment panel (and any decision made by an assessment panel) is not invalid by reason only of a vacancy in its membership or a defect in the appointment of a member.

## 18—Other matters

Except insofar as a procedure is not prescribed by the Act or these regulations, the procedures of an assessment panel in relation to the conduct of its business will be as determined by the assessment panel (and an assessment panel is accordingly a specified body for the purposes of section 246(6)(d) 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 1 August 2017

No 209 of 2017

PLN0019/17CS

# Planning, Development and Infrastructure (Transitional Provisions) (Assessment Panels) Variation Regulations 2017

under the Planning, Development and Infrastructure Act 2016

## **Contents**

## Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

## Part 2—Variation of *Planning, Development and Infrastructure (Transitional Provisions) Regulations 2017*

4 Insertion of regulation 6

6 Transitional provisions relating to development assessment panels under repealed Act

## Part 1—Preliminary

## 1—Short title

These regulations may be cited as the *Planning, Development and Infrastructure (Transitional Provisions) (Assessment Panels) Variation Regulations 2017.* 

## 2—Commencement

These regulations will come into operation on 1 October 2017.

## 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 *Planning, Development and Infrastructure* (Transitional Provisions) Regulations 2017

## 4—Insertion of regulation 6

After regulation 5 insert:

## 6—Transitional provisions relating to development assessment panels under repealed Act

- (1) Subject to subregulation (2), on and after 1 October 2017 (being the designated day for the purposes of clauses 12 and 13 of Schedule 8 of the Act), a council development assessment panel or a regional development assessment panel constituted under the repealed Act (and in existence immediately before 1 October 2017) will no longer act under the repealed Act.
- (2) If a council has not, immediately before 1 October 2017, appointed an assessment panel envisaged by clause 12(1) of Schedule 8 of the Act, the council's development assessment panel constituted under the repealed Act may continue to act until the Minister constitutes a local assessment panel under clause 12(3) of Schedule 8 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 1 August 2017

No 210 of 2017

PLN0019/17CS

# Natural Resources Management (Noora Prescribed Wells Area) Regulations 2017

under the Natural Resources Management Act 2004

## **Contents**

## Preamble

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Noora Prescribed Wells Area—revocation of declaration as prescribed water resource

## **Preamble**

- A proclamation was made in accordance with section 41 of the *Water Resources Act 1976* (the *1976 Act*) declaring an area of the State to be the Noora Proclaimed Region for the purposes of that Act (see *Gazette 09.01.1986 p19*).
- Schedule 3, clause 2 of the *Water Resources Act 1997* (the *1997 Act*) provides that a proclamation under section 41 of the 1976 Act in force immediately before the commencement of the 1997 Act continues in force as if it were a regulation under section 8(1) of the 1997 Act.
- 3 Schedule 4, clause 54(2) of the *Natural Resources Management Act 2004* provides that a regulation in force under section 8 of the 1997 Act (including such a regulation in force by virtue of the operation of Schedule 3 of the 1997 Act) will continue in force and effect as if it were a regulation made under section 125 of the *Natural Resources Management Act 2004*.
- 4 It is now appropriate to make a regulation under section 125(3) of the *Natural Resources*Management Act 2004 revoking the declaration of the Noora Proclaimed Region as a prescribed water resource.

## 1—Short title

These regulations may be cited as the *Natural Resources Management (Noora Prescribed Wells Area) Regulations 2017.* 

## 2—Commencement

These regulations will come into operation 4 months after the day on which they are made (see *Subordinate Legislation Act 1978* section 10AA).

## 3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Natural Resources Management Act 2004;

*Noora Prescribed Wells Area* means the Noora Proclaimed Region under the proclamation referred to in clause 1 of the preamble;

*relevant regulation* means the regulation in force as if it were a regulation made under section 125 of the Act by virtue of the operation of Schedule 3, clause 2 of the *Water Resources Act 1997* for the purposes of the continuation of the declaration of the Noora Prescribed Wells Area as a prescribed water resource.

## 4—Noora Prescribed Wells Area—revocation of declaration as prescribed water resource

In accordance with section 125(3) of the Act, the relevant regulation is revoked.

## Made by the Governor

on the recommendation of the Minister for Sustainability, Environment and Conservation and with the advice and consent of the Executive Council on 1 August 2017

No 211 of 2017

17MSECCS024

## **Relationships Register Regulations 2017**

under the Relationships Register Act 2016

## **Contents**

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Entry of particulars in Register on commencement of registered relationship
- 5 Information and material accompanying application for revocation of registration
- 6 Entry of particulars in Register on revocation of registration
- 7 Corresponding law registered relationships

## 1—Short title

These regulations may be cited as the Relationships Register Regulations 2017.

## 2—Commencement

These regulations will come into operation on the day on which the *Relationships Register Act 2016* comes into operation.

## 3—Interpretation

In these regulations—

Act means the Relationships Register Act 2016;

## parent includes—

- (a) the mother and father of the child; and
- (b) the mother and co-parent of the child (within the meaning of the *Family Relationships Act 1975*); and
- (c) the parent of a child under an order under section 10HB of the *Family Relationships Act 1975*.

## 4—Entry of particulars in Register on commencement of registered relationship

For the purposes of section 8(2) of the Act, the particulars that are required to be entered in the Register are—

- (a) in respect of each person in the relationship—
  - (i) the person's name; and
  - (ii) the person's occupation; and
  - (iii) the person's principal place of residence; and
  - (iv) the person's date and place of birth; and

- (v) the name of the person's parents; and
- (b) the date on which the entry relating to the relationship is made in the Register.

## 5—Information and material accompanying application for revocation of registration

- (1) For the purposes of section 10(2)(b) of the Act—
  - (a) notice of the application to revoke the registration of a relationship must be served by the applicant on the other person in the relationship—
    - (i) personally; or
    - (ii) by leaving the notice for the person at the person's last known residential address or with someone apparently over the age of 16 years at that address; and
  - (b) proof of service of the notice must be provided to the Registrar in the form of a statutory declaration setting out—
    - (i) the name of the person served; and
    - (ii) the method of service; and
    - (iii) the time and date of service.
- (2) For the purposes of section 10(2)(d) of the Act, an application to revoke the registration of a relationship must be accompanied by the following information in relation to each person in the relationship:
  - (a) the person's name;
  - (b) the person's date and place of birth;
  - (c) the date on which the relationship was registered under the Act.

## 6—Entry of particulars in Register on revocation of registration

For the purposes of section 13(1)(c) of the Act—

- (a) the date on which the Registrar makes an entry relating to the revocation of a registered relationship must be included in the Register; and
- (b) the Registrar must specify the reason the registered relationship ended, whether—
  - (i) because it was revoked in accordance with section 12 of the Act; or
  - (ii) by virtue of an event as set out in section 13(1)(a) or (b) of the Act.

## 7—Corresponding law registered relationships

For the purposes of section 26(1) of the Act, each of the following laws is declared to be a corresponding law:

- (a) the Civil Partnerships Act 2011 of Queensland;
- (b) the Civil Unions Act 2012 of the Australian Capital Territory;
- (c) the *Domestic Relationships Act 1994* of the Australian Capital Territory;
- (d) section 4 and Part 2 of the *Relationships Act 2003* of Tasmania;

- (e) the *Relationships Act 2008* of Victoria;
- (f) the Relationships Register Act 2010 of New South Wales;
- (g) Book 1 of the Civil Code of Québec, Canada;
- (h) the *Domestic Relations Law* of the State of New York, United States of America;
- (i) Book 1 of the *Dutch Civil Code* of the Netherlands;
- (j) Chapter 572 Marriage, Part 1 and Chapter 572B *Civil Unions, Hawaii Revised Statutes* of the State of Hawaii, United States of America;
- (k) the Civil Marriage Act 2005 of Canada;
- (l) the Civil Partnership Act 2004 of the United Kingdom;
- (m) the Civil Union Act 2004 of New Zealand;
- (n) the Civil Union Act 2006 of South Africa;
- (o) the Marriage Act 1949 of the United Kingdom;
- (p) the Marriage Act 1955 of New Zealand
- (q) Division 3 of the *Marriage, Family Code* of the State of California, United States of America;
- (r) the Marriage and Civil Partnership (Scotland) Act 2014 of Scotland;
- (s) the Vital Statistics Act, Revised Statutes 1989, c494 of Nova Scotia, Canada.

### 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 1 August 2017

No 212 of 2017

DPC17/047CS

## Relationships Register (Fees) Regulations 2017

under the Relationships Register Act 2016

## **Contents**

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Fees

## Schedule 1—Fees

## 1—Short title

These regulations may be cited as the *Relationships Register (Fees) Regulations 2017*.

## 2—Commencement

These regulations will come into operation on the day on which the *Relationships Register Act 2016* comes into operation.

## 3—Interpretation

In these regulations—

Act means the Relationships Register Act 2016.

## 4—Fees

The fees payable under the Act are set out in Schedule 1.

## Schedule 1—Fees

1	Application to register a relationship (section 6 of Act)	\$108.00
2	Application to revoke the registration of a relationship (section 10 of Act)	\$108.00
3	Application for correction of entry in Register (section 17 of Act)	\$48.75
4	Application for search of entries made in Register about a particular registere relationship within a 10 year period or part of a 10 year period (section 19 of Act)—	
	(a) inclusive of issue of standard certificate on completion of search	\$48.75
	(b) inclusive of issue of commemorative certificate package on completion of search	\$68.50
5	Application for certificate of corresponding law registered relationship (section 27 of Act)	\$48.75
6	Additional fee for giving priority to an application under item 4(a)	\$37.00

## 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 1 August 2017

No 213 of 2017

DPC17/047CS

# Births, Deaths and Marriages Registration (Relationships Register) Variation Regulations 2017

under the Births, Deaths and Marriages Registration Act 1996

## **Contents**

## Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

## Part 2—Variation of Births, Deaths and Marriages Registration Regulations 2011

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 5—Information to be included in birth registration statement
- 6 Variation of regulation 6—Particulars of birth to be included in Register
- 7 Variation of regulation 9—Particulars required in notification by funeral director etc
- 8 Variation of regulation 10—Particulars of death to be included in Register
- 9 Variation of regulation 12—Fees

## Part 1—Preliminary

## 1—Short title

These regulations may be cited as the *Births, Deaths and Marriages Registration* (Relationships Register) Variation Regulations 2017.

## 2—Commencement

These regulations will come into operation on 25 August 2017.

## 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 Births, Deaths and Marriages Registration Regulations 2011

## 4—Variation of regulation 3—Interpretation

(1) Regulation 3—after the definition of *court appointed guardian* insert:

*de facto relationship* has the same meaning as in the *Family Law Act 1975* of the Commonwealth;

(2) Regulation 3—after the definition of *fertilisation procedure* insert:

## parent includes—

- (a) the mother and father of the child; and
- (b) the mother and co-parent of the child (within the meaning of the *Family Relationships Act 1975*); and
- (c) the parent of a child under an order under section 10HB of the *Family Relationships Act 1975*;
- (3) Regulation 3—after the definition of *place* of a birth, marriage or death insert:

*place* at which a registered relationship was entered into means—

- (a)
  - (i) if the registered relationship was entered into at a place in South Australia that has an address—that address; or
  - (ii) if the registered relationship was entered into at a place in South Australia that does not have an address—a statement identifying the general location in which the registered relationship was entered into; or
- (b) if the relationship is a corresponding law registered relationship (within the meaning of the *Relationships Register Act 2016*)—the name of the place in the jurisdiction in which the relationship was registered or otherwise formally recognised;
- (4) Regulation 3—after the definition of *prescribed area* insert:

**registered relationship** has the same meaning as in the *Relationships Register Act 2016*.

## 5—Variation of regulation 5—Information to be included in birth registration statement

Regulation 5—delete paragraph (1) and substitute:

- (l) if the child's parents are married or in a registered relationship—
  - (i) the date on which the marriage took place or the registered relationship commenced (as the case requires); and
  - (ii) the place at which the marriage occurred or the registered relationship was entered into (as the case requires);

## 6—Variation of regulation 6—Particulars of birth to be included in Register

Regulation 6—delete paragraph (i) and substitute:

- (i) if the child's parents are married or in a registered relationship—
  - (i) the date on which the marriage took place or the registered relationship commenced (as the case requires); and
  - (ii) the place at which the marriage occurred or the registered relationship was entered into (as the case requires);

## 7—Variation of regulation 9—Particulars required in notification by funeral director etc

- (1) Regulation 9(f)—delete paragraph (f) and substitute:
  - (f) if the deceased was of or over the age of 16 years, the following information:
    - (a) the deceased's marital status at the time of death;
    - (b) the deceased's registered relationship status at the time of death;
    - (c) whether, at the time of death, the deceased was in a de facto relationship;
- (2) Regulation 9—after paragraph (g) insert:
  - (ga) in relation to each registered relationship entered into by the deceased—the deceased's age at the commencement of the registered relationship and the name of the other person in the relationship;
  - (gb) if, at the time of the deceased's death, the deceased was in a de facto relationship—the name of the other person in the relationship;
- (3) Regulation 9(k)—delete paragraph (k) and substitute:
  - (k) the names of the deceased's parents and, if a parent's name is different to the parent's current name, the name of the parent at birth (or on adoption);

## 8—Variation of regulation 10—Particulars of death to be included in Register

- (1) Regulation 10(1)(h)—delete paragraph (h) and substitute:
  - (h) if the deceased was of or over the age of 16 years, the following information:
    - (a) the deceased's marital status at the time of death;
    - (b) the deceased's registered relationship status at the time of death;
    - (c) whether, at the time of death, the deceased was in a de facto relationship;
- (2) Regulation 10(1)—after paragraph (i) insert:
  - (ia) in relation to each registered relationship entered into by the deceased—the deceased's age at the commencement of the registered relationship and the name of the other person in the relationship;
  - (ib) if, at the time of the deceased's death, the deceased was in a de facto relationship—the name of the other person in the relationship;
- (3) Regulation 10(1)(m)—delete paragraph (m) and substitute:
  - (m) the names of the deceased's parents and, if a parent's name is different to the parent's current name, the name of the parent at birth (or on adoption);

## 9—Variation of regulation 12—Fees

Regulation 12—after its present contents (now to be designated as subregulation (1)) insert:

(2) The Registrar may charge a fee for providing any other service relating to the registration of a registrable event.

## 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 1 August 2017

No 214 of 2017

DPC17/047CS

#### THE CORPORATION OF THE CITY OF ADELAIDE

### LOCAL GOVERNMENT ACT 1999—SECTION 170

Notice of Separate Rate Declaration

NOTICE is hereby given that The Corporation of the City of Adelaide, at its meeting held on Tuesday, 25 July 2017 pursuant to Section 154 of the Local Government Act 1999, declared the Solar Savers Adelaide Separate Rate for the period of 11 financial years commencing in the financial year 2017/2018 and concluding in the financial year 2027/2028, being a separate rate based on a proportionate basis related to the land the subject of the separate rate, namely the cost to Council of facilitating the supply and installation of a solar photovoltaic system at the land the subject of the separate rate.

The separate rate applies to the rateable land specified in Annexure B to the Solar Savers Adelaide—Separate Rate Declaration report to Council dated 25 July 2017, being those rateable assessments within Council's area where the owners of the land have entered into a Property Owner Agreement with Council for the purposes of participating in the Solar Savers Adelaide Program to enable Council's facilitation of the supply and installation of solar photovoltaic systems on residential properties within its area, in the amounts specified in that annexure

A copy of the report to Council and its Annexures are available for inspection at Council's principal office, 25 Pirie Street, Adelaide, S.A. 5000 during normal business hours and can be accessed on Council's website: <a href="http://www.cityofadelaide.com.au/your-council/meetings/agendas-minutes/">http://www.cityofadelaide.com.au/your-council/meetings/agendas-minutes/</a>.

M. GOLDSTONE, Chief Executive Officer

#### PORT AUGUSTA CITY COUNCIL

Resignation of Councillor

NOTICE is hereby given in accordance with Section 54 (6) of the Local Government Act 1999, a vacancy has occurred in the office at Area Councillor, due to the resignation of Councillor Philip Greagen on 8 June 2017 which will take effect from 22 June 2017.

A supplementary election will not be required, as Council has adopted a Policy, pursuant to Section 6 (2) (b) (iv) of the Local Government (Elections) Act 1999, that a vacancy in the first instance will not be filled until the next General Election.

J. BANKS, Chief Executive Officer

### CITY OF TEA TREE GULLY

Exclusion from the Community Land Classification

NOTICE is hereby given, pursuant to Section 193 (6) of the Local Government Act 1999, that the Council of the City of Tea Tree Gully, at its meeting held on 18 April 2017, excluded from the Community Land Classification the following:

 Allotment 2 in Filed Plan 9756, 1477 Golden Grove Road, Golden Grove, described as the whole of Certificate of Title Volume 5221, Folio 520.

J. MOYLE, Chief Executive Officer

### ADELAIDE HILLS COUNCIL

Change of Names

Council approves a Change of Name request from the Lenswood 100 Group together with the Lenswood and Forest Range Community Associations.

NOTICE is hereby given Pursuant to section 219 (1) of the Local Government Act 1999, to the change the name of the reserve known as the 'Lenswood Recreation Park' to the 'Lenswood Centennial Park'.

Council approves the request from Mount Torrens and District Community Association.

NOTICE is hereby given Pursuant to section 219 (1) of the Local Government Act 1999, to change the name of the reserve located at Townsend Street, Mount Torrens, to 'Mount Torrens Heritage Reserve'.

A. AITKEN, Chief Executive Officer

### THE FLINDERS RANGES COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given at a meeting of the Council held on Thursday, 27th July 2017 and for the year ending 30th June 2018, it resolved:

### ADOPTION OF CAPITAL VALUATIONS

The Flinders Ranges Council, in accordance with Section 167(2)(a) of the Local Government Act 1999 (the Act), adopts for rating purposes for the year ending 30 June 2018, the valuations made by the Valuer-General of capital values in relation to all land in the area of the Council, and hereby specifies 17 July 2017 as the day as and from which such valuations shall become and be the valuations of the Council with the total of the valuations being \$251,208,000 comprising \$243,183,980 in respect of rateable land and \$8,024,020 in respect of non-rateable land before alteration.

## DECLARATION OF DIFFERENTIAL GENERAL RATES

Declares that, having taken into account the general principles of rating contained in Section 150 of the Act and the requirements of Section 153(2) of the Act, The Flinders Ranges Council declares, pursuant to Sections 152(1)(a), 153 (1)(b) and 156 (1)(c) of the Act, and Regulation 14(1) of the Local Government (General) Regulations 2013, the following differential general rates based on the assessed capital values of all rateable land within the Council area for the year ending 30 June 2018, the said differential general rates to vary by reference to the predominant land use of the rateable land and the locality of the land.

The said differential general rates declared are as follows:

Locality of Quorn Township, Quorn Rural Area, Hawker Township, Hawker Rural Area:

- (1) A differential general rate of 0.6455 cents in the dollar on rateable land in the Council's area of category 1 (residential) land use;
- (2) A differential general rate of 0.7500 cents in the dollar on rateable land in the Council's area of category 2 (commercial shop) land use;
- (3) A differential general rate of 0.8500 cents in the dollar on rateable land in the Council's area of category 3 (commercial office) land use;
- (4) A differential general rate of 0.8500 cents in the dollar on rateable land in the Council's area of category 4 (commercial other) land use;
- (5) A differential general rate of 0.8500 cents in the dollar on rateable land in the Council's area of category 5 (industry light) land use:
- (6) A differential general rate of 0.9500 cents in the dollar on rateable land in the Council's area of category 6 (industry other) land use;
- (7) A differential general rate of 0.7150 cents in the dollar on rateable land in the Council's area of category 7 (primary production) land use;
- (8) A differential general rate of 0.7600 cents in the dollar on rateable land in the Council's area of category 8 (vacant land) land use;
- (9) A differential general rate of 0.9500 cents in the dollar on rateable land in the Council's area of category 9 (other) land use:

### RESIDENTIAL GENERAL RATES CAP

Pursuant to Section 153(3) of the Act, The Flinders Ranges Council has determined not to fix a maximum increase in the general rate to be charged on the principal place of residence of a principal ratepayer for the year ending 30 June 2018.

#### DECLARATION OF MINIMUM RATE

Pursuant to Section 158(1)(a) of the Act, The Flinders Ranges Council fixes a minimum amount of \$742.00 payable by way of general rates for the year ending 30 June 2018.

### DECLARATION OF GARBAGE ANNUAL SERVICE CHARGE

Pursuant to and in accordance with Section 155 of the Act, The Flinders Ranges Council declare Annual Service Charges for the year ending 30 June 2018 based on the level of usage of the service upon the land to which it provides the prescribed service of the collection and disposal of "wet" and "recyclable" waste as follows:

- (1) \$150.00 for occupied properties in Quorn, Hawker and Cradock for "wet" waste
- (2) \$100.00 for occupied properties in Quorn, Hawker and Cradock for "recyclable" waste

### DECLARATION OF COMMUNITY WASTEWATER MANAGEMENT SYSTEMS ANNUAL SERVICE CHARGE

Pursuant to and in accordance with Section 155 of the Act, and in accordance with the Community Wastewater Management Systems Property Unit Code as provided at Regulation 12 of the Local Government (General) Regulations 2013, The Flinders Ranges Council declare an Annual Service Charges for the year ending 30 June 2018 based on the nature of the service and varying according to whether the land is vacant or occupied upon the land to which it provides or makes available the prescribed service of a Community Wastewater Management System, of:

- (a) \$400.00 per unit in respect of each piece of occupied land serviced by the Quorn Community Wastewater Management Systems
- (b) \$390.00 per unit in respect of each piece of vacant land serviced by the Quorn Community Wastewater Management Systems
- (c) \$400.00 per unit in respect of each piece of occupied land serviced by the Hawker Community Wastewater Management Systems
- (d) \$390.00 per unit in respect of each piece of vacant land serviced by the Hawker Community Wastewater Management Systems

### DECLARATION OF SEPARATE RATES (NRM LEVY - COLLECTED FOR THE STATE GOVERNMENT)

Pursuant to Section 95 of the Natural Resources Management Act 2004, and Section 154 of the Act, and in order to reimburse the Council for amounts contributed to the Northern and Yorke Natural Resources Management Board, being \$43,452.00 for the year ending 30 June 2018, The Flinders Ranges Council declare a separate rate of 0.01810 cents in the dollar, based on the capital value of all rateable properties in the area of the Council and of the Northern and Yorke Natural Resources Management Board.

### DECLARATION OF PAYMENT OF RATES

Pursuant to Section 181(1) & (2) of the Act, The Flinders Ranges Council declare that all rates for the year ending 30 June 2018 be payable by four (4) equal or approximately equal instalments, with the:

first instalment payable on  $1^{st}$  September 2017;

second instalment payable on 1st December 2017;

third instalment payable on 1st March 2018; and

fourth instalment payable on 1st June 2018.

C. J. DAVIES, Chief Executive Officer

#### MID MURRAY COUNCIL

#### **DEVELOPMENT ACT 1993**

Southern Heritage Places Development Plan Amendment

Public Consultation

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

The Amendment proposes to change the Development Plan by introducing: a Table of Local Heritage Places with a description of the elements of heritage value of each place, figures showing the location of proposed places, and update provisions applying to the assessment of development affecting local heritage places. The area surveyed is the southern half of the Council area including the towns of Mannum, Cambrai, Keyneton, Palmer, Tungkillo and surrounds. The survey area is south of the Angaston-Swan Reach Road (Stott Highway), but excluding Sedan and Swan Reach townships.

The DPA report including a map of the survey area and places identified will be on public consultation from Tuesday 1 August 2017 until Tuesday 26 September 2017 and available for view on the internet at <a href="https://www.mid-murray.sa.gov.au">www.mid-murray.sa.gov.au</a>.

Copies of the DPA report, information sheets, and a copy of the heritage survey and data sheets are available for inspection during normal Council office hours Monday-Friday at the Mannum, Cambrai and Morgan Council Offices.

Written submissions regarding the DPA should be submitted no later than 5pm on Tuesday 26 September 2017. All submissions should be addressed to Joel Taggart, Acting Director - Development & Environmental Services, PO Box 28 Mannum SA 5238 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you lodge your submission electronically, please email it to <a href="mailto:postbox@mid-murray.sa.gov.au">postbox@mid-murray.sa.gov.au</a>. All submissions should be clearly marked Southern Heritage Places DPA.

Copies of all submissions will be available for inspection at the Mannum, Cambrai and Morgan Council Offices from Wednesday 27 September 2017 until the conclusion of the public hearing.

A public hearing will be held on Monday 16 October 2017 at 7pm in the Meeting Room of the Council Offices, 49 Adelaide Road, Mannum at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the DPA, contact Jake McVicar at the Cambrai Office on 8564 6020. Dated 1 August 2017.

R. PEATE, Chief Executive Officer

#### DISTRICT COUNCIL OF ORROROO CARRIETON

Adoption of Valuations and Declaration of Rates 2017-2018

NOTICE is given that the Council at an Ordinary meeting held on the 26<sup>th</sup> July 2017, in respect of the financial year ending 30<sup>th</sup> June 2018, resolved as follows:

Adoption of Valuations

To adopt, for rating purposes, the most recent valuations of the Valuer-General available to Council of the Capital Value of land within the Council's area totalling \$193,398,520 of which \$185,709,640 is the total Capital Value of rateable land.

General Rates

To declare a general rate to apply to all rateable land within the Council area of 0.003968 cents in the dollar.

Fixed Charge

To declare a fixed charge of \$252.00 on all rateable land within the Council area.

Annual Service Charge – Waste Management Collection

To declare an annual service charge – waste management collection of \$348.00 to be applied to all properties to which the service is provided or is made available, with a charge of \$80.00 for each additional bin.

Separate Rate - Natural Resources Management Levy

To declare a separate rate of 0.00018 cents in the dollar on all rateable land within the Council area to recover the amount payable to the Northern and Yorke Natural Resources Management Board.

S. RUFUS, Chief Executive Officer

#### DISTRICT COUNCIL OF RENMARK PARINGA

Elector Representation Review

NOTICE is hereby given that the Council has undertaken a review to determine whether alterations are required in respect to elector representation, including ward boundaries and the composition of Council. As an outcome of this review Council proposes the following:

Council has determined to maintain the status quo in the following areas:

	Preferred Option	Does this change current structure
Principal member	Mayor elected by the community	No (status quo)
Number of Councillors	8 (plus the Mayor = 9 Elected Members)	No (status quo)
Wards	None None	No (status quo)

Council has prepared a report which details the review process, public consultation undertaken and the proposal Council now considers should be carried into effect. A copy of this report is available on Council's website <a href="www.renmarkparinga.sa.gov.au">www.renmarkparinga.sa.gov.au</a> or a copy can be obtained at the Principal Office of the Council being the Renmark Paringa Community and Civic Centre located at 61 Eighteenth Street, Renmark SA 5341.

Written submissions are invited from interested persons from Tuesday 1st August 2017 and should be directed to the Chief Executive Officer, PO Box 730, Renmark SA or emailed to <a href="mailto:council@renmarkparinga.sa.gov.au">council@renmarkparinga.sa.gov.au</a> by close of business on Friday 25th August 2017.

Any person making a written submission will be invited to appear before a meeting of Council to be heard in support of their submission. Information regarding the elector representation review can be obtained by contacting Sandy Edmonds, Executive Assistant to Director of Corporate and Community Services, on telephone (08) 8580 3000 or by email at <a href="mailto:council@renmarkparinga.sa.gov.au">council@renmarkparinga.sa.gov.au</a>.

T. SIVIOUR, Chief Executive Officer

### WUDINNA DISTRICT COUNCIL

Adoption of Assessment

NOTICE is hereby given that the Wudinna District Council at a meeting held on 18 July 2017 resolved for the 2017-2018 financial year as follows:

Adoption of Valuation

Adopted for rating purposes the capital valuations made by the Valuer-General totalling \$305,191,900 for rateable and non-rateable land in the Council area.

Declaration of Rates

Declared differential general rates on rateable land within its area by reference to locality as follows:

- a) The whole of the township of Wudinna, a rate of 0.472 cents in the dollar.
- b) The whole of the township of Minnipa, a rate of 0.472 cents in the dollar.
- c) The whole of the township of Kyancutta, a rate of 0.472 cents in the dollar.
- d) The whole of the township of Warramboo, a rate of 0.472 cents in the dollar.
- e) The whole of the township of Yaninee, a rate of 0.472 cents in the dollar.
- f) The whole of the town of Pygery, a rate of 0.472 cents in the dollar.
- g) In respect of all land within the area of the Council not otherwise included as above, a differential general rate of .605 cents in the dollar.

Minimum Rate

Declared a minimum amount payable by way of rates of \$435.00 in respect to all rateable land within the area of Council.

Annual Service Charge

Imposed an annual service charge where a septic effluent disposal connection is provided within the Township of Wudinna of \$325 per unit for all occupied properties and \$290 for all unoccupied properties.

Separate Rate

Declared a separate rate of \$176 based on a proportional basis of expenditure incurred in maintaining the area of the cottage home units within portion Section 175, Hd of Pygery – Wudinna Homes for the Aged identified as being assessments:

927026901	927027001	927027101	927027201	927027301
927027401	927027501	927027601	927027701	927027801
927027811	927027821	927027831	927027841	927027861

Natural Resource Management (NRM) Levy

Declared differential separate rates varying on the basis of land use on all rateable land in the area of the Council in order to reimburse the Council for amounts contributed to the Eyre Peninsula Natural Resource Management Board.

- a) A land use of Primary Production, a Separate Rate of \$147.51 per assessment;
- b) A land use of:
  - i. Commercial
  - ii. Industrial

A separate rate of \$110.63 per assessment;

- c) A land use of:
  - i. Residential
  - ii. Vacant Land
  - iii. Other

A separate rate of \$73.75 per assessment.

A. MCGUIRE, Chief Executive Officer

#### DISTRICT COUNCIL OF YANKALILLA

Township Boundaries—Burning Permits

NOTICE is hereby given that the District Council of Yankalilla has determined Township Boundaries for the purposes of the Environment Protection (Air Quality) Policy 2016.

Pursuant to the provisions of Section 4 of the Local Government Act 1999 and Council resolution dated 21 April 2017, notice is hereby given to proclaim the local towns of Cape Jervis, Carrickalinga, Delamere, Inman Valley, Myponga, Myponga Beach, Normanville, Randalsea, Rapid Bay, Second Valley, Wirrina Cove, and Yankalilla. The boundaries of which are shown on Rack Plans 1104 to 1115 respectively, deposited in the Office of the Surveyor-General.

Copies of the plans can be viewed at the Council offices, 1 Charles Street, Yankalilla or at the Office of the Surveyor-General, 101 Grenfell Street, Adelaide and can also be viewed on Council's website (www.yankalilla.sa.gov.au).

N. MORRIS, Chief Executive

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

CHAPMAN Lynette Amy late of Hospital Road Mount Pleasant of no occupation who died 29 April 2017. CLEMENT Patricia Elaine late of 29 Cungena Ayenue Park Holme Retired Teacher/Librarian who died 23 November 2016.

GOLDING Garnett Henry Reuben late of 6 Booth Street Linden Park Retired Chief Project Engineer who died 14 February 2017.

HARVEY Raymond Christopher late of 276 Portrush Road Beulah Park Retired Public Servant who died 24 December 2016.

HAYWARD Frieda Bessie late of 80 Moseley Street Glenelg South of no occupation who died 6 June 2017. HEYSTER Diana Margaret late of 1 Humphries Terrace Kilkenny Retired Franchise Owner who died 18 May 2017.

IRVINE Lynette Ann late of 15 McInerney Avenue Mitchell Park of no occupation who died 11 May 2017

JOHNSON Shirley Ada late of 11 19 Woodville Road Woodville South of no occupation who died 29 October 2016.

MAKSIM Erik late of 181 193 Days Road Regency Park of no occupation who died 23 March 2017.

MOORE Rona Daisy late of 62 Morton Road Christie Downs of no occupation who died 30 March 2017.

NIKOLIC Nikola late of 74 Stephens Street Booleroo Centre Retired Painter who died 3 August 2016.

SAXE Albert Charles late of 10 Rockingham Street West Beach of no occupation who died 30 July 2016. WRIGHT Kathleen Mary late of 477 479 Military Road Largs Bay of no occupation who died 20 April 2017.

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 1 September 2017, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated 1 August 2017.

D. A. CONTALA, Public Trustee

## **NOTICE SUBMISSION**

The weekly South Australian Government Gazette is issued on Tuesday afternoon, except where Executive Council meets on Wednesday, wherein publishing will occur on that day.

The next scheduled publication date is displayed on the website: www.governmentgazette.sa.gov.au.

## Notices for gazettal, along with enquiries, can be directed to:

EMAIL governmentgazettesa@sa.gov.au

PHONE (08) 8207 1045

## Notices for gazettal are to be emailed in the following formats:

- Notices as individual Word files (.doc)
- Maps, images, and diagrams as separate PDF files (.pdf)
- Content requiring official signature for authorisation—notices as Word files as well as signed documentation as PDF files

## Please provide the following information in your email:

- Date the notice is to be gazetted
- Notification of whether a proof, quote, or return email confirmation is required
- Email address and phone number of the person authorising the submission
- Name of the person and organisation to be charged for the notice, if applicable, and a purchase order if required
- Details that may impact on publication of the notice

Notices must be submitted before 4 p.m. Friday, the week preceding intended gazettal.

Proofs of formatted content are supplied upon request, with necessary alterations to be returned before 4 p.m. the day preceding publication.

Submitted notices will be gazetted unless notification is received before 10 a.m. the day of publication.