ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such.
HIS Excellency the Governor directs it to be notified for general information that he has in the name and on behalf of Her Majesty The Queen, this day assented to the undermentioned Acts passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 38 of 2012—Character Preservation (Barossa Valley) Act 2012. An Act to provide measures to protect and enhance the special character of the Barossa Valley region; and for other purposes.

No. 39 of 2012—Character Preservation (McLaren Vale) Act 2012. An Act to provide measures to protect and enhance the special character of the McLaren Vale region; to make related amendments to the Development Act 1993; and for other purposes.

By command,
JOHN ROBERT RAU, for Premier

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Classification Council, pursuant to the provisions of the Classification (Publications, Films and Computer Games) Act 1995:

Member: (from 12 November 2012 until 11 November 2015)
- Julie Joy Redman
- Anthony Patrick Durkin
- George Spiridon Karzis
- Michael John Dean Dawson
- Barbara Edith Biggins

Chair: (from 12 November 2012 until 11 November 2015)
- Julie Joy Redman

By command,
JOHN ROBERT RAU, for Premier

HIS Excellency has been pleased to allow and countersign the proposed amendments to Statutes 1.1 and 9.1 of the Flinders University of South Australia, approved by the Council of the University on 9 August 2012, pursuant to Section 20 (3) of the Flinders University of South Australia Act 1966.

By command,
JOHN ROBERT RAU, for Premier

AGRICULTURAL AND VETERINARY PRODUCTS (CONTROL OF USE) REGULATIONS 2004
NOTICE BY THE MINISTER
Approval of Prescribed Qualification
I, GAIL GAGO, Minister for Agriculture, Food and Fisheries, pursuant to Regulation 3 (1) of the Agricultural and Veterinary Products (Control of Use) Regulations 2004, approve the qualification listed below as a prescribed qualification:

A valid ARO SafeChem Card issued by ARO Educational Services Pty Ltd certifying successful completion of the following Units of Competence:

<table>
<thead>
<tr>
<th>Module/Unit Code</th>
<th>Unit Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>AHCCHM303A</td>
<td>Prepare and Apply Chemicals</td>
</tr>
<tr>
<td>AHCCHM304A</td>
<td>Transport, Handle and Store Chemicals</td>
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</table>

Dated 30 October 2012.
GAIL GAGO, Minister for Agriculture, Food and Fisheries

DEVELOPMENT ACT 1993, SECTION 25 (17): PORT AUGUSTA CITY COUNCIL—PORT AUGUSTA WEST DEVELOPMENT PLAN AMENDMENT

Preamble
1. The Development Plan Amendment entitled Port Augusta City Council—Port Augusta West has been finalised in accordance with the provisions of the Development Act 1993.
2. The Minister for Planning has decided to approve the Amendment.

NOTICE
PURSUANT to Section 25 of the Development Act 1993, I—
(a) approve the Amendment; and
(b) fix the day on which this notice is published in the Gazette as the day on which the Amendment will come into operation.

Date 26 October 2012.
JOHN RAU, Deputy Premier, Minister for Planning
The Architects’ Code of Conduct
**Code of Conduct**

**Introduction**

This Code of Conduct sets out the standards of professional conduct and practice expected of persons, bodies corporate or partnerships registered as architects under the South Australian Architectural Practice Act 2009.

The Code is intended to:

- assist architects to act professionally and ethically in the provision of architectural services;
- uphold and maintain public confidence in the architecture profession;
- detail the obligations imposed upon architects relating to the provision of services and the conduct expected of architects.

Architects are expected to be guided in their professional conduct and work by the spirit of the Code as well as by its express terms. Failure to comply with the Code may constitute unprofessional conduct for the purposes of the Act and be grounds for disciplinary action. The fact that a course of conduct is not specifically referred to in the Code, or does not constitute a breach of an express term of the Code, does not mean that it cannot form the basis of disciplinary proceedings. Improper conduct in a private capacity may also be held to be unprofessional conduct.

In this Code:

- Act means the Architectural Practice Act 2009 (SA).
- Architect (whether capitalised or not) means a person, body corporate or partnership registered under the Act.
- Bank may also mean a similar institution.
- Client means the person or body to whom the architect agrees to supply services or goods.
- Board means the Architectural Practice Board of South Australia.
- Registrar means the Registrar of the Architectural Practice Board of South Australia.
- Principal is the architect in control and management of all the relevant architectural work.

A word in the singular shall be taken as including the plural; and a word in the plural shall be taken as including the singular, unless otherwise specified.

Architects are expected to meet the following Standards:

- Standard 1—Be honest and act with integrity
- Standard 2—Be competent
- Standard 3—Promote their services honestly and responsibly
- Standard 4—Manage their businesses competently
- Standard 5—Consider the wider impact of their work
- Standard 6—Carry out their work faithfully and conscientiously
- Standard 7—Be trustworthy and look after clients’ money properly
- Standard 8—Have appropriate insurance arrangements
- Standard 9—Maintain the reputation of the architecture profession
- Standard 10—Deal with disputes or complaints appropriately
- Standard 11—Co-operate with regulatory requirements and investigations
- Standard 12—Have respect for others
Standard 1

Honesty and Integrity

1.1 Architects must act at all times with honesty and integrity and avoid any actions or situations which are inconsistent with their professional obligations or could diminish public confidence in the architecture profession. This standard underpins the Code and will be taken to be required in consideration of all conduct under any aspect of this Code.

1.2 Architects should not make any statement in any medium, including electronic, written or verbal, which is contrary to that architect’s professional opinion or which they know to be untrue, misleading, or which may discredit the profession.

1.3 Where a conflict of interest arises, architects are expected to disclose that conflict in writing and manage it to the satisfaction of all affected parties. The architect should seek written confirmation that all parties involved give their informed consent to the architect continuing to act. If there is any situation which might give rise to a conflict of interest or compromise the independence of the architect (such as where the architect has an interest in a supplier or building company) the architect must disclose that conflict in writing to the client.

1.4 Where architects make or receive any payment or other inducement for the introduction or referral of work or for the recommendation or specification of any goods, equipment or materials, they should disclose the arrangement to the client or prospective client at the commencement of the architect’s engagement.

1.5 Where architects are engaged in any form of competition to win work or awards, they should act fairly and honestly with potential clients and competitors.

Standard 2

Competence

2.1 Architects are expected to deliver architectural services competently, diligently and in a timely manner and to apply in their work professional standards of skill, knowledge and care. If an architect engages others to do work that architect should ensure that they are competent and adequately supervised.

2.2 Architects are expected to make appropriate arrangements for their professional work in the event of incapacity, retirement, death, absence from, or inability to, work.

2.3 Architects are expected to ensure that they have the necessary communication skills and local knowledge to discharge their responsibilities.

2.4 Architects are expected to keep their knowledge and skills relevant to professional work up to date and be aware of:

2.4.1 The Board’s requirements in relation to continuing architectural education as published from time to time; and

2.4.2 the content of the Act and all other legislation relevant to the practice of architecture; and

2.4.3 any codes of conduct, standards, guidelines or other information issued by the Board from time to time.

2.5 Architects must carry on business and provide services in accordance with the Act, this Code and all other legislation including with legislation and codes in force in any jurisdiction in which architectural services are provided.

Standard 3

Honest promotion of services

3.1 Architects are expected to promote professional services in a truthful and responsible manner that is not misleading and complies with the codes and principles of the Advertising Standards Bureau. Architects must avoid making misleading or false comparisons with services provided by competitors, and should include their registration number in any advertising material and other correspondence and documentation.

3.2 Architects who are principals in a practice are expected to ensure that all architectural work is under the control or management of one or more architects, and that their names are made known to clients and any relevant third party. The client should be notified promptly of any change in the architect responsible for the work.

3.3 Architects must not permit their names to be used in relation to any work, document or publication to misleadingly imply authorship of, or responsibility for the content or form of the work, document or publication.
3.4 Architects must not hold out, or permit the holding out, as an architect any person who is not a registered architect as defined in the act. Further architects must not sign as checked, approved or supervised any drawings or other documents which they have not checked, approved or supervised. Where services are being provided by any person who is not a registered architect as defined in the Act, as an employee of, or under the supervision of an architect, the client must be informed of that fact, and the architect must ensure that only a registered architect signs any documentation which describes the signatory as architect or where the signature of an architect is required.

**Standard 4**

**Competent management of business**

4.1 Architects are expected to have effective systems in place to ensure that their practices are run professionally, that projects are regularly monitored and reviewed, and that clients are kept adequately informed about the progress of their projects.

4.2 Architects should ensure that they are able to provide adequate professional, financial and technical resources when entering into a contract and throughout its duration.

4.3 Architects should ensure that adequate security is in place to safeguard both paper and electronic records for their clients, taking full account of legislation, and that clients’ confidential information is safeguarded. Records of all documentation related to a project should be kept for at least 6 years after completion of services or longer if required by legislation or contract. Such records are to include photographs of the works in progress, project journals and diaries, statutory and regulatory approval documents, drawings and other records whether in electronic or other form. If in electronic form an architect should keep adequate copies to enable records to be restored if damaged.

4.4 Architects are expected to ensure that before undertaking any professional work the architect has entered into a written agreement with the client which adequately covers:
- the contracting parties;
- the scope of the work;
- the fee or method of calculating it;
- who will be responsible for what;
- any constraints or limitations on the responsibilities of the parties;
- the provisions for suspension or termination of the agreement;
- a statement that they have adequate and appropriate insurance cover to meet their liabilities (but in any event not less than the minimum level specified by the Board);
- a complaints-handling procedure (see Standard 10), including details of any special arrangements for resolving disputes (e.g. arbitration).

Any agreed variations to the written agreement should be recorded in writing.

4.5 Architects are expected to ensure that client agreements record that the architect is registered with the Board (including registration number), and that if the client has a complaint, it may be referred to the Board.

4.6 Architects should make clear to the client the extent to which any architectural services are being subcontracted.

4.7 Except where disclosure is required by law, an architect must observe the confidentiality of the client’s affairs and must not disclose information which is marked “confidential” or which the architect ought to have known was confidential, without the consent of the client. At the end of a contract (if requested), or otherwise upon reasonable demand, architects should promptly return to a client any papers, plans or property which the client provided to the architect.

4.8 Architects must, in relation to an agreement for services, ensure that the cost of the services is in line with the fee structure detailed in the agreement and accurately reflects the amount of work done or to be done for the client in the provision of the services.

4.9 Unless otherwise expressly agreed between the architect and the client architects should provide the client with regular statements of account for the services performed.

**Standard 5**

**Considering the wider impact of work**

5.1 Whilst architects’ primary responsibilities are to their clients, architects should take into account the impact of their professional activities on the natural and built environment.
Standard 6

Architects should carry out professional work faithfully and conscientiously and with due regard to relevant technical and professional standards.

6.1 Architects are expected to carry out all work with skill and care and in accordance with the terms of engagement.

6.2 Architects should carry out professional work promptly, without undue delay and, so far is reasonably practicable, in accordance with any time-scale and cost limits agreed with the client.

6.3 Architects are expected to keep their clients informed of the progress of work undertaken on their behalf and of any issue which may significantly affect its quality or cost.

6.4 Architects should, when acting between parties, administering a construction contract or giving advice, exercise impartial and independent professional judgement.

6.5 Architects must withdraw from the provision of any services where the architect reasonably believes in the architect's professional judgement that the provision of the services would require the architect to act in:

6.5.1 a manner contrary to the public interest; or

6.5.2 breach of any laws, including the Act or regulations made under it; or

6.5.3 breach of this Code.

6.6 Architects should maintain a high standard of integrity and act honestly and fairly, and with competence and diligence in dealings with other architects.

6.7 Architects must, if approached to undertake a project for which it is known, or should reasonably be known, that another architect is currently appointed, request the client to notify the other architect and should take reasonable steps to inform the client of the obligation the client may have in respect of moral rights arising from the other architect's services.

6.8 Architects should realistically appraise their ability to undertake and achieve any proposed work. They should also make their clients aware of the likelihood of achieving the client's requirements and aspirations. If an architect feels they may not be able to comply, they should not discuss terms of engagement or accept the work.

Standard 7

Trustworthiness and safeguarding clients’ money

7.1 An architect is expected to keep proper records of all money held by them which belongs to a client or other third party, and to account for it at all times.

7.2 Any money belonging to a client or third party should be held in a designated interest-bearing bank account which is separate from any of the architect's personal or business accounts.

7.3 An architect should ensure that money is not withdrawn from a client account to make a payment unless it is made to or on behalf of a client on the client's specific written instructions.

Standard 8

Insurance arrangements

8.1 The Act requires architects to be insured or indemnified against civil liabilities in a manner and to an extent approved by the Board. Such insurance includes professional indemnity insurance cover and may include other insurance such as public liability insurance. In relation to professional indemnity insurance, architects are required to maintain a minimum level of cover in accordance with the Board’s guidance, but an architect is expected to have adequate and appropriate insurance cover in general, including run-off cover, for themselves, their practice and their employees. An architect should ensure that insurance is adequate to meet a claim, whenever it is made.

8.2 The need for cover extends to professional work undertaken outside an architect's main practice or employment.

8.3 Employed architects should, as far as possible, ensure that insurance cover and/ or other appropriate indemnity arrangements are provided by their employer.

8.4 Architects are expected to provide evidence that they have met the standards expected of this Standard 8 in such form as the Board may require.
Standard 9

Maintaining the reputation of architects

9.1 Architects should ensure that their professional finances are managed responsibly.

9.2 Architects are expected to conduct themselves in a way which does not bring either that architect or the profession into disrepute. If an architect is in a position where they know that these standards have not been met, or that their conduct could reflect badly on the profession, that architect is expected to report the matter to the Board. For example, an architect should notify the Registrar within 28 days if they:

- are convicted of a criminal offence;
- are made the subject of a court order disqualifying them from acting as a company director;
- are made the subject of a bankruptcy order;
- are director of a company which is wound up (other than for amalgamation or restructuring purposes);
- make an accommodation with creditors (including a voluntary arrangement);
- fail to pay a judgment debt.

Standard 10

Deal with disputes or complaints appropriately

10.1 Architects are expected to have a written procedure for prompt and courteous handling of complaints which will be in accordance with the Code and to provide this procedure to clients. This should include the name of the architect who will respond to complaints.

10.2 Architects should handle complaints courteously and promptly at every stage; and as far as practicable in accordance with the following time scales:

- an acknowledgement within 10 working days from the receipt of a complaint; and
- a response addressing the issues raised in the initial letter of complaint within 30 working days from its receipt.

10.3 If appropriate, architects should encourage alternative methods of dispute resolution, such as mediation or conciliation.

Standard 11

Co-operation with regulatory requirements and investigations

11.1 Architects are expected to co-operate fully and promptly with the Board, and within any specified timeframe, if the Board asks them to provide information which it needs to carry out its statutory duties, including evidence that they are complying with this Code.

11.2 Architects should notify the Board in writing and within 1 month of any changes in the details held on the Register, including address. Under the Act, architects who do not tell the Board of a change in any details held on the register may be subject to a fine.

Standard 12

Respect for others

12.1 An architect should treat everyone fairly and in line with the law. An architect should not discriminate because of disability, age, gender, sexual orientation, ethnicity, or any other inappropriate consideration.

J. E. BAILEY, Registrar, Architectural Practice Board of South Australia
ELECTRICITY ACT 1996
QEnergy’s Default Electricity Contract Prices for Domestic and Business Customers

NOTICE under the Electricity Act 1996 by QEnergy Limited (ABN 58 120 124 101) of Default Contract Prices for Small Customers pursuant to Section 36AB of the Electricity Act 1996, notice is hereby given by QEnergy of its default contract prices for customers who are consuming less than 160 megawatt hours per annum of electricity (‘small customers’) and who are purchasing electricity under QEnergy’s default contract terms and conditions.

Prices effective as at 1 July 2012

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### General Supply—Tariff 126

**From (1 January-31 March)**

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**From (1 April-31 December)**

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**General Supply—Tariff 126**

(Monthly Meter Read)

**From (1 January-31 March)**

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### General Supply Time of Use—Tariff 128

**From (1 January-3 March)**

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**From (1 April-31 December)**

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**Off Peak**

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### General Supply Time of Use—Tariff 128

**(Monthly Meter Read)**

**From (1 January-31 March)**

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<td>45.298</td>
</tr>
<tr>
<td>Next 219.1781 kWh/day (c/kWh)</td>
<td>39.98</td>
<td>43.978</td>
</tr>
<tr>
<td>Next 273.9726 kWh/day (c/kWh)</td>
<td>40.01</td>
<td>44.011</td>
</tr>
<tr>
<td>Balance (c/kWh)</td>
<td>40.01</td>
<td>44.011</td>
</tr>
<tr>
<td>Supply Charge (c/day)</td>
<td>64.02</td>
<td>70.422</td>
</tr>
</tbody>
</table>

**From (1 April-31 December)**

<table>
<thead>
<tr>
<th>Description</th>
<th>GST Exclusive</th>
<th>GST Inclusive</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 54.7945 kWh/day (c/kWh)</td>
<td>38.41</td>
<td>42.251</td>
</tr>
<tr>
<td>Next 219.1781 kWh/day (c/kWh)</td>
<td>35.42</td>
<td>38.962</td>
</tr>
<tr>
<td>Next 273.9726 kWh/day (c/kWh)</td>
<td>35.42</td>
<td>38.962</td>
</tr>
<tr>
<td>Balance (c/kWh)</td>
<td>35.42</td>
<td>38.962</td>
</tr>
<tr>
<td>Supply Charge (c/day)</td>
<td>64.02</td>
<td>70.422</td>
</tr>
</tbody>
</table>

**Off Peak**

<table>
<thead>
<tr>
<th>Description</th>
<th>GST Exclusive</th>
<th>GST Inclusive</th>
</tr>
</thead>
<tbody>
<tr>
<td>For all consumption kWh (c/kWh)</td>
<td>18.97</td>
<td>20.867</td>
</tr>
</tbody>
</table>

### Justification Statement

The default contract prices set out by QEnergy in this notice are the same as the standing contract prices for small customers as fixed by the Electricity Standing Contract Price Determination made by the Essential Services Commission of South Australia (‘ESCOSA’) on 14 December 2010.

For further information please call QEnergy 1300 44 85 35.
ENVIRONMENT PROTECTION ACT 1993

Granting of an Exemption

NOTICE is hereby given that the Environment Protection Authority has issued an Exemption to Virginia Groundwater Management Pty Ltd to be exempted from Section 34 (Offence to contravene mandatory provisions of policy) of the Environment Protection Act 1992, in respect of the requirements of Clause 17 (Obligation not to discharge of deposit listed pollutants into water or onto certain land (Schedule 4)) of the Environment Protection (Water Quality) Policy 2003.

In carrying out the specified activity of ‘Discharge of shallow sub surface drainage water to Land’, Virginia Groundwater Management Pty Ltd is authorised to discharge listed pollutants—namely nitrogen, phosphorous and leached salts—to a surface/sub surface drainage area located on the north-eastern end of Park Road, Virginia, which discharges into Thomson Creek.

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

K. VOGELSANG, Delegate, Environment Protection Authority

FISHERIES MANAGEMENT ACT 2007: SECTION 79

WEST COAST PIPI FISHERY

Temporary Prohibition of Fishing Activity

I HEREBY declare that it is unlawful for a person to engage in the fishing activity specified in Schedule 1 in the area specified in Schedule 2 during the period specified in Schedule 3.

SCHEDULE 1

The act of taking or an act preparatory to the taking of Pipi (Donax deltoides) for recreational purposes.

SCHEDULE 2

The Younghusband Peninsula between the Murray Mouth and 28 mile crossing.

SCHEDULE 3

From midnight on 1 November 2012 until midnight on 31 May 2013.

Dated 30 October 2012.

PROFESSOR M. DOROUDI, Executive Director, Fisheries and Aquaculture

GAMING MACHINES REGULATIONS 2005

NOTICE UNDER REGULATION 5B

Trading Round for Gaming Machine Entitlements

1. PAUL WHITE, Liquor and Gambling Commissioner, hereby establish a trading round for the purchase and sale of gaming machine entitlements. This trading round will be known as Trading Round 2/2012.

Offers to purchase or sell gaming machine entitlements in Trading Round 2/2012 are invited from persons entitled to do so in accordance with the Gaming Machines Act 1992 and the Gaming Machines Regulations 2005.

The closing date and time for the submission of offers is:

Friday, 21 December 2012 at 5 p.m.

The determination of offers that are to be regarded as accepted (the Trading Day) will occur on 31 January 2013.

An administration fee of $100 (per entitlement) applies for Trading Round 2/2012 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 2/2012 may only be made on the application forms available from the Consumer and Business Services website at www.cbs.sa.gov.au by following the links to Liquor and Gambling information.

Applications should be submitted in a sealed envelope clearly marked ‘Trading Round 2/2012’ and must be received by Consumer and Business Services no later than 5 p.m. on Friday, 21 December 2012.

Applications may only be lodged:

In Person at:
Consumer and Business Services,
Level 9, East Wing,
50 Grenfell Street,
Adelaide, S.A. 5000.

Or by mail at:
Consumer and Business Services,
Trading Round 2/2012,
P.O. Box 3241,
Rundle Mall, S.A. 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@agd.sa.gov.au.
Dated 8 November 2012.

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

<table>
<thead>
<tr>
<th>No. of House and Street</th>
<th>Locality</th>
<th>Allotment, Section, etc.</th>
<th>Certificate of Title</th>
<th>Date and page of Government Gazette in which notice declaring house to be substandard published</th>
<th>Maximum rental per week payable in respect of each house</th>
</tr>
</thead>
<tbody>
<tr>
<td>24 Gould Road</td>
<td>Elizabeth Park</td>
<td>Allotment 703 in Deposited Plan 7005, Hundred of Munno Para</td>
<td>5168 185</td>
<td>25.11.93, page 2605</td>
<td>5.00 (not fit for human habitation)</td>
</tr>
<tr>
<td>4 Jones Street</td>
<td>Naroorte</td>
<td>Allotment 201 in Deposited Plan 57612, Hundred of Naroorte</td>
<td>5865 194</td>
<td>28.2.02, page 1097</td>
<td>5.00 (not fit for human habitation)</td>
</tr>
</tbody>
</table>

Dated at Adelaide, 8 November 2012.  
R. HULM, Director, Corporate Services, Housing SA
LIQUOR LICENSING ACT 1997

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Byrne Vineyards Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of the business known as Byrne Vineyards.

The application has been set down for hearing on 4 December 2012 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant’s address, at least seven days before the hearing date (viz: 27 November 2012).

The applicant’s address for service is c/o Petria Byrne, P.O. Box 15, Kent Town. S.A. 5071.

The application and certain documents and material relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: ollgc@agd.sa.gov.au.

Dated 30 October 2012.

Applicant

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LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Byrne Vineyards Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of the business known as Byrne Vineyards.

The application has been set down for hearing on 4 December 2012 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant’s address, at least seven days before the hearing date (viz: 27 November 2012).

The applicant’s address for service is c/o Petria Byrne, P.O. Box 15, Kent Town. S.A. 5071.

The application and certain documents and material relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: ollgc@agd.sa.gov.au.

Dated 30 October 2012.
LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Charminar Goodwood Express Pty Ltd has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 1/503 Goodwood Road, Colonel Light Gardens, S.A. 5041 and to be known as Charminar at Goodwood.

The application has been set down for hearing on 5 December 2012 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant’s address, at least seven days before the hearing date (viz: 28 November 2012).

The applicant’s address for service is c/o Naveen Irkulla, 1/503 Goodwood Road, Colonel Light Gardens, S.A. 5041.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 30 October 2012.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that MHM Unley No 33 Pty Ltd as trustee for Holdfast Unit Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 83 Brighton Road, Glenelg, S.A. 5045 and known as Charminar Goodwood Express.

The application has been set down for hearing on 28 November 2012 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant’s address, at least one day before the hearing date (viz: 27 November 2012).

The applicant’s address for service is c/o Duncan Basheer Hannon, G.P.O. Box 2, Adelaide, S.A. 5001 (Attention: David Tillett).

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 31 October 2012.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that McLaren Vale Wine Company Pty Ltd has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c), Extended Trading Authorisation, Entertainment Consent and Extended Trading Area in respect of premises situated at 102 Waymouth Street, Adelaide, S.A. 5000 and to be known as Barrio Uno.

The application has been set down for hearing on 5 December 2012 at 9.30 a.m.

The following licence conditions are sought:

- Approval under Section 34 (1) (c) to sell liquor on the licensed premises by persons seated at a table or attending a function at which food is provided.
- The Extended Trading Authorisation is sought in relation to the abovementioned condition for the following days and times:
  - Monday to Saturday: Midnight to 3 a.m. the following day;
  - Sunday: 8 a.m. to 11 a.m. and 8 p.m. to midnight;
  - Good Friday: Midnight to 2 a.m.;
  - Christmas Eve: Midnight to 2 a.m. the following day;
  - Sunday Christmas Eve: 8 p.m. to 2 a.m. the following day;
  - New Year’s Eve: 2 a.m. the following day to 3 a.m. the following day;
  - Day preceding other Public Holidays: Midnight to 3 a.m. the following day; and

The applicant’s address for service is c/o Westley Digiorgio Solicitors, P.O. Box 1265, Naracoorte, S.A. 5271 (Attention: Peter Westley).
• Entertainment Consent is sought for the Areas shown on the plans lodged with this office.
• Extended Trading Area to include an Outdoor Area as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant’s address, at least seven days before the hearing date (viz: 26 November 2012).

The applicant’s address for service is c/o Kerry Flanagan, 26 Claxton Street, Adelaide, S.A. 5000.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.


LIQUOR LICENSING ACT 1997
Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Simply Organoleptic Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of the business known as Simply Organoleptic, 319 Chalk Hill Road, McLaren Vale, S.A. 5171 and to be known as Café Meso.

The application has been set down for hearing on 10 December 2012 at 10 a.m.

Conditions

The following licence conditions are sought:
• Redefinition to include an Outdoor Beer Garden as per plans lodged with this office.
• Extended Trading Authorisation is sought for internal and external areas of the premises as per plans lodged with this office on the following days and times:
  - Monday to Thursday: 8 a.m. to 11 p.m.
  - Friday to Saturday: 8 a.m. to 11.30 p.m.
  - Sunday: 9 a.m. to 8 p.m.
• Entertainment Consent is sought for the Areas shown on the plans lodged with this office.
• Redefinition to include an Outdoor Area as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant’s address, at least seven days before the hearing date (viz: 3 December 2012).

The applicant’s address for service is c/o Stephen Edwards, P.O. Box 2061, McLaren Vale, S.A. 5171.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.


Applicant
LIQUOR LICENSING ACT 1997
Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Haslett Holdings Pty Ltd as trustee for Haslett Family Trust has applied to the Licensing Authority for a Producer’s Licence in respect of premises situated at 758 Nixon Road, Monash, S.A. 5342 and to be known as Woolenook Fruits.

The application has been set down for hearing on 11 December 2012 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant’s address, at least seven days before the hearing date (viz: 3 December 2012).

The applicant’s address for service is c/o Benjamin Haslett, P.O. Box 164, Paringa, S.A. 5340.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner.

The applicant’s address for service is c/o Wallmans Lawyers, G.P.O. Box 1018, Adelaide, S.A. 5001 (Attention: Scott Lumsden).

Dated 6 November 2012.

Applicant

The applicant’s address for service is c/o Teusner and Co Lawyers, P.O. Box 70, Tanunda S.A. 5352 (Attention: Julia Woithe).

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant’s address, at least seven days before the hearing date (viz: 3 December 2012).

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant’s address, at least seven days before the hearing date (viz: 3 December 2012).

The applicant’s address for service is c/o Teusner and Co Lawyers, G.P.O. Box 70, Tanunda S.A. 5352 (Attention: Julia Woithe).

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant’s address, at least seven days before the hearing date (viz: 3 December 2012).
MINING ACT 1971
NOTICE is hereby given in accordance with Section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Sunshine Alliance Resources Pty Ltd
Location: Lyons Camp area—Approximately 160 km north of Ceduna.
Pastoral Leases: Kychering, Muckanippie and Mulgathing.
Term: 2 years
Area in km²: 711
Ref.: 2010/00322

J. MARTIN, Mining Registrar

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

Applicant: Sunshine Alliance Resources Pty Ltd
Location: Rocky Hill area—Approximately 117 km west-north-west of Woomera.
Pastoral Leases: Bon Bon, Coondambo and Wilgena.
Term: 2 years
Area in km²: 493
Ref.: 2010/00323

J. MARTIN, Mining Registrar

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

Applicant: Sunshine Alliance Resources Pty Ltd
Location: Gibber Plain area—Approximately 146 km south of Coober Pedy.
Pastoral Leases: Wilgena and Bulgunnia.
Term: 2 years
Area in km²: 730
Ref.: 2010/00324

J. MARTIN, Mining Registrar

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

Applicant: Clay & Mineral Sales Pty Ltd
Location: Section 631, Hundred of Hall, approximately 5 km north-east of Balaklava.
Area: 22.61 hectares
Purpose: Recovery of filling sand and construction sand.
Ref.: T02930

A copy of the proposal has been provided to the Wakefield Regional Council.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Manufacturing, Innovation, Trade, Resources and Energy, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000.

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

J. MARTIN, Mining Registrar

NATIONAL ELECTRICITY LAW
THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law of the following matter.

Under Section 107, the period of time for the making of the final determination on the Small Generation Aggregator Framework Rule proposal has been extended to 29 November 2012.

Further details and all documents on the above matter are available on the AEMC’s website www.aemc.gov.au. The relevant documents are also available for inspection at the offices of the AEMC.

Australian Energy Market Commission
Level 5, 201 Elizabeth Street
Sydney, N.S.W. 2000
Telephone: (02) 8296 7800
Facsimile: (02) 8296 7899
8 November 2012.
NATIONAL GAS LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Gas Law of the following matter.

Under Section 303, AEMO has requested the STTM deviations and the settlement surplus and shortfall Rule proposal (Project Ref. GRC0014). The proposal seeks to amend the rules to enhance efficiency and closer link cost to cause in the system for deviation payments and charges in the short term trading market for gas. Submissions must be received by 20 December 2012.

Submissions on this proposal can be lodged online via the AEMC’s website at www.aemc.gov.au. Before submitting your submission, you must review the AEMC’s privacy statement on its website. Submissions should be submitted in accordance with the AEMC’s Guidelines for making written submissions on Rule change proposals. The AEMC publishes all submissions on its website subject to confidentiality. All documents in relation to the above matters are published on the AEMC’s website and are available for inspection at the offices of the AEMC.

Under Section 317, the period of time for the making of the draft Rule determination on the STTM deviations and the settlement surplus and shortfall Rule proposal has been extended to 28 March 2013.

Australian Energy Market Commission
Level 5, 201 Elizabeth Street
Sydney, N.S.W. 2000
Telephone: (02) 8296 7800
Facsimile: (02) 8296 7899
8 November 2012.

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Brookfield Conservation Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton as Director Regional Co-ordination, Partnerships and Stewardship formerly entitled Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of Brookfield Conservation Park from 6 p.m. on Sunday, 18 November 2012 until 6 a.m. on Saturday, 24 November 2012. The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the reserve during the period indicated.

Use of Firearms Within the Reserve

PURSUANT to Regulations 8 (4), 20 (1) and 41 of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton as Director Regional Co-ordination, Partnerships and Stewardship formerly entitled Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, grant permission to members of the Sporting Shooters Association of Australia Hunting & Conservation Branch (SA) Inc. in possession of both a current Hunting Permit and a firearm to enter and remain in the whole of Brookfield Conservation Park from 6 p.m. on Sunday, 18 November 2012 until 6 a.m. on Saturday, 24 November 2012 for the purpose of taking feral animals.

This permission is conditional upon the observance by each of those persons of the requirements of the National Parks and Wildlife Act 1972, National Parks and Wildlife (National Parks) Regulations 2001 and the National Parks and Wildlife (Hunting) Regulations 2011, including those requiring compliance with the Director’s requests, requirements and orders of a Warden.


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

NOTICE TO MARINERS

No. 32 of 2012

South Australia—Gulf St Vincent—Port Adelaide River—M Berth—Dredging Operations

MARINERS are advised that Maritime Constructions will be carrying out dredging operations in the Port Adelaide River from 31 October to 2 November 2012. The work is outside of the main channel in M Berth at Largs Bay.

The dredge and barge will exhibit the appropriate lights and shapes as required by the International Regulations for Preventing Collisions at Sea, 1972. The dredging operations Project Manager can be contacted on 0427 484 525.

Mariners are advised to proceed with caution in the vicinity.

Navy Chart affected: Aus 137.

Adelaide, 30 October 2012.

PATRICK CONLON, Minister for Transport

FP 2012/0105
DPTI 2012/00765
PASSENGER TRANSPORT ACT 1994

TAKE notice that I, Emma Thomas, Deputy Chief Executive, Public Transport Services, a delegate of the Minister for Transport Services, pursuant to Regulation 3 (1) of the Passenger Transport Regulations 2009, hereby approve each of the metroCARDs provided in Schedule 1 below as a ticket entitled the holder to travel on a passenger vehicle in accordance with the information encoded and/or printed on the ticket.

SCHEDULE 1

Regular

Regular metroCARD is available in two formats. It may be for either a two hour or two section trip.

Concession and Full Time Tertiary

Concession metroCARD can only be used in conjunction with a valid travel concession card

Student (Primary/Secondary)

Student metroCARD can only be used in conjunction with a valid travel concession card

Seniors

Seniors Card is issued to all eligible South Australian seniors. This is also a recognised concession card.
Special Pass

The Special Pass is for passengers eligible for free travel.

Dated 31 October 2012.

E. THOMAS, Deputy Chief Executive, Public Transport Services

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PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

SECTION 25 (5) (b)

**Variation of Petroleum Exploration Licence—PEL 516**

NOTICE is hereby given that under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012, the conditions of the abovementioned Exploration Licence have been varied as follows:

Condition 1 of the licence is omitted and the following substituted:

1. During the term of the licence, the licensee shall carry out or cause to be carried out exploratory operations on the area comprised in the licence in accordance with such work programs as are approved by the Minister from time to time. Years one to three exploratory operations are guaranteed and any subsequent licence year becomes guaranteed upon entry into any such licence year. These exploratory operations shall include but not necessarily be limited to:

<table>
<thead>
<tr>
<th>Year of Licence</th>
<th>Minimum Work Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>One</td>
<td>Drill two wells.</td>
</tr>
<tr>
<td>Two</td>
<td>Drill five wells.</td>
</tr>
<tr>
<td>Three</td>
<td>Drill two wells; and 300 km 2D seismic acquisition; and 1000 km seismic reprocessing.</td>
</tr>
<tr>
<td>Four</td>
<td>Drill two wells.</td>
</tr>
<tr>
<td>Five</td>
<td>Drill two wells.</td>
</tr>
</tbody>
</table>

The revised work requirements as a result of this variation would not have altered the outcome of the original competitive tender process.

Dated 31 October 2012.

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

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PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Geothermal Exploration Licence—GEL 214

The expiry date of GEL 214 is now determined to be 31 October 2018.

Dated 6 November 2012.

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

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PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Geothermal Exploration Licence—GEL 181

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Geothermal Exploration Licence has been suspended for the period from and including 22 November 2012 until 21 November 2013, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of GEL 181 is now determined to be 21 November 2017.

Dated 6 November 2012.

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

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PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Geothermal Exploration Licence—GEL 498

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Geothermal Exploration Licence has been suspended for the period from and including 1 November 2012 until 31 October 2013, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of GEL 498 is now determined to be 31 October 2016.

Dated 6 November 2012.

B. A. GOLDSTEIN,
Executive Director,
Energy Resources Division
Department for Manufacturing, Innovation, Trade, Resources and Energy
Delegate of the Minister for Mineral Resources and Energy
PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Petroleum Exploration Licence—PEL 515

NOTICE is hereby given that the undermentioned Petroleum Exploration Licence has been granted under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

<table>
<thead>
<tr>
<th>No. of Licence</th>
<th>Licensee</th>
<th>Locality</th>
<th>Date of Expiry</th>
</tr>
</thead>
<tbody>
<tr>
<td>PEL 515</td>
<td>Strike Energy Limited</td>
<td>Cooper Basin</td>
<td>4 November 2017</td>
</tr>
</tbody>
</table>

Description of Area

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

Area 1

Commencing at a point being the intersection of latitude 28°40'00"S GDA94 and longitude 139°00'00"E GDA94, thence east to longitude 139°25'00"E AGD66, south to latitude 28°43'00"S GDA94, east to longitude 139°30'00"E GDA94, south to latitude 28°44'30"S GDA94, east to longitude 139°35'00"E GDA94, south to latitude 28°47'00"S GDA94, east to longitude 139°41'00"E GDA94, south to latitude 28°51'00"S GDA94, east to longitude 139°48'00"E GDA94, south to latitude 29°00'00"S AGD66, west to longitude 139°00'00"E GDA94 and north to the point of commencement.

Area 2

Commencing at a point being the intersection of latitude 28°19'00"S GDA94 and longitude 139°25'00"E AGD66, thence east to longitude 139°30'00"E GDA94, south to latitude 28°20'00"S GDA94, east to longitude 139°31'00"E GDA94, south to latitude 28°27'00"S GDA94, east to longitude 139°37'00"E GDA94, south to latitude 28°32'00"S GDA94, east to longitude 139°38'00"E GDA94, south to latitude 28°40'00"S AGD66, west to longitude 139°25'00"E AGD66 and north to the point of commencement.

Area: 3 029 km² approximately.

Dated 5 November 2012.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Petroleum Exploration Licence—PEL 575

NOTICE is hereby given that the undermentioned Petroleum Exploration Licence has been granted under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

<table>
<thead>
<tr>
<th>No. of Licence</th>
<th>Licensee</th>
<th>Locality</th>
<th>Date of Expiry</th>
</tr>
</thead>
<tbody>
<tr>
<td>PEL 575</td>
<td>Strike Energy Limited</td>
<td>Cooper Basin</td>
<td>4 November 2017</td>
</tr>
</tbody>
</table>

Description of Area

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

Commencing at a point being the intersection of latitude 28°52'00"S GDA94 and longitude 137°56'00"E GDA94, thence east to longitude 138°06'00"E GDA94, south to latitude 28°58'00"S GDA94, east to longitude 138°11'00"E GDA94, south to latitude 29°03'00"S GDA94, east to longitude 138°15'00"E GDA94, south to latitude 29°07'00"S GDA94, east to longitude 138°19'00"E GDA94, south to latitude 29°11'00"S GDA94, east to longitude 138°22'00"E GDA94, south to latitude 29°14'00"E GDA94, east to longitude 138°29'00"E GDA94, south to latitude 29°19'00"S GDA94, east to longitude 138°37'00"E GDA94, south to latitude 29°33'00"S GDA94, east to longitude 139°00'00"E GDA94, south to the western boundary of National Native Title Tribunal Claimant Application File Number SC08/2 (Registered 26 September 2008), thence generally south-westerly along the boundary of the said Claimant Application to latitude 29°35'00"S GDA94, west to longitude 138°06'00"E GDA94, north to latitude 29°14'00"S GDA94, west to longitude 137°56'00"E GDA94 and north to the point of commencement.

Area: 3 637 km² approximately.

Dated 5 November 2012.

B. A. GOLDSTEIN,
Executive Director,
Energy Resources Division,
Department for Manufacturing, Innovation, Trade, Resources and Energy
Delegate of the Minister for Mineral Resources and Energy
PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Petroleum Exploration Licence—PEL 71

NOTICE is hereby given that the undermentioned Petroleum Exploration Licence has been granted under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

<table>
<thead>
<tr>
<th>No. of Licence</th>
<th>Licensees</th>
<th>Locality</th>
<th>Date of Expiry</th>
</tr>
</thead>
<tbody>
<tr>
<td>PEL 71</td>
<td>Strike Energy Limited and Pontia Pty Ltd</td>
<td>Cooper Basin</td>
<td>4 November 2017</td>
</tr>
</tbody>
</table>

Description of Area

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

Commencing at a point being the intersection of longitude 139°00'00"E AGD66 and latitude 27°45'00"S AGD66, thence south to latitude 28°30'00"S AGD66, west to longitude 138°30'00"E AGD66, north to latitude 28°15'00"S AGD66, west to longitude 138°00'00"E AGD66, north to the northern boundary of National Native Title Tribunal Claimant Application File Number SC 97/4 (Registered 21 August 1997), thence generally north-easterly along the boundary of the said Claimant Application to latitude 27°45'00"S AGD66 and east to the point of commencement.

Area: 6 135 km² approximately.

Dated 5 November 2012.

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

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Opening and Closing — Carpenter Rocks Road, Banks Street and Cape Banks Lighthouse Road, Carpenter Rocks

BY Road Process Order made on 1 June 2012, the District Council of Grant ordered that:

1. Portions of allotment 15 in Deposited Plan 4246, allotment 7 in Filed Plan 194932, allotment 12 in Deposited Plan 4378 and allotment 299 in Filed Plan 194911, more particularly delineated and numbered ‘1’ to ‘4’ respectively in Preliminary Plan No. 11/0001, be opened as road forming a widening of Carpenter Rocks Road, Banks Street and Cape Banks Lighthouse Road.

2. Portion of Carpenter Rocks Road generally situate between piece 126 in Filed Plan 216008 and allotments 17 and 18 in Deposited Plan 4246, more particularly delineated and lettered ‘A’ in Preliminary Plan No. 11/0001 be closed.

3. The whole of the land subject to closure be transferred to H. Stanke & Sons Pty Ltd in accordance with agreement for exchange dated 17 February 2012, entered into between the District Council of Grant and H. Stanke & Sons Pty Ltd.

4. The following easement be granted over the whole of the land subject to that closure:

   Grant to Distribution Lessor Corporation an easement for overhead electricity supply purposes.

On 25 September 2012 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 89747 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 8 November 2012.

K. A. NISBET, Acting Surveyor-General
SOUTH AUSTRALIAN MOTOR SPORT ACT 1984 SECTION 20 (1)—DECLARATION OF AREA, PERIOD AND PRESCRIBED WORKS PERIOD

Notice by the Premier

PURSUANT to Section 20 (1) of the South Australian Motor Sport Act 1984, I, the Minister to whom the administration of that Act has been committed, in respect of the motor sport event promoted by the South Australian Motor Sport Board under the name ‘2013 Clipsal 500 Adelaide’, acting on the recommendation of the Board, declare:

(a) that the area delineated on the plan in the schedule will be the declared area under the Act for the purposes of the event;
(b) that the period commencing on 27 February and ending on 3 March 2013 (both days inclusive) will be the declared period under the Act for the purposes of the event; and

(c) that the prescribed works period in respect of works necessary for the purpose of staging the Clipsal 500 Adelaide, be the period commencing on 13 November 2012 and concluding on 12 May 2013.
SOUTH AUSTRALIAN MOTOR SPORT ACT 1984 SECTION 26—AVAILABILITY OF PLANS FOR PUBLIC INSPECTION

Notice by the Premier

PURSUANT to Section 26 of the South Australian Motor Sport Act 1984, I, the Minister to whom the administration of that Act has been committed, hereby designates the offices of Kellogg Brown & Root Pty Ltd located at 186 Greenhill Road, Parkside as the place at which may be inspected by members of the public plans of all works proposed to be carried out by the South Australian Motor Sport Board in relation to the event known as the 'Clipsal 500 Adelaide'.

JAY WEATHERILL, Premier and Minister for State Development

SOUTH AUSTRALIAN MOTOR SPORT REGULATIONS 1999: REGULATION 11—OPENING AND CLOSING TIME OF THE DECLARED AREA

Notice by the South Australian Motor Sport Board

PURSUANT to Regulation 11 of the South Australian Motor Sport Regulations 1999, I, the Minister to whom the administration of that Act has been committed, hereby fix the following opening and closing times in respect of declared areas for each day of the declared period:

<table>
<thead>
<tr>
<th>Day</th>
<th>Opening Time</th>
<th>Closing Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Thursday, 28 February 2013</td>
<td>8 a.m.</td>
<td>11.00 p.m.</td>
</tr>
<tr>
<td>Friday, 1 March 2013</td>
<td>8 a.m.</td>
<td>12 midnight</td>
</tr>
<tr>
<td>Saturday, 2 March 2013</td>
<td>8 a.m.</td>
<td>11.30 p.m.</td>
</tr>
<tr>
<td>Sunday, 3 March 2013</td>
<td>8 a.m.</td>
<td>11.30 p.m.</td>
</tr>
</tbody>
</table>

JAY WEATHERILL, Premier and Minister for State Development
SOUTH AUSTRALIAN MOTOR SPORT REGULATIONS 1999: REGULATION 12—CONDITIONS IMPOSED ON TICKETS
Notice by the South Australian Motor Sport Board

Pursuant to Regulation 12 of the South Australian Motor Sport Regulations 1999, the Minister, to whom the administration of that Act has been committed, hereby imposes the following conditions in respect of each of the permits, authorisations and tickets to the event known as the ‘Clipsal 500 Adelaide’ (the ‘Event’) in addition to the terms and conditions contained on the back of each ticket:

CONDITIONS OF SALE

In addition to the terms and conditions contained on the back of each ticket, the following conditions and rules shall apply:

- Except to the extent permitted by the, the Competition and Consumer Act 2010 (‘CCA’), including under the Australian Consumer Law as set out in Schedule 2 to the CCA and given effect under Part XI of the CCA, and under the same or similar provisions of the Fair Trading Act (SA) 1987, as amended, from time to time, tickets cannot be exchanged or reissued. Tickets remain the property of the South Australian Motor Sport Board (the ‘Board’). The Board reserves the right to confiscate and or return tickets to the purchaser during the Event. Tickets are non-transferable on the day or during the day of presentation and must be retained at all times and produced if requested. Patrons requesting a pass out must subject themselves to an indelible ink-stamp on their hand (or such other method at exit as the Board directs), which together with a valid ticket clipped for that day must be presented to regain entry. The Board’s authorised representative reserves the right to prohibit entry or evict persons under the influence of drugs or alcohol, who are disorderly, or engage in offensive or other inappropriate behaviour, vandalism or evade legal admission. The Board’s authorised representative has the right to refuse entry to patrons carrying prohibited items or confiscate those items. The Board reserves the right to refuse admissitance to or evict from the Event any person with reasonable cause.
- The Board reserves the right to add, withdraw or substitute any drivers, performers, concert artists, acts and bands or activities associated with the Event, vary programs, seating arrangements, audience capacity, gate opening and closing times and determine and publish additional conditions from time to time.
- A person cannot make, reproduce or use any form of still or moving picture or any sound recording (footage) of the motorsport event as defined in the South Australian Motor Sport Act 1984 or any part of it for profit, gain, public advertisement, display or for any other purpose except for the private enjoyment of the person making the footage, without the consent of the Board; and will on demand assign all rights thereto to the Board or its nominees.

Any ticket purchased and the ticketholder’s entry to and presence at the Event is subject to these conditions of sale, conditions of entry displayed at the Event entrances and the South Australian Motor Sport Act 1984, as amended, and its Regulations. Details are freely available from www.clipsal500.com.au or Clipsal 500, Adelaide, P.O. Box V8, Kent Town, S.A. 5071.

CONDITIONS OF ENTRY

Patrons may not, without prior written consent of the Board bring any of the following items into the Event: any alcoholic beverages; any glass bottles (excluding medical requirements) or containers or glass objects (excluding sunglasses, binoculars and prescription glasses); any beverage container with the manufacturer’s seal broken; any drinks coolers or ice boxes (other than a soft walled style cooler bag); any structural item that may be used to erect a structure, or which is capable of supporting the weight of a person including, without limitation, any chairs, lounges, benches or stools (other than a folding chair or stool); no animals; no weapons of any kind; no fireworks; signs/banners/clothing or any other items displaying commercial, political, religious or offensive messages or logos; any items which could reasonably be deemed to cause public nuisance or offence to any user of the venue.

The Board reserves the right to conduct bag searches. Personnel will request that all patrons carrying bags into the Event open them for inspection. Patrons refusing to consent to a bag search will or may be refused entry into the venue.

The Board may refuse entry, or remove you from the Event if in the Board’s opinion you breach these terms and conditions, interfere with the enjoyment or safety of other persons, or present a lost, stolen, counterfeit, damaged or unreadable ticket.

The ticketholder attending the Event hereby acknowledges and agrees as follows:

- The Ticketholder has read and understood the Conditions of Sale and Conditions of Entry (the ‘Conditions’) and agrees to be bound by the Conditions; and intends the Conditions to have full contractual effect.
- Where relevant, the Ticketholder and any third party who purchases a ticket on behalf of the Ticketholder (‘the third party’) each warrant that the third party had the Ticketholder’s full authority to act as the Ticketholder’s agent for the purposes of buying the ticket and accepting the Conditions.
- Where concessions or companion cards are applicable, suitable and valid identification must be provided for collection of tickets and at entry gate for admission to the venue.
- Trackside (General Admission) tickets do not gain access or entry to any grandstand or reserved grandstand seating areas or the Gold Zone of the circuit.
- Access into grandstands and other facilities is with the appropriate ticket.

Children aged 12 years and under are provided with free access to the Event only provided:

- they are accompanied and supervised at all times by a paying adult guardian aged 18 and over; and
- Corporate and Event credential holders are ineligible for this offer.

For entry of a child aged between 4 years and 12 years of age (inclusive) into the same grandstand or Gold Platform area with an accompanying paying adult guardian (if the adult guardian has an applicable ticket) a separate ticket for the child must be purchased.

Children aged 3 years and under may be provided with free access to the same grandstand or Gold Platform area with an accompanying paying adult guardian (if the adult guardian has an applicable ticket) provided:

- when in a grandstand or Gold Platform, they sit at all times on the lap of the accompanying adult guardian and do not occupy their own seat; and
- if a child causes disruption to other patrons in a grandstand or reserved seating area they and their accompanying adult guardian will be required to exit the grandstand at the direction of the Board.
- Corporate and Event credential holders are ineligible for this offer.
The Clipsal 500 Fair Go Policy applies to the offer of free entry to children 12 and under to ensure that all Clipsal 500 patrons can enjoy equal and safe access to the Event. The Board reserves the right to refuse entry where the number of children accompanying any adult guardian is deemed by the Board (or its authorised employees, contractors or agents) to be excessive for any operational, health, safety or other reason. In the ordinary course, not more than three complimentary children per adult guardian ticket would be appropriate.

For further information relating to entry terms and conditions, visit www.clipsal500.com.au.

Motorsport is dangerous. The SA Motorsport Board (‘Board’) will not be liable for personal injury or property damage.

In exchange for being able to attend or participate in the event, (and as a condition of the purchase or issue of a ticket);

You agree to release the Confederation of Australian Motorsport Ltd (‘CAMS’) and Australian Motorsport Commission Ltd, promoters, sponsor organisations, land owners and lessees, organisers of the event, their respective servants, officials, representatives and agents (collectively, the ‘Associated Entities’) from all liability for your death, personal injury (including burns), psychological trauma, loss or damage (including property damage) (‘harm’) howsoever arising from your participation in or attendance at the event, except to the extent prohibited by law; you agree that CAMS and the Associated Entities do not make any warranty, implied or express, that the event services will be provided with due care and skill or that any materials provided in connection with the services will be fit for the purpose for which they are supplied; and you agree to attend or participate in the event at your own risk.

You acknowledge that the risks associated with attending or participating in the event include the risk that you may suffer harm as a result of: motor vehicles (or parts of them) colliding with other motor vehicles, persons or property; acts of violence and other harmful acts (whether intentional or inadvertent) committed by persons attending or participating in the event; and the failure or unsuitability of facilities (including grand-stands, fences and guard rails) to ensure the safety of persons or property at the event.

You acknowledge that motorsport is dangerous and that accidents causing harm can and do happen and may happen to you. You accept the conditions of, and acknowledge the risks arising from, attending or participating in the event and being provided with the event services by CAMS and the Associated Entities.

The ticketholder expressly consents to the recording and use of their image and/or voice (together ‘Likeness’) for the purposes of worldwide commercial exploitation of their Likeness by the Board or any entity or person authorized by the Board, in any form the Board may decide or approve and without any payment or compensation to the Ticketholder. The recording of the ticketholder’s Likeness may be undertaken using a variety of methods, including by television cameras and photography.

HIGH DANGER AREAS

The Ticketholder on entering into pit lane and/or pit paddock: is fully aware and recognizes that pit lane and pit paddock are extremely dangerous and there is a real possibility of an accident causing injury, death, property damage or other losses in those areas; is fully aware that it is a condition of entry that they enter the pit lane and pit paddock and other high danger areas of the events ground at their own risk.

SEVERANCE

If anything in these Conditions of Entry is unenforceable, illegal or void then it is severed and the rest of the Conditions of Entry remain in force.

Dated 8 November 2012.

JAY WEATHERILL, Premier and Minister for State Development
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:

<table>
<thead>
<tr>
<th>Date</th>
<th>Date</th>
<th>Date</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>18 December 2008</td>
<td>29 January 2009</td>
<td>12 February 2009</td>
<td>5 March 2009</td>
</tr>
<tr>
<td>12 March 2009</td>
<td>26 March 2009</td>
<td>30 April 2009</td>
<td>18 June 2009</td>
</tr>
<tr>
<td>4 February 2010</td>
<td>11 February 2010</td>
<td>18 February 2010</td>
<td>18 March 2010</td>
</tr>
<tr>
<td>8 April 2010</td>
<td>6 May 2010</td>
<td>20 May 2010</td>
<td>3 June 2010</td>
</tr>
<tr>
<td>17 June 2010</td>
<td>24 June 2010</td>
<td>8 July 2010</td>
<td>9 September 2010</td>
</tr>
<tr>
<td>23 September 2010</td>
<td>4 November 2010</td>
<td>25 November 2010</td>
<td>16 December 2010</td>
</tr>
<tr>
<td>23 December 2011</td>
<td>17 March 2011</td>
<td>7 April 2011</td>
<td>21 April 2011</td>
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<tr>
<td>19 May 2011</td>
<td>30 June 2011</td>
<td>21 July 2011</td>
<td>8 September 2011</td>
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<tr>
<td>10 November 2011</td>
<td>24 November 2011</td>
<td>1 December 2011</td>
<td>8 December 2011</td>
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<tr>
<td>7 June 2012</td>
<td>14 June 2012</td>
<td>21 June 2012</td>
<td>28 June 2012</td>
</tr>
<tr>
<td>9 August 2012</td>
<td>30 August 2012</td>
<td>13 September 2012</td>
<td>4 October 2012</td>
</tr>
<tr>
<td>18 October 2012</td>
<td>25 October 2012</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the Resources and Infrastructure Training Package RII09**

<table>
<thead>
<tr>
<th>*Trade/ #Declared Vocation/ Other Occupation</th>
<th>Code</th>
<th>Title</th>
<th>Nominal Term of Training Contract</th>
<th>Probationary Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Civil Construction and Maintenance Worker— Operations</td>
<td>RII40609</td>
<td>Certificate IV in Civil Construction Operations</td>
<td>24 months</td>
<td>2 months</td>
</tr>
<tr>
<td>Civil Construction and Maintenance Worker— Supervisor</td>
<td>RII40712</td>
<td>Certificate IV in Civil Construction Supervision</td>
<td>24 months</td>
<td>2 months</td>
</tr>
</tbody>
</table>
### GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2012

<table>
<thead>
<tr>
<th>Description</th>
<th>Rate in $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agents, Ceasing to Act as</td>
<td>47.00</td>
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<tr>
<td>Associations:</td>
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<tr>
<td>Incorporation</td>
<td>23.80</td>
</tr>
<tr>
<td>Intention of Incorporation</td>
<td>59.00</td>
</tr>
<tr>
<td>Transfer of Properties</td>
<td>59.00</td>
</tr>
<tr>
<td>Attorney, Appointment of</td>
<td>47.00</td>
</tr>
<tr>
<td>Bailiff’s Sale</td>
<td>59.00</td>
</tr>
<tr>
<td>Cemetery Curator Appointed</td>
<td>34.75</td>
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<tr>
<td>Companies:</td>
<td></td>
</tr>
<tr>
<td>Alteration to Constitution</td>
<td>47.00</td>
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<tr>
<td>Capital, Increase or Decrease of</td>
<td>59.00</td>
</tr>
<tr>
<td>Ceasing to Carry on Business</td>
<td>34.75</td>
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<tr>
<td>Declaration of Dividend</td>
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<td>Incorporation</td>
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<tr>
<td>Lost Share Certificates:</td>
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</tr>
<tr>
<td>First Name</td>
<td>34.75</td>
</tr>
<tr>
<td>Each Subsequent Name</td>
<td>12.00</td>
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<tr>
<td>Meeting Final</td>
<td>39.25</td>
</tr>
<tr>
<td>Meeting Final Regarding Liquidator’s Report on</td>
<td></td>
</tr>
<tr>
<td>Conduct of Winding Up (equivalent to ‘Final Meeting’)</td>
<td></td>
</tr>
<tr>
<td>First Name</td>
<td>47.00</td>
</tr>
<tr>
<td>Each Subsequent Name</td>
<td>12.00</td>
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<tr>
<td>Notices:</td>
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<tr>
<td>Call</td>
<td>59.00</td>
</tr>
<tr>
<td>Change of Name</td>
<td>23.80</td>
</tr>
<tr>
<td>Creditors</td>
<td>47.00</td>
</tr>
<tr>
<td>Creditors Compromise of Arrangement</td>
<td>47.00</td>
</tr>
<tr>
<td>Creditors (extraordinary resolution that ‘the company be wound up voluntarily and that a liquidator be appointed’)</td>
<td>59.00</td>
</tr>
<tr>
<td>Release of Liquidator—Application—Large Ad.</td>
<td>93.50</td>
</tr>
<tr>
<td>—Release Granted</td>
<td>59.00</td>
</tr>
<tr>
<td>Receiver and Manager Appointed</td>
<td>54.00</td>
</tr>
<tr>
<td>Receiver and Manager Ceasing to Act</td>
<td>47.00</td>
</tr>
<tr>
<td>Restored Name</td>
<td>44.00</td>
</tr>
<tr>
<td>Petition to Supreme Court for Winding Up</td>
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</tr>
<tr>
<td>Summons in Action</td>
<td>69.50</td>
</tr>
<tr>
<td>Order of Supreme Court for Winding Up Action</td>
<td>47.00</td>
</tr>
<tr>
<td>Register of Interests—Section 84 (1) Exempt</td>
<td>105.00</td>
</tr>
<tr>
<td>Removal of Office</td>
<td>23.80</td>
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<tr>
<td>Proof of Debts</td>
<td>47.00</td>
</tr>
<tr>
<td>Sales of Shares and Forfeiture</td>
<td>47.00</td>
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<tr>
<td>Estates:</td>
<td></td>
</tr>
<tr>
<td>Assigned</td>
<td>34.75</td>
</tr>
<tr>
<td>Deceased Persons—Notice to Creditors, etc</td>
<td>59.00</td>
</tr>
<tr>
<td>Each Subsequent Name</td>
<td>12.00</td>
</tr>
<tr>
<td>Deceased Persons—Closed Estates</td>
<td>34.75</td>
</tr>
<tr>
<td>Each Subsequent Estate</td>
<td>1.55</td>
</tr>
<tr>
<td>Probate, Selling of</td>
<td>47.00</td>
</tr>
<tr>
<td>Public Trustee, each Estate</td>
<td>12.00</td>
</tr>
<tr>
<td>Firms:</td>
<td></td>
</tr>
<tr>
<td>Ceasing to Carry on Business (each insertion)</td>
<td>31.25</td>
</tr>
<tr>
<td>Discontinuance Place of Business</td>
<td>31.25</td>
</tr>
<tr>
<td>Land—Real Property Act</td>
<td></td>
</tr>
<tr>
<td>Intention to Sell, Notice of</td>
<td>59.00</td>
</tr>
<tr>
<td>Lost Certificate of Title Notices</td>
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<td>Other, other than those listed are charged at $3.30 per column line, tabular one-third extra</td>
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### MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2012

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South Australia

Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2012

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 2012.

2—Commencement

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

3—Interpretation

In this notice—

Act means the Motor Vehicles Act 1959;

Code of Practice means the ‘Code of Practice for Historic Vehicles, Prescribed Left Hand Drive Vehicles 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;

Federation means the Federation of Historic Motoring Clubs Inc;

MR334 form means an ‘Approval for Conditional Registration of a Historic, Prescribed Left Hand Drive or Street Rod Vehicle MR334 Form’;

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*) to approve motor vehicles for registration under the Scheme; to inspect members’ vehicles; and to issue prescribed log books to club members for each of their vehicles to record vehicle use;

(c) the club must obtain from each member before the end of each year a statutory declaration made by the member verifying the eligibility of their motor vehicle to be registered under section 25 of the Act for the Scheme and detailing any modifications made to the vehicle during that year;

(d) the club’s authorised persons must undertake inspections of members’ motor vehicles and ensure that the vehicles are eligible, in keeping with the requirements in regulations 15 and 16 of the Regulations and the criteria set out in the Code of Practice, to be registered under section 25 of the Act—

(i) on entry to the Conditional Registration Scheme;

(ii) when requested to do so by the Registrar;

(iii) when members’ annual statutory declarations disclose that their vehicles have been modified since the entry inspection and/or previous inspection;

(iv) periodically at least once every 3 years;

(e) the club’s authorised persons must validate a member’s log book annually and must not do so unless a member’s statutory declaration has been received for the purposes of paragraph (c) and the relevant vehicle inspection requirements of paragraph (d) have been met;

(f) the club must cancel a member’s log book when a member resigns, must record all approved variations to a vehicle’s condition in a member’s log book for that vehicle, must ensure that a statutory declaration is provided when a member’s log book is lost or destroyed and must forward copies of log book return sheets to the Federation annually;

(g) the club must create and maintain records detailing all its financial members, its authorised persons, all members’ motor vehicles for which a MR334 form has been issued, all motor vehicle inspections undertaken for the purposes of paragraph (d), all statutory declarations received and log books issued;

(h) the club must keep records for a period of 5 years from the date of the document and these records include all duplicate MR334 forms, all records of motor vehicle inspections undertaken in accordance with paragraph (d), all statutory declarations provided by members for the purposes of paragraphs (c) and (f), all log books issued by reference to their serial number, the member’s name and the vehicle for which it was issued, all copy exemption documents issued to members for their motor vehicles in accordance with section 163AA of the *Road Traffic Act 1961* and to make all such records available for inspection or provide copies of the records at the request of the Registrar for audit purposes;

(i) the club must ensure, as far as practicable, that all members comply with the Code of Practice and all members’ motor vehicles continue to meet the eligibility requirements set out in the Regulations and Code of Practice;

(j) 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;
(k) 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;

(l) the club must notify the Registrar within 14 days on official club letterhead of resolution to cease operation as a club and must provide the club records specified in paragraph (h) to the Registrar within 7 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 motor vehicle clubs
Roadsters of Port Adelaide

Prescribed left-hand drive motor vehicle clubs
Roadsters of Port Adelaide

Street rod motor vehicle clubs
Roadsters of Port Adelaide

Made by the Registrar of Motor Vehicles
on 29 October 2012
South Australia

Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2012

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 2012.

2—Commencement

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

3—Interpretation

In this notice—

Act means the Motor Vehicles Act 1959;

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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;

Federation means the Federation of Historic Motoring Clubs Inc;

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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) to approve motor vehicles for registration under the Scheme; to inspect members’ vehicles; and to issue prescribed log books to club members for each of their vehicles to record vehicle use;

c) the club must obtain from each member before the end of each year a statutory declaration made by the member verifying the eligibility of their motor vehicle to be registered under section 25 of the Act for the Scheme and detailing any modifications made to the vehicle during that year;

d) the club’s authorised persons must undertake inspections of members’ motor vehicles and ensure that the vehicles are eligible, in keeping with the requirements in regulations 15 and 16 of the Regulations and the criteria set out in the Code of Practice, to be registered under section 25 of the Act—

(v) on entry to the Conditional Registration Scheme;

(vi) when requested to do so by the Registrar;

(vii) when members’ annual statutory declarations disclose that their vehicles have been modified since the entry inspection and/or previous inspection;

(viii) periodically at least once every 3 years;

e) the club’s authorised persons must validate a member’s log book annually and must not do so unless a member’s statutory declaration has been received for the purposes of paragraph (c) and the relevant vehicle inspection requirements of paragraph (d) have been met;

f) the club must cancel a member’s log book when a member resigns, must record all approved variations to a vehicle’s condition in a member’s log book for that vehicle, must ensure that a statutory declaration is provided when a member’s log book is lost or destroyed and must forward copies of log book return sheets to the Federation annually;

(g) the club must create and maintain records detailing all its financial members, its authorised persons, all members’ motor vehicles for which a MR334 form has been issued, all motor vehicle inspections undertaken for the purposes of paragraph (d), all statutory declarations received and log books issued;

(h) the club must keep records for a period of 5 years from the date of the document and these records include all duplicate MR334 forms, all records of motor vehicle inspections undertaken in accordance with paragraph (d), all statutory declarations provided by members for the purposes of paragraphs (c) and (f), all log books issued by reference to their serial number, the member’s name and the vehicle for which it was issued, all copy exemption documents issued to members for their motor vehicles in accordance with section 163AA of the Road Traffic Act 1961 and to make all such records available for inspection or provide copies of the records at the request of the Registrar for audit purposes;

(i) the club must ensure, as far as practicable, that all members comply with the Code of Practice and all members’ motor vehicles continue to meet the eligibility requirements set out in the Regulations and Code of Practice;

(j) 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;
(k) 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;

(l) the club must notify the Registrar within 14 days on official club letterhead of resolution to cease operation as a club and must provide the club records specified in paragraph (h) to the Registrar within 7 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 motor vehicle clubs**

Southern State Street Rodders

**Prescribed left-hand drive motor vehicle clubs**

Southern State Street Rodders

**Street rod motor vehicle clubs**

Southern State Street Rodders

**Made by the Registrar of Motor Vehicles**

on 22 October 2012
South Australia

Public Sector (Reorganisation of Public Sector Operations) Notice 2012

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

1 – Short Title
This notice may be cited as the Public Sector (Reorganisation of Public Sector Operations) Notice 2012.

2 – Commencement
This notice will come into operation on 19 November for Schedule 1 and Schedule 2 employees and 26 November 2012 for Schedule 3 employees.

3 – Transfer of salaried employees
The SA Health employees referred to in Schedule 1 are transferred to employment in the Department of Planning, Transport and Infrastructure pursuant to Section 9 of the Public Sector Act 2009. Such employees will continue to be engaged as salaried employees and shall be employed pursuant to the Public Sector Act 2009. The employees will be employed on the same basis as before the transfer (ongoing, temporary or casual).

4 – Transfer of weekly paid employees
The SA Health employees referred to in Schedule 2 and 3 are transferred to employment in the Department of Planning, Transport and Infrastructure pursuant to section 9 of the Public Sector Act 2009. Such employees will continue to be engaged as weekly paid employees and shall be employed pursuant to common law. The employees will be employed on the same basis they were employed prior to the transfer (ongoing, temporary or casual).

Schedule 1
Stuart Ruciack

Schedule 2
Ray Camilleri
Arnold De Groot
Dennis Mattiazzo
Michael Schmidt
Kevin Sims
Schedule 3

Robert Giles
Alan Heffernan
Waldemar Szulc
Christopher Wright

Made by the Premier

JAY WILSON WEATHERILL, Premier

On 1 November 2012.

MFI/12/045
Trans-Tasman Mutual Recognition (South Australia) Endorsement of Regulations Notice 2012

1—Short title

This notice may be cited as the Trans-Tasman Mutual Recognition (South Australia) Endorsement of Regulations Notice 2012.

2—Endorsement of proposed regulations

I, JAY WILSON WEATHERILL, PREMIER, being a designated person for the State of South Australia for the purposes of Section 43 of the Trans-Tasman Mutual Recognition Act 1997 of the Commonwealth (‘the Act’) as adopted by Section 4 of the Trans-Tasman Mutual Recognition (South Australia) Act 1999, endorse the proposed regulations set out in Schedule 1 to this notice for the purposes of Section 45 (4) of the Act.

Dated 31 October 2012.

JAY WILSON WEATHERILL, Premier
FOR SCHEDULE 1

Trans-Tasman Mutual Recognition (Amendment of Act) Regulation 2012

Select Legislative Instrument 2012 No.

I, QUENTIN BRYCE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make the following regulation under subsection 45 (3) of the Trans-Tasman Mutual Recognition Act 1997.

Dated 2012

By Her Excellency's Command

GREG COMBET
Minister for Industry and Innovation
1 Name of regulation
This regulation is the *Trans-Tasman Mutual Recognition (Amendment of Act) Regulation 2012*.

2 Commencement
This regulation commences on the day after it is registered.

3 Amendment of *Trans-Tasman Mutual Recognition Act 1997*—WA laws
Clause 7 of Schedule 2 to the *Trans-Tasman Mutual Recognition Act 1997* is amended as follows:

```markdown
after
   Firearms Act 1973
insert
   Firearms Regulations 1974
   Weapons Act 1999
   Weapons Regulations 1999
```

4 Repeal of defunct regulations
The regulations in Schedule 1 are repealed.

5 Expiry of regulation
This regulation expires at the end of the day it commences as if it had been repealed by another legislative instrument.
## Schedule 1  Repealed regulations

(Section 4)

<table>
<thead>
<tr>
<th>Name of Regulation</th>
<th>ComLaw/FRLI Id</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trans-Tasman Mutual Recognition Regulations 1999</td>
<td>F1999B00061</td>
</tr>
<tr>
<td>Trans-Tasman Mutual Recognition Amendment Regulations 2000 (No. 1)</td>
<td>F2000B00057</td>
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<tr>
<td>Trans-Tasman Mutual Recognition Amendment Regulations 2001 (No. 1)</td>
<td>F2001B00133</td>
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<tr>
<td>Trans-Tasman Mutual Recognition Amendment Regulations 2002 (No. 1)</td>
<td>F2002B00077</td>
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<tr>
<td>Trans-Tasman Mutual Recognition Amendment Regulations 2003 (No. 1)</td>
<td>F2003B00082</td>
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<tr>
<td>Trans-Tasman Mutual Recognition Amendment Regulations 2004 (No. 1)</td>
<td>F2004B00082</td>
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<tr>
<td>Trans-Tasman Mutual Recognition Amendment Regulations 2005 (No. 1)</td>
<td>F2005L00736</td>
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<tr>
<td>Trans-Tasman Mutual Recognition Amendment Regulations 2006 (No. 1)</td>
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<td>Trans-Tasman Mutual Recognition Amendment Regulations 2007 (No. 1)</td>
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<td>Trans-Tasman Mutual Recognition Amendment Regulations 2008 (No. 1)</td>
<td>F2008L01055</td>
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<td>Trans-Tasman Mutual Recognition Amendment Regulations 2009 (No. 1)</td>
<td>F2009L01291</td>
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<td>Trans-Tasman Mutual Recognition Act 1997 Amendment Regulations 2001 (No. 1)</td>
<td>F2001B00302</td>
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<tr>
<td>Trans-Tasman Mutual Recognition Act 1997 Amendment Regulations 2010 (No. 1)</td>
<td>F2010L00653</td>
</tr>
<tr>
<td>Trans-Tasman Mutual Recognition (Modification of Act) Regulations 2010 (No. 1)</td>
<td>F2010L00858</td>
</tr>
</tbody>
</table>
Note

1. All legislative instruments and compilations are registered on the Federal Register of Legislative Instruments kept under the *Legislative Instruments Act 2003*. See www.comlaw.gov.au.
South Australia

**Correctional Services (Miscellaneous) Amendment Act**
**(Commencement) Proclamation 2012**

1—**Short title**

This proclamation may be cited as the *Correctional Services (Miscellaneous) Amendment Act (Commencement) Proclamation 2012*.

2—**Commencement of suspended provisions**

The remaining provisions of the *Correctional Services (Miscellaneous) Amendment Act 2012* (No 24 of 2012) will come into operation on 9 November 2012.

**Made by the Governor**

with the advice and consent of the Executive Council

on 8 November 2012

12MCS/026CS
South Australia

**Oaths (Appointments) Proclamation 2012**

under section 33 of the *Oaths Act 1936*

1—**Short title**

This proclamation may be cited as the *Oaths (Appointments) Proclamation 2012*.

2—**Commencement**

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

3—**Appointment of persons to take declarations and attest instruments**

The following police officers are appointed to take declarations and attest the execution of instruments:

- Paul Gerard Agnew
- Paul Jeremy Ahlin
- Thomas Brian Ainslie
- Naroeun An
- Samuel Mark Bailetti
- Adam Geoffrey Barney
- Matthew James Bartlett
- Zoe Bateman
- Dimitrios Batzavalis
- Sarah Kate Berry
- Graeme Cameron Bird
- Kara Louise Blackburn
- Adam Jared Boyd
- Edward William Boyes
- Mark James Breach
- Nicholas Alan Brewer
- Daniel Rhys Bronca
- Elizabeth Ann Bruce
- Todd Kenneth Bruce
- Daniela Burford
- Kevin Francis Burke
- James Aldinson Callado
- Tracey Leanne Collier
Brentley James Conlon
Anthony Dimitrios Costalos
Grant Patrick Cruickshank
Amanda Jane Curtis
Mark John Davies
Scott John Davies
Scott Nicholas De Bruyn
Melissa Sue De Jong
Claire Patricia De Ross
Adam Trevor Dennis
Anthony Charles Devlin
Jo-Anne Frances Dicker
Derek Edward Docking
Thomas Samuel Dring
Benjamin Dujmovic
Nathan David Durant
Dianne Nicole Easson
Richard Lloyd Evans
Noel Michael Fealy
Cathryn Anne Fearn
Ty Barry Ferguson
Brett Steven Foster
Alistair Davidson Fraser
Grant Andrew Garritty
Casey Louise Gilbert
Tiffany Beth Greig
Michelle Kay Hack
Marie Astrid Hall
Kylie-Robyn Harris
Ryan Edward Hayman
David Trafford Heath
Mitchell Thomas Henry
Emma Louise Higgins
Andrew Christopher Hume
Joanna Dawn Ireland
Courtney Louise Jaensch
Karyn Ann Jarman
Phillip John Jonas
Richard Vivian Jones
Martin John Keast
Derek John Kelch
Gaye Jillian Kittel
Simon Ryan Lloyd
Jamie Scott Llyode
Christopher David Lovell
Sarah Jane Luppino
Michael Dion Lymberopoulos
Simon Robert Maczkowiack
Christopher David Mailley
Andrew James Malec
Kerry-Louise Malyon
Shaun Anthony Maney
Dean Herbery McCarthur
Alana Jade McCracken
Sarah Louise McFarlane
Eamon Gerard McGillion
Andrew Peter McKinlay
Kevin McLeod McMonagle
Ashley James Meek
Nicholas Merritt
Michael Andrew Micallef
David John Milsom
David George Modra
Philip James Modra
Kimberley Victoria Morris
Nathan James Mulholland
Terry David Nightingale
Jacquelynn O'Connell
Seanagh O'Loughlin
Michelle Anne O'Rielley
Eran Antoni Daniel Olsen
Tania Louise Parsons
Nathan Alan Paskett
Danielle Jodie Patterson
Trisha Ann Petersen
Shane Jason Pickering
Christopher Robert Potter
Scott Richard Price
Krysten Joy Przibilla
Shane Putsey
Darrol Edward Quinlan
Joshua Bruce Quinn
Matthew William Raymond
Joel Anthony Reid
Bernadette Reilly
Christopher James Reimer
Dana Marie Riddle
Simon Richard Riding
Teegan Kate Rowbottom
Edward Phillip Grahman Schonfeldt
Lyndon Brian Scothern
Christopher Self
Jay Leslie Shambrook
Glen Philip Shephard
Greg Anthony Sibbick
Matthew Christopher Sims
Michael David Smith
Amber Maree Swift
Alan Tasker
Steven Taylor
Chloe Victoria Thompson
Rebecca Louise Todd
James Robert Turnbull
Keith Van Dongen
Matthew Vario
Allan Vilcins
Michael James Walkden
Kate Brooke Walker
Made by the Governor

with the advice and consent of the Executive Council
on 8 November 2012

JP12/046CS
South Australia

South Australian Ports (Disposal of Maritime Assets) Regulations 2012

under the South Australian Ports (Disposal of Maritime Assets) Act 2000

Contents

1 Short title
2 Commencement
3 Interpretation
4 Membership of panel (section 21 of Act)
5 Procedures of panel (section 22 of Act)

Schedule 1—Revocation of South Australian Ports (Disposal of Maritime Assets) Regulations 2007

1—Short title

These regulations may be cited as the South Australian Ports (Disposal of Maritime Assets) Regulations 2012.

2—Commencement

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

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the South Australian Ports (Disposal of Maritime Assets) Act 2000;

panel means the Port Adelaide Container Terminal Monitoring Panel;

port of Port Adelaide means the Port Adelaide port as constituted under the Harbors and Navigation Act 1993;

port operator has the same meaning as in the Harbors and Navigation Act 1993.

4—Membership of panel (section 21 of Act)

(1) The panel will consist of the following persons appointed by the Minister:

(a) a nominee of the South Australian Freight Council Incorporated;
(b) a nominee of the port operator of the port of Port Adelaide;
(c) a nominee of the operator of the Port Adelaide Container Terminal (being a person who works in South Australia);
(d) a nominee of Shipping Australia Limited;
(e) a nominee of The South Australian Road Transport Association Incorporated;
(f) a nominee of Customs Brokers and Forwarders Council of Australia Inc;
(g) a nominee of the South Australian Employers' Chamber of Commerce and Industry Inc (Business SA);
(h) a nominee of the Commonwealth Minister responsible for the administration of the Customs Act 1901 of the Commonwealth;
(i) a nominee of the Commonwealth Minister responsible for the administration of the Quarantine Act 1908 of the Commonwealth;
(j) a nominee of The Maritime Union of Australia (being a person who works at the Port Adelaide Container Terminal);
(k) a nominee of the Australian Maritime Officers Union (being a person who works at the Port Adelaide Container Terminal);
(l) 1 or 2 persons selected by the Minister to represent the interests of importers and exporters in South Australia.

(2) If the Minister selects 2 persons under subregulation (1)(l), 1 must represent the interests of importers, and the other the interests of exporters, in South Australia.

5—Procedures of panel (section 22 of Act)

(1) The member appointed on the nomination of the South Australian Freight Council Incorporated (or an alternate member acting for that member) must preside at meetings of the panel.

(2) A quorum of the panel consists of half of the total number of its members (ignoring any fraction resulting from the division) plus 1 and must include—

(a) the member appointed on the nomination of the South Australian Freight Council Incorporated (or the relevant alternate member); and

(b) the member appointed on the nomination of the port operator of the port of Port Adelaide (or the relevant alternate member); and

(c) the member appointed on the nomination of the operator of the Port Adelaide Container Terminal (or the relevant alternate member); and

(d) 2 other members (or the relevant alternate members) entitled to vote on a question arising for decision by the panel.

(3) A decision carried by the majority of the votes cast by the members present at a meeting of the panel is a decision of the panel.

(4) Subject to subregulation (5), each member of the panel is entitled to 1 vote on a question arising for decision by the panel.

(5) The following members (and their alternates) are not entitled to vote:

(a) the member appointed on the nomination of the port operator of the port of Port Adelaide;

(b) the member appointed on the nomination of the operator of the Port Adelaide Container Terminal;

(c) the member appointed on the nomination of The Maritime Union of Australia;

(d) the member appointed on the nomination of the Australian Maritime Officers Union.
Schedule 1—Revocation of *South Australian Ports (Disposal of Maritime Assets) Regulations 2007*

The *South Australian Ports (Disposal of Maritime Assets) Regulations 2007* are revoked.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council

on 8 November 2012

No 225 of 2012

MFI/12/021
SENDING COPY?

NOTICES for inclusion in the South Australian Government Gazette should be emailed to:

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- Contact details.
- To whom the notice is charged if applicable.
- A purchase order if required (chargeable notices).
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- Maps and diagrams in pdf.
- Notices that require sighting an official date and signature before publication in a pdf. If a pdf is not possible then fax the official file(s) to the Government Publishing Fax number listed below.

Fax Transmission: (08) 8207 1040
Phone Enquiries: (08) 8207 1045

NOTE:

Closing time for lodging new copy is 4 p.m. on Tuesday preceding the regular Thursday Gazette.
As an outcome of this review Council proposes to:

- Retain Lord Mayor elected by electors of the Area;
- Alter the current ward boundaries between the current North, Central and South Wards;
- Increase the number of Ward Councillors in the Central Ward from two to three; and
- Retain the number of Area Councillors at five.

Council has prepared its draft Representation Review Report which details the review process, public consultation undertaken and the proposal Council considers should be carried into effect, which has been released for public consultation.

The public consultation will commence on Thursday, 8 November 2012 and conclude at 5 p.m. on Friday, 30 November 2012.

There are several ways to participate:

**Online Submissions**

To download a copy of the draft Council Representation Review report and summary paper or to provide your feedback online visit: yoursay.adelaidecitycouncil.com

**Hard Copy Submissions**

A hard copy of the document can also be viewed at Council’s Customer Centre or its libraries and community centres.

**Written Submissions**

All written submissions must be received at Council by 5 p.m. on Friday, 30 November 2012 addressed to:

Community Consultation

G.P.O. Box 2252, Adelaide, S.A. 5001

or faxed to (08) 8203 7575

or emailed to yoursay@adelaidecitycouncil.com

Submissions must include name and address of the respondent and will be included in any report to Council, which is also available to the public. Any person(s) making a written submission will be given the opportunity to appear before a meeting of the Council to be heard in support of their submission.

Consultation will conclude at 5 p.m. on Friday, 30 November 2012.

P. Smith, Chief Executive Officer

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PORT AUGUSTA CITY COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Caroona Road and Shack Road, Port Augusta

NOTICE is hereby given pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that Council proposes to make a Road Process Order to close portions of Caroona Road and Shack Road and merge with the adjoining Section 51, Hundred of Copley, as delineated and lettered ‘A’ and ‘B’ in Preliminary Plan No. 12/0041.

A copy of the plan and statement of persons affected are available for public inspection at Council's offices, 4 Mackay Street, Port Augusta and the Surveyor-General’s Office, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing within 28 days of this notice to the Council, P.O. Box 1704, Port Augusta, S.A. 5700 and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

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

Dated 7 November 2012.

G. PERKIN, City Manager

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PORT AUGUSTA CITY COUNCIL

Revocation of Community Land Classification

NOTICE is hereby given that Council at its meeting held on 22 October 2012, resolved to revoke the Community Land Classification applicable to Allotment 2 in CP 12384 in Certificate of Title 5538, Folio 682, vacant Council land on the corner of Parham Crescent and Old Power Station Road, Port Augusta, having complied with all requirements in relation to Section 194 of the Local Government Act 1999.

G. PERKIN, City Manager

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CITY OF TEA TREE GULLY

SECTION 50B, DEVELOPMENT ACT 1993

Urban Tree Fund

NOTICE is hereby given that the City of Tea Tree Gully has established an Urban Tree Fund, pursuant to Section 50B of the Development Act 1993. The fund will:

- be known as the ‘City of Tea Tree Gully Urban Tree Fund’;
- apply to the entire Council area as defined on the Council Index Map within the Tea Tree Gully (City) Development Plan consolidated 26 July 2012; and
- will be in operation as of 8 November 2012.

D. ROGOWSKI, Chief Executive Officer

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

Allen, Bevan Clyde, late of 7 King Street, Pennington, retired construction supervisor, who died on 28 October 2007.

Bell, Averil, late of 67 Porter Street, Plympton, widow, who died on 28 August 2012.

Boyce, Kenneth Harold John, late of 7 Salisbury Highway, Salisbury, retired credit manager, who died on 9 June 2012.

Brett, John Arthur, late of 21 Maxwell Avenue, Edwardstown, retired electrician, who died on 6 September 2012.

Downer, Graham Kent, late of 9A Torrens Avenue, Lockleys, retired insurance officer, who died on 30 July 2012.

Elston, Eleanor Ruth, late of 4 Howie Court, Woodville South, home duties, who died on 3 August 2012.

Forster, Janice Marjorie, late of 31 Thornton Way, Para Hills West, home duties, who died on 19 June 2012.

Gluyas, Sybil Priscilla, late of 1 Barooka Drive, Smithfield, of no occupation, who died on 23 August 2012.

Hoare, Albert Hancock, late of 11 Sparrow Court, Seaton, retired storeman, who died on 16 August 2012.

Ingham, Rosemary, late of 34 Norman Terrace, Everard Park, of no occupation, who died on 20 August 2012.

Jaensch, Daphne May, late of 17 Kelmecott Street, Oaklands Park, of no occupation, who died on 8 August 2012.

Mann, Dorothy Joyce, late of 421 The Parade, Kensington Gardens, of no occupation, who died on 1 September 2012.

Nguyen, Truc Hue, late of 8 Stuart Street, Angle Park, home duties, who died on 4 March 2009.

O’Doherty, Elizabeth, late of Hazel Grove, Ridgehaven, of no occupation, who died on 25 May 2012.

Rooney, Marjorie Julia, late of 7 Raymond Grove, Glenelg, of no occupation, who died on 4 July 2012.
Schlammerl, Albert, late of 22A Blackler Avenue, Plympton Park, retired hairdresser, who died on 25 August 2012.
Sipos, Laszlo, late of 10 Eustace Crescent, Christie Downs, of no occupation, who died on 19 August 2012.
Stone, Ivy Harriet, late of 15-19 Woodville Road, Woodville South, of no occupation, who died on 15 July 2012.
Trinder, Janet, late of 31 Adelaide Road, McCracken, retired teacher, who died on 21 July 2012.
Watt, Margaret Dora Dick, late of 336 Kensington Road, Leabrook, retired shop manageress, who died on 10 September 2012.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 7 December 2012, otherwise they will be excluded from the distribution of the said estates; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated 8 November 2012.

D. A. Contala, Public Trustee
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