No. 71 4711



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 25 OCTOBER 2012

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet Adelaide, 25 October 2012

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. 36 of 2012—Summary Offences (Drug Paraphernalia) Amendment Act 2012. An Act to amend the Summary Offences Act 1953.

No. 37 of 2012—Statutes Amendment and Repeal (Superannuation) Act 2012. An Act to amend the Judges' Pensions Act 1971, the Parliamentary Superannuation Act 1974, the Police Superannuation Act 1990, the Southern State Superannuation Act 2009, the Subordinate Legislation Act 1978, the Superannuation Act 1988 and the Superannuation Funds Management Corporation of South Australia Act 1995; and to repeal the Unclaimed Superannuation Benefits Act 1997.

By command,

JAY WILSON WEATHERILL, Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 25 October 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Veterinary Surgeons Board of South Australia, pursuant to the provisions of the Veterinary Practice Act 2003:

Member: (from 1 January 2013 until 31 December 2015) James Andrew Smith

Deputy Member: (from 1 January 2013 until 31 December 2015)

Elizabeth Jean Aikenhead (Deputy to Smith)

By command,

JAY WILSON WEATHERILL, Premier

12MAFF0022CS

Department of the Premier and Cabinet Adelaide, 25 October 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to Board of the Environment Protection Authority, pursuant to the provisions of the Environment Protection Act 1993:

Member: (from 25 October 2012 until 24 October 2015) Mia Ruth Handshin

Presiding Member: (from 25 October 2012 until 24 October 2015)

Mia Ruth Handshin

By command,

JAY WILSON WEATHERILL, Premier

12MSECCS056

Department of the Premier and Cabinet Adelaide, 25 October 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Health Practitioners Tribunal, pursuant to the provisions of the Health Practitioner Regulation National Law (South Australia) Act 2010:

Panel Member: (from 25 October 2012 until 24 October 2015)

Karen Angela Adams-Leask Renee Boyd Daniel John Donaghey Kevin Michael Duffy Kathryn Anne Hough Rosemary Anne Mack Helen Louise Moody Marilyn Beatrice Pattison Tracey Louise Read Quarmby Dilip Narayan Thakur Benjamin Dean Branson Jodie Louise Graham Dominic John Mensforth Anthony Phillip Parmiter

By command,

JAY WILSON WEATHERILL, Premier

HEAC-2012-00061

Department of the Premier and Cabinet Adelaide, 25 October 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable John Robert Rau, MP, Deputy Premier, Attorney-General, Minister for Planning and Minister for Business Services and Consumers to be also Acting Premier and Acting Minister for State Development for the period from 16 November 2012 to 24 November 2012 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

By command,

JAY WILSON WEATHERILL, Premier

DPC12/043CS

Department of the Premier and Cabinet Adelaide, 25 October 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed below as Justices of the Peace for South Australia for a period of ten years commencing from 25 October 2012 and expiring on 24 October 2022, it being a condition of appointment that the Justices of the Peace must take the oaths required of a Justice under the Oaths Act 1936 and return the oaths form to the Justice of the Peace Services within three months of the date of appointment, pursuant to Section 4 of the Justices of the Peace Act 2005:

Richard Graham Angel Ian Charles Babidge Peter William Badcock Ronald Allen Beech Richard James Bowey Jeffrey William Burgess Donald Charles Brinkworth John Alfred Carapiet Robert Alan Carter Todd Austin Cavender Kishor Chand Neil Stuart Budgen Copley Dianne Lesley Cummings Nicholas James Day Paul Demetriou Patricia Anne Dempsey Peter William Dixon Elaine Joy Evans Anthony John Flaherty Peter Joseph Fossey Elizabeth Gill Beverley Helen Hall Maxine Hawking Sally May Henery Michael Peter Hogan Brian John Jaensch Naomi Sarah Jarvis John Alfred Lapthorne Richard John Law Edward James McAlister Patrick David McAvaney Malcolm Gordon McLean David John McNamara Colin Keith Macdonald Graham John Mason Lynn Marie Maxwell Herbert Peter Moraw Judith Maureen Morris Victor Frank Ottey Robert John Pickering James Oliver Schrapel Aileen Bernadette Shannon Allan Leslie Simmons

Karen Stewart Robert James Temby Paul John Thomas Peter Gregory Toop Carmen Vanessa Traeger Carolyn Innes Yelland Elena Maria Zadow

By command.

JAY WILSON WEATHERILL, Premier

JP12/038CS

Department of the Premier and Cabinet Adelaide, 25 October 2012

HIS Excellency the Governor in Executive Council has removed from the office of Justice of the Peace Brett Lynton Merritt, effective from 25 October 2012, pursuant to Section 11 (5) (b) of the Justices of the Peace Act 2005.

By command,

JAY WILSON WEATHERILL, Premier

JP12/043CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Instrument of Delegation Pursuant to Section 9 of the Administrative Arrangements Act 1994

I, PAUL CAICA, Minister for Water and the River Murray, in accordance with Section 9 of the Administration Arrangements Act 1994, delegate those powers and functions listed in The Schedule below to the Honourable Ian Hunter MLC, Minister for Communities and Social Inclusion.

THE SCHEDULE

Those powers granted to the Minister for Water and the River Murray by Sections 25 (1) (*o*) (Customer Concessions Scheme), 37 (Customer Hardship Policies) and 87 (Consumer Advocacy and Research Fund) of the Water Industry Act 2012.

Dated 22 October 2012.

PAUL CAICA, Minister for Water and the River Murray

AUSTRALIAN CONSUMER LAW (SA)

Interim Ban Notice—Extension of Ban Period

PATRICK CONLON, Acting Minister for Business Services and Consumers, pursuant to subsection 109 of the Australian Consumer Law (SA) on 23 August 2012, imposed an interim ban on the supply of consumer goods of a kind specified below for 60 days.

I, JOHN RAU, Minister for Business Services and Consumers, pursuant to Section 111 (2) of the Australian Consumer Law (SA), by this Notice extend the ban period on the supply of such consumer goods for 30 days from 23 October 2012.

Particulars of Consumer Goods

Small, separable or loose permanent magnetic objects:

- (a) that are supplied as aggregated masses or in multiples of two or more:
- (b) that are intended or marketed by the manufacturer primarily as a manipulative or construction desk toy or as jewellery;
- (c) that have a magnetic flux index of greater than 50 kG²mm²; and
- (d) where the product supplied contains more than one magnet that fits within the small parts cylinder specified in the International Standards Organization Toy Standard (ISO 8124-1:2009, Safety of toys).

Hazard Identified

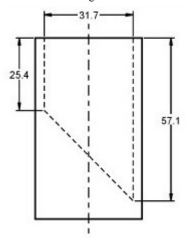
Small, powerful magnets can detach and be ingested. The ingested magnets may then attract each other and clamp parts of the digestive system together resulting in death or serious injury.

Interpretation

Measurement of the magnetic flux index (KG²mm²) is calculated by multiplying the square of the maximum flux density (KG²) by the area of the pole surface of the magnet (mm²).

The small parts cylinder is a test apparatus taken from the Australian, International and other national toy standards (for example the International Standards Organization Toy Standard (ISO 8124-1:2009, Safety of toys) designed to identify parts which are small enough to pose an ingestion or inhalation hazard to children.

The test apparatus was developed on the basis of incidents of ingestion. It is well established, has been in these various standards for over 40 years (since toy standards were first developed) and is a measure well known and understood by industry. Measurements in the figure below are in mm.



The ban does not apply to magnets supplied:

- as parts for manufacture into other goods or for the repair of other goods;
- · for scientific research; or
- · as industrial, medical or therapeutic goods.

Dated 20 October 2012.

JOHN RAU, Minister for Business Services and Consumers

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to Section 45 of the Building Work Contractors Act 1995, I, Dini Soulio, Deputy Commissioner, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Karl H. Schaefer (BLD 8130).

SCHEDULE 2

Construction of a house that is to be the family residence of the licensee and his family, on land situated at 14 Mazy Street, Edithburgh, S.A. 5583 (Allotment 11 in Deposited Plan 1701 in the area named Edithburgh, Hundred of Melville (Certificate of Title Volume 5438, Folio 417)).

SCHEDULE 3

- 1. This exemption is limited to domestic building work personally performed by the licensee in relation to a house that is to be the family residence of the licensee and his family, on land situated at 14 Mazy Street, Edithburgh, S.A. 5583 (Allotment 11 in Deposited Plan 1701 in the area named Edithburgh, Hundred of Melville (Certificate of Title Volume 5438, Folio 417)).
- 2. This exemption does not apply to any domestic building work the licensee sub-contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.

- 3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - making an independent expert report available to prospective purchasers of the property; and
 - giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated 18 October 2012.

 D. SOULIO, Deputy Commissioner, delegate for the Commissioner for Consumer Affairs, delegate for the Minister for Business Services and Consumers

Ref.: 610/12-00026

DEVELOPMENT ACT 1993, SECTION 26 (9): CAPITAL CITY DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The Development Plan Amendment entitled 'Capital City Development Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993
- 2. The Minister for Planning has decided to approve the Plan Amendment.

NOTICE

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

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

Dated 12 October 2012.

JOHN RAU, Deputy Premier, Minister for Planning

FIRE AND EMERGENCY SERVICES ACT 2005

SECTION 78

Fire Danger Season

THE South Australian Country Fire Service hereby:

- 1. Fixes the date of the Fire Danger Season within the part of the State defined as the Kangaroo Island Fire Ban District so as to commence on 1 December 2012 and to end on 30 April 2013.
- 2. Fixes the date of the Fire Danger Season within the part of the State defined as the Mount Lofty Ranges Fire Ban District so as to commence on 1 December 2012 and to end on 30 April 2013.
- 3. Fixes the date of the Fire Danger Season within the part of the State defined as the Adelaide Metropolitan Fire Ban District so as to commence on 1 December 2012 and to end on 30 April 2013.
- 4. Fixes the date of the Fire Danger Season within the part of the State defined as the Flinders Fire Ban District so as to commence on 1 November 2012 and to end on 15 April 2013.
- 5. Fixes the date of the Fire Danger Season within the part of the State defined as the Yorke Peninsula Fire Ban District so as to commence on 15 November 2012 and to end on 30 April 2012
- 6. Fixes the date of the Fire Danger Season within the part of the State defined as the Mid North Fire Ban District so as to commence on 15 November 2012 and to end on 30 April 2013.

GREG NETTLETON, Chief Officer, S.A. Country Fire Service

HEALTH CARE ACT 2008

SECTION 62—EXEMPTIONS

Notice by the Minister

TAKE notice that I, John Hill, Minister for Health and Ageing, pursuant to sub-sections 62 (3) (a) and 62 (3) (b) of the Health Care Act 2008 ('the Act'), do hereby revoke the exemptions granted, by notice dated 19 June 2012, for OneSteel Manufacturing Pty Ltd from the application of Part 6—Division 2 and Division 3, Section 59 of the Act, in relation to emergency and non-emergency ambulance services provided at Iron Baron mine site and in surrounding areas to Iron Baron mine site. This notice of revocation takes effect on 1 November 2012.

Dated 20 October 2012.

JOHN HILL, Minister for Health and Ageing

HEALTH CARE ACT 2008

SECTION 62—EXEMPTIONS

Notice by the Minister

TAKE notice that I, John Hill, Minister for Health and Ageing, pursuant to sub-sections 62 (3) (a) and 62 (3) (b) of the Health Care Act 2008 ('the Act'), do hereby revoke the exemptions granted, by notice dated 19 June 2012, for Leighton Contractors Pty Ltd from the application of Part 6—Division 2 and Division 3, Section 59 of the Act, in relation to emergency and non-emergency ambulance services provided at Iron Duke, Iron Duchess, Iron Knight and Iron Chieftain mine sites. This notice of revocation takes effect on 1 November 2012.

Dated 20 October 2012.

JOHN HILL, Minister for Health and Ageing

HEALTH CARE ACT 2008

SECTIONS 57 (1) (c) and 62—EXEMPTIONS

Notice by the Minister

TAKE notice that I, John Hill, Minister for Health and Ageing, pursuant to sub-section 57 (1) (c) and Section 62 of the Health Care Act 2008, do hereby exempt the person named in Column A of the Schedule from the application of Part 6—Division 2 and Division 3, Section 59 of the Act, in relation to the emergency ambulance services specified in Column B of the Schedule, and on the conditions (if any) specified in Column C of the Schedule, with effect from 8 December 2011 and for the period expiring on 30 June 2012.

SCHEDULE

Column A	Column B	Column C
Arrium Limited	emergency ambulance services provided at Iron Baron mine site	nil
Arrium Limited	emergency ambulance services provided in surrounding areas to Iron Baron mine site for purposes of rendezvousing with SA Ambulance Service	that the emergency ambulance services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service within a time and with details as requested by SA Ambulance Service
Arrium Limited	emergency ambulance services provided at Iron Duk, Iron Duchess, Iron Knight and Iron Chieftain mine sites	nil
Arrium Limited	emergency ambulance services provided in surrounding areas to Iron Duke, Iron Duchess, Iron Knight and Iron Chieftain mine sites for purposes of rendezvousing with SA Ambulance Service	that the emergency ambulance services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service within a time and with details as requested by SA Ambulance Service

Dated 20 October 2012.

JOHN HILL, Minister for Health and Ageing

HEALTH CARE ACT 2008

SECTIONS 58 (1) (d) and 62—EXEMPTIONS

Notice by the Minister

TAKE notice that I, John Hill, Minister for Health and Ageing, pursuant to sub-section 58 (1) (d) and Section 62 of the Health Care Act 2008, do hereby exempt the person named in Column A of the Schedule from the application of Part 6—Division 2 and Division 3, Section 59 of the Act, in relation to the non-emergency ambulance services specified in Column B of the Schedule, and on the conditions (if any) specified in Column C of the Schedule, with effect from 8 December 2011 and for the period expiring on 30 June 2012.

SCHEDULE

Column a	Column B	Column C
Arrium Limited	non-emergency ambulance services provided at Iron Baron mine site	nil
Arrium Limited	non-emergency ambulance services provided in surrounding areas to Iron Baron mine site for purposes of rendezvousing with SA Ambulance Service	that the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service
Arrium Limited	non-emergency ambulance services provided at Iron Duke, Iron Duchess, Iron Knight and Iron Chieftain mine sites	nil
Arrium Limited	non-emergency ambulance services provided in surrounding areas to Iron Duke, Iron Duchess, Iron Knight and Iron Chieftain mine sites	that the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service

Dated 20 October 2012.

JOHN HILL, Minister for Health and Ageing

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust Board Delegate did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, the South Australian Housing Trust Board delegate in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental per week which shall be payable subject to Section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table the amount shown in the said table opposite the description of such house and this notice shall come into force on the date of this publication in the *Gazette*.

Address of House	Allotment, Section, etc.	Certificate Volume	e of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
11 Chabrel Road (previously known as Section 705, Sturt	Allotment 1 in Deposited Plan 27602, Berri Irrigation Area	5871	109	15.12.98, page 2038	5.00
Highway), Glossop 216 De Fontenay Road (previsously known as Section 901, Jones Road/	Section 701 and 901 of Hundred Plan 740200, Hundred of Berri Irrigation	Crowi 1430	n Lease 43	14.7.88, page 378	5.00
Bottom Road), Glossop 54 (previously known as Section 1878) Fundak Road, Monash	Area Allotment 20 in Deposited Plan 76172, Hundred of Berri Irrigation Area	6020	760	26.11.92, page 1636	5.00
575 Graham Road (previously known as Section 133s, Arthurton and Ardrossan Roads, Ardrossan), Petersville	Section 133s in Hundred 130300, Hundred of Cunningham	5268	514	28.11.96, page 1755	5.00
13 Hameister Avenue, Loxton	Allotment 169 in Deposited Plan 4447, Hundred of Bookpurnong	5553	268	17.8.78, page 595	70.00
522 Henley Beach Road, Fulham	Allotment 7 in Filed Plan 106845, Hundred of Adelaide	5177	281	15.3.12, page 975	227.00
2 Howard Street, Peterborough	Allotment 273 in Deposited Plan 1302, Hundred of Yongala	5908	906	13.9.12, page 4472	83.00
342 (previously known as Section 784) Mackey Road, Loxton	Section 784 in Hundred Plan 710200, Hundred of Bookpurnong	5991	707	24.3.94, page 799	5.00
7 (also known as 7B) MacLagan Avenue, Allenby Gardens	Allotment 297 in Deposited Plan 2918, Hundred of Yatala	5576	751	16.2.12, page 777	145.00
Section 1091, Moonta-Kadina Road (also known as Section 1088-1091) (previously known as Section 1091, Moonta Road, Wallaroo), Boors Plains	Section 1091 in Hundred 211100, Hundred of Wallaroo	5684	385	13.12.90, page 1809	5.00
10 Mundulla Street, Kilkenny	Allotment 3 in Filed Plan 44050, Hundred of Yatala	5889	570	30.8.12, page 3921	137.00
62 Murray Road, Port Noarlunga	Allotment 60 in Filed Plan 218139, Hundred of Noarlunga	5814	89	24.8.89, page 648	5.00
143 Murray Road, Port Noarlunga	Allotment 1123 in Deposited Plan 4942, Hundred of Noarlunga	5313	805	11.9.08, page 4259	200.00
226 Peachy Road, Smithfield Plains	Allotment 176 in Deposited Plan 7887, Hundred of Munno Para	5213	782	13.9.12, page 4472	177.00
19 Tollerdown Street, Davoren Park	Allotment 6 in Deposited Plan 50747, Hundred of Munno	6039	723	13.9.12, page 4472	85.00
81 Way Street, Kilburn	Para Allotment 118 in Deposited Plan 1783, Hundred of	5243	11	24.4.80, page 1132	5.00
Lot 1 West (corner of West and South) Terrace,	Yatala Allotment 1 in Township 21101, Hundred of Tiparra	5909	767	26.5.94, page 1277	5.00
Arthurton 45 Worthington Road, Elizabeth East	Allotment 18 in Deposited Plan 41965, Hundred of	5259	756	13.9.12, page 4472	103.00
48 Zadow Drive, Paisley	Munno Para Allotment 22 in Deposited Plan 52173, Hundred of Paisley	5851	653	31.3.11, page 932	97.00
Dated at Adelaide, 25 October 20			R. HU	LM, Director, Corporate Ser	vices, Housing SA

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust Board Delegate did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, and whereas the South Australian Housing Trust Board delegate is satisfied that each of the houses described hereunder has ceased to be substandard, notice is hereby given that, in exercise of the powers conferred by the said Part, the South Australian Housing Trust does hereby revoke the said declaration in respect of each house.

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
72 Ashfield Road, Elizabeth	Allotment 149 in Deposited Plan 6048, Hundred of Munno Para	5257	347	13.9.12, page 4472
1 Grimstead Street, Elizabeth North	Allotment 1 in Primary Community Plan 23869, Hundred of Munno Para	5978	803	1.3.12, page 872
899 Holly Crescent, Coober Pedy	Allotment 899 in Township 832801 (Out of Hundreds), Coober Pedy	5496	222	1.3.12, page 872
9 Melton Street, Somerton Park	Allotment 143 in Deposited Plan 2943, Hundred of Noarlunga	5380	368	15.9.11, page 4017
89 Newton (also known as Section 830) Road, Loxton	Section 830 in Hundred 710200, Hundred of Bookpurnong	Crown 1209	Lease 13	12.12.85, page 1866
24 (previously known as 28) Oxford Street, Hillcrest	Allotment 44 in Deposited Plan 5463, Hundred of Yatala	5260	509	28.7.12, page 182
5 Princess Street, Peterborough	Allotment 426 in Deposited Plan 3873, Hundred of Yongala	5715	637	27.10.12, page 4318

Dated at Adelaide, 25 October 2012.

R. HULM, Director, Corporate Services, Housing SA

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
19 Alton Avenue	Torrens Park	Allotment 13 in Filed Plan 200, Hundred of Adelaide	5785	653
32 (also known as 30) Crabb Road	Smithfield Plains	Allotment 626 in Deposited Plan 9100, Hundred of Munno Para	5492	709
Lot 4, Government Road (also known as Everard Park) (also known as Balaklava to Snowtown Road)	Everard Central	Allotment 4 in Filed Plan 100487, Hundred of Everard	5099	700
Dated at Adelaide, 25 October 201	2.	R. HULM, Director, Corporat	te Services, I	Housing SA

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Chartomm Pty Ltd as trustee for Chartomm Trust has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c) authorisation in respect of premises situated at 18 Holdfast Promenade, Glenelg, S.A. 5045 and to be known as Scool.

The application has been set down for hearing on 21 November 2012 at 9.30 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: 14 November 2012).

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

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 19 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 Anne Margaret Bastian as trustee for Bastian Partners Consulting Trust has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Bastians' Block.

The application has been set down for hearing on 21 November at $11\ a.m.$

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: 14 November 2012).

The applicant's address for service is c/o Clelands Lawyers, 208 Carrington Street, Adelaide, S.A. 5000 (Attention: Rinaldo D'Aloia).

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: olgc@agd.sa.gov.au.

Dated 19 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 Deep Blue Cafe Pty Ltd has applied to the Licensing Authority for a variation to Extended Trading Authorisation, variation to Entertainment Consent of the licence and Alterations and Redefinition in respect of premises situated at 324 Esplanade, Moana, S.A. 5169 and known as Deep Blue Cafe.

The application has been set down for hearing on 26 November 2012 at 9.30 a.m.

Conditions

The following licence conditions are sought:

 Alterations and Redefinition of the licensed premises to include the extension of Area 2 as per plans lodged with this office. Variation to the current Extended Trading Authorisation and the current Entertainment Consent to include the abovementioned area.

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. 19 November 2012).

The applicant's address for service is c/o Christine Mackinnon, 10A Castleton Avenue, Port Noarlunga, S.A. 5167.

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 22 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 Templewood (SA) Pty Ltd has applied to the Licensing Authority for a variation to conditions of Special Circumstances Licence in respect of premises situated at Millbrook Road, Inglewood, S.A. 5133 and known as Tally-Ho Lodge.

The application has been set down for hearing on 21 November 2012 at 10 a.m.

Conditions

The following variation to licence conditions are sought:

To remove the following conditions from the licence:

- No beer from kegs shall be sold on the premises.
- Liquor shall only be supplied by waiter or waitress service

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: 14 November 2012).

The applicant's address for service is c/o Michael Kalleske, P.O. Box 4, Inglewood, S.A. 5133.

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: olgc@agd.sa.gov.au.

Dated 17 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 Mark David McCarthy and Lisa Jane McCarthy have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 207 Sand Road, McLaren Vale, S.A. 5171 and known as McLaren Vale Orchards.

The application has been set down for hearing on 26 November 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 applicants at the applicants' address, at least seven days before the hearing date (viz: 19 November 2012).

The applicants' address for service is c/o Lisa Jane McCarthy, 207 Sand Road, 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 855. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 22 October 2012.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Ecellar.com.au Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 39 Cawthorn Street, Thebarton, S.A. 5031 and to be known as Ecellar.com.au Pty Ltd.

The application has been set down for hearing on 26 November 2012 at 11 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. 19 November 2012).

The applicant's address for service is c/o Talbot Olivier Lawyers, Level 8, Wesfarmers House, 40 The Esplanade, Perth, W.A. 6000.

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 23 October 2012.

Applicant

MINING ACT 1971

Erratum

IN *Government Gazette* No. 65 dated 27 September 2012, page 4513, first *Erratum* appearing, paragraph 2 REQUIREMENT FOR SUBMISSION AND REPORTING PERIOD *should* read:

'Unless otherwise agreed by the Director Mining Regulation in writing:

- A compliance report is required for all mineral leases and any associated miscellaneous purposes licences.
- The reporting period is 1 year, based on the anniversary of the PEPR approval by the Minister under Section 70B (5) of the Act, or part of the final year if the lease or licence has been surrendered or cancelled.
- The period after the reporting period to submit the compliance report is two months.'

G. MARSHALL, Director, Mining Regulation

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: Tasman Resources Limited

Location: Wildingi Claypan area—Approximately 95 km south-west of Coober Pedy.

Pastoral Leases: Mabel Creek and Commonwealth Hill.

Term: 2 years Area in km²: 152 Ref.: 2010/00233 Plan and co-ordinates can be found on the DMITRE website: http://www.minerals.dmitre.sa.gov.au/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Iluka Resources Limited

Location: Ooldea Range area—Approximately 210 km north-

Term: 2 years Area in km²: 1 597 Ref.: 2011/00308

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicants: Dominion Gold Operations Pty Ltd (90%) and Coombedown Resources Pty Ltd (10%).

Location: Campfire Bore area—Approximately 100 km southwest of Coober Pedy.

Pastoral Lease: Commonwealth Hill

Term: 2 years Area in km²: 36 Ref.: 2012/00058

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Iluka Resources Limited

Location: Chinta area—Approximately 15 km north-northeast of Ceduna.

Term: 3 years Area in km²: 136 Ref.: 2012/00081

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Panda Mining Pty Ltd

Location: Station Hill area—Approximately 130 km northwest of Olary.

Pastoral Leases: Willippa, Bibliando, Holowilena and Baratta

Term: 2 years Area in km²: 213 Ref.: 2012/00247

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

J. MARTIN, Mining Registrar

Pastoral Leases: Winnininnie, Florina, Oulnina and Oulnina Park

Term: 2 years Area in km²: 249 Ref.: 2012/00249

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Panda Mining Pty Ltd

Location: Red Range area—Approximately 45 km north-east

of Leigh Creek.

Pastoral Leases: Burr Well, Mount Serle and Yankaninna.

Term: 2 years Area in km²: 106 Ref.: 2012/00248

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Panda Mining Pty Ltd

Location: One Tree Hill area—Approximately 60 km southwest of Olarv.

MINING ACT 1971

NOTICE is hereby given in accordance with Section 53 (2) of the Mining Act 1971, that an application for a Miscellaneous Purposes Licence has been received. Details of the proposal may be inspected at the Department for Manufacturing, Innovation, Trade, Resources and Energy, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Murray Zircon Pty Ltd

Location: Approximately 50 km south-west of Loxton.

Area: 3.85 hectares

Purpose: To construct an overhead 11kV transmission line to connect the proposed Mine Camp to the Mineral Separation Plant electrical substation.

Reference: T02934

A copy of the proposal has been provided to the District Council of Karoonda East Murray.

Written submissions in relation to the granting of the Miscellaneous Purposes Licence are invited for an additional week to be received at the Department for Manufacturing, Innovation, Trade, Resources and Energy, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 8 November 2012.

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

J. MARTIN, Mining Registrar

MINING ACT 1971

Determination of a Statutory Form under the Mining Act 1971

NOTICE is hereby given of the determined form for use pursuant to Regulation 105 of the Mining Regulations 2011.

The form becomes effective from 25 October 2012. Copies of the form are available to download from the DMITRE website $\underline{\text{http://www.minerals.dmitre.sa.gov.au}}$ or by request from Mineral Tenements on telephone: (08) 8463 3103.

P. FREEMAN, Deputy Executive Director, Mineral Resources

	S NEGOTIATIONS WITH NATIVE TITLE	E PARTIES -		Department for Mar Innovation, Trade, Re	nufacturing,
USE THIS FORM TO:	Advise native title parties of an intention to s	seek a native title	e mining agree		
Section A:	For the attention of –				
Native title parties ¹					(i) Provide the
					name/s of the native title parties.
					Notice must be served on all relevant partie
					Refer to
Other parties	☑ Minister under the Mining Act 1971				Appendix A fo further information.
	☑ Environment, Resources and Development	☑ Environment, Resources and Development (ERD) Court			
 native title hold native title clai SA Native Title representative 	lers established by a native title declaration; or mants registered under law; or e Services (the registered Aboriginal body in South Australia)			ndix A for further infor	mation
 native title hold native title clai SA Native Title representative 	de: lers established by a native title declaration; or mants registered under law; or e Services (the registered Aboriginal	Proponent:		ndix A for further infor	
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native title hold native title clai SA Native Title representative Section B: Client type Name	de: lers established by a native title declaration; or mants registered under law; or e Services (the registered Aboriginal body in South Australia) Proponent details	Proponent:	le parties.		Provide a postal address that can be us to contact you
native title hold native title clai SA Native Title representative Section B: Client type	de: lers established by a native title declaration; or mants registered under law; or e Services (the registered Aboriginal body in South Australia) Proponent details	Proponent:	le parties.		Provide a postal address that can be us
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native title clai SA Native Title representative Section B: Client type Name Address line 1 Address line 2 Suburb/Locality	de: lers established by a native title declaration; or mants registered under law; or e Services (the registered Aboriginal body in South Australia) Proponent details	Proponent: on native titl	□ Cor	npany	Provide a postal address that can be us to contact you regarding this notice. If 'Company', provide ABN/ACN.
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native title hold native title clai SA Native Title representative Section B: Client type Name Address line 1 Address line 2 Suburb/Locality ABN Contact Name	de: lers established by a native title declaration; or mants registered under law; or e Services (the registered Aboriginal body in South Australia) Proponent details	Proponent: on native titl	□ Cor	npany	Provide a postal address that can be us to contact you regarding this notice. If 'Company', provide ABN/ACN.

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

FORM 27	MINING ACT 1971	Version 1.1 – September 2012	Page 1 of 2
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Section D:	Details of proposed	operations				
Describe the operations and activities that the proponent intends to carry out on the land.						
Section E:	Intended process for	approval				
Identify the process the proponent intends to follow.	Note: If, two months after th no persons registered under or claimants to, native title in and Development Court for	title mining agreement under Part 9B of the <i>Mining Act 1971</i> . iis notice is given as required by the <i>Mining Act 1971</i> , there are the law of the State or the Commonwealth as the holders of, the land, I may apply ex parte to the Environment, Resources a summary determination authorising entry to the land for the ng operations on the land, and the conduct of mining	Tick one bo			
	I propose to rely on section 63O of the <i>Mining Act 1971</i> (Expedited procedure where impact of operations is minimal) on the grounds that the mining operations — will not directly interfere with the community life of the holders of native title in the land on which the operations are to be carried out; and will not interfere with areas or sites of particular significance, in accordance with their traditions, to the holders of native title in the land on which the operations are to be carried out; and will not involve major disturbance to the land on which the operations are to be carried out. Note: I may apply ex parte to the Environment, Resources and Development Court for a summary determination authorising mining operations in accordance with the proposals made in this notice. If, within two months after this notice is given, a written objection to my reliance on section 63O is given by the Minister, or a person who holds, or claims to hold, native title in the land, the Court must not make the determination unless satisfied, after giving the objectors an opportunity to be heard, that the operations are in fact operations to which section 63O applies.					
Section F:	Authorisations under	the Act				
The proposed activities are (or will be) authorised by the following exploration or mining tenements under the Act.			② Authorisation			
Give details and indicate whether the authority is currently held or under application.		duction tenement, the proponent must have made a valid ement (ML/EML/RL) before serving this notice.				
Section G:	Proponent certification	on that information is complete and c	orrect			
Print Name	COMPANY REPRESENTA OR INDIVIDUAL	TIVE COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS 2.	© COMPANY must be signed by appropriate			
Role	1.	2.	representative/:			
Date Signed	1.	2.	witness certifies that the individu named above is the person			
Signature	Applications in an individual's name the application (e.g. not a joint application)	e must be witnessed by a person who is not a beneficiary of licant).	whose signatur appears here.			
FORM 27	MINING ACT 1971	Version 1.1 – September 2012	Page 2 of 2			

APPENDIX A:

FORM 27

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



NOTICE INITIATING NEGOTIATIONS WITH NATIVE TITLE PARTIES SECTION 63M

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

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

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

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

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

FURTHER INFORMATION FOR THE PROPONENT

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

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

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

Where there is <u>not</u> a declaration that establishes native title in the area and there is no native title claimant registered under law–

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

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

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

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

FORM 27	MINING ACT 1971	APPENDIX A	Page 1 of 1
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MINING ACT 1971

ON 26 July 2012 and at page 3195 of the South Australian Government Gazette notice was given under subsections 29 (1a) and 29 (5) (b) of the Mining Act 1971 ('the Notice').

Confirmation is hereby given that:

- (1) The land identified in Columns 1, 2, 3 and 6 of the Schedule became subject to the Notice on the date shown in Column 4 of the Schedule.
- (2) Applications for corresponding licences may be made by interested parties in the week shown in Column 5 of the Schedule. Such applications will be dealt with on a merits basis.
- (3) Plans and co-ordinates for the land identified in Columns 1, 2, 3 and 6 of the Schedule can be obtained at the DMITRE Minerals website:

http://www.minerals.dmitre.sa.gov.au/public_notices,

or by phoning Mineral Tenements on (08) 8463 3103.

THE SCHEDULE

Column 1 ERA No.	Column 2 Locality	Column 3 Area (km²)	Column 4 Moratorium Period	Column 5 Applications Open Dates	Column 6 ERA Specific Criteria
99	Yarley Area— Immediately north-east of Port Augusta	415	18 August 2012— 4 November 2012	5 November 2012— 9 November 2012	_
100	Anna Villa Area— Approximately 20 km south of Moonta	40	22 August 2012— 4 November 2012	5 November 2012— 9 November 2012	_
101	Pinding Area— Approximately 30 km west-south-west of Tarcoola	500	24 August 2012— 4 November 2012	5 November 2012— 9 November 2012	_

Dated 18 October 2012.

J. MARTIN,

Mining Registrar,

Mineral Resources

Department for Manufacturing, Innovation, Trade, Resources and Energy Delegate of the Minister for Mineral Resources and Energy (delegated powers pursuant to Instrument of Delegation dated 31 October 2011)

MINING ACT 1971

Notice of Declaration of Exemption of Land

NOTICE is hereby given that I, Tom Koutsantonis, Minister for Mineral Resources and Energy, in the exercise of the powers conferred by Section 9A (1) (c) of the Mining Act 1971 ('the Act'), do declare that:

1. The area of land defined in Schedule 1 is exempt from the operation of the following provisions of the Act:

Part 4, 5, 6, 6A, 8, 8A and 9A

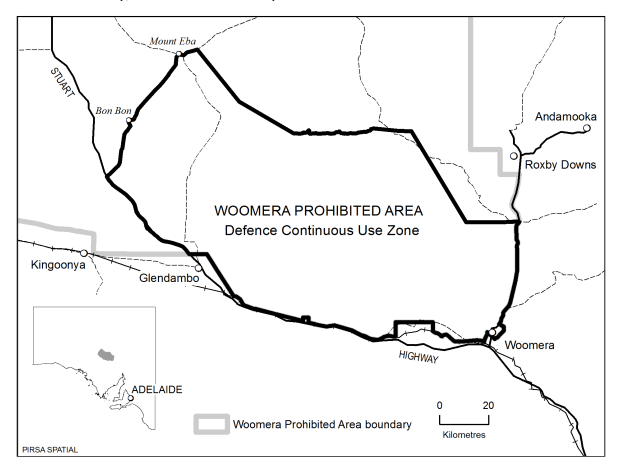
2. This declaration shall be in force for a period of two years from the date hereof.

SCHEDULE 1

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

Commencing at a point being the intersection of the eastern side of the Stuart Highway road reserve and the eastern verge of a track (closest to 30°37′50.08″S latitude, 135°23′52.79″E longitude), then generally north-easterly along the eastern verge of that track to a bend in the track near Mount Eba Homestead (closest to 30°09′49.39″S latitude, 135°43′50.88″E longitude), then south-south-easterly direct to the summit of Mount Vivian, then south-easterly to the intersection of two tracks (closest to 30°28′21.50″S latitude, 136°05′03.84″E longitude), then generally easterly along the southern verge of a track to its intersection with another track (closest to 30°27′15.12″S latitude, 136°22′41.66″E longitude), then east-south-easterly direct to the south-western corner of Miscellaneous Purposes Licence 100 (closest to 30°27′45.84″S latitude, 136°28′15.89″E longitude), then east-south-easterly along the southern boundary of that licence to a bend in the licence boundary (closest to 30°27′53.08″S latitude, 136°31′03.64″E longitude), then south-south-easterly to the intersection of a south-western corner of Mineral Exploration Licence No 4906 and a bend in a track (closest to 30°47′54.74″S latitude, 136°43′09.39″E longitude), then easterly along the southern boundary of that licence to a south-eastern corner of that licence (closest to 30°47′54.74″S latitude, 136°50′04.77″E longitude), then easterly to a bend in the road (closest to 30°47′50.57″S latitude, 136°53′25.82″E longitude), then easterly along the southern verge of the road to its intersection with the western side of the road reserve (closest to 30°47′49.76°0.31″E longitude), then generally southerly along the western side of the road reserve to its intersection with the western verge of a road (closest to 31°10′25.08″S latitude, 136°50′24.93″E longitude), then south-easterly and south-westerly along the western verge of the road to its intersection with an ElectraNet power transmission line (closest to 31°13′41.84″S latitude, 136°47′03.82″E longitude), th

All co-ordinates are expressed in terms of the Geocentric Datum of Australia 1994 as defined in the *Commonwealth of Australia Gazette* GN35 of September 1995 (GDA94). The map is provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.



Dated 25 October 2012.

TOM KOUTSANTONIS, Minister for Mineral Resources and Energy

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2012

	\$		\$
Agents, Ceasing to Act as	47.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	23.80	Discontinuance Place of Business	31.25
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties	59.00	Intention to Sell, Notice of	59.00
Attorney, Appointment of		Lost Certificate of Title Notices	
		Cancellation, Notice of (Strata Plan)	59.00
Bailiff's Sale		Mortgages:	
Cemetery Curator Appointed	34.75	Caveat Lodgement	23.80
Companies:		Discharge of	24.90
Alteration to Constitution	47.00	Foreclosures	
Capital, Increase or Decrease of	59.00	Transfer of	
Ceasing to Carry on Business	34.75	Sublet	12.00
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	12.00
Incorporation	47.00	. ,	
Lost Share Certificates:	24.55	Lost Treasury Receipts (3 insertions) each	
First Name		Licensing	69.50
Each Subsequent Name			
Meeting Final	39.25	Municipal or District Councils:	(57.00
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	657.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	467.00
Meeting')	4= 00	Default in Payment of Rates:	02.50
First Name	47.00	First Name Each Subsequent Name	
Each Subsequent Name	12.00	Each Subsequent Name	12.00
Notices: Call	50.00	Noxious Trade	34.75
Change of Name		Partnership, Dissolution of	34 75
Creditors		± ·	
Creditors Compromise of Arrangement		Petitions (small)	23.80
Creditors (extraordinary resolution that 'the Com-	17.00	Registered Building Societies (from Registrar-General)	23.80
pany be wound up voluntarily and that a liquidator		Register of Unclaimed Moneys—First Name	34 75
be appointed')	59.00	Each Subsequent Name	
Release of Liquidator—Application—Large Ad			. 12.00
—Release Granted		Registers of Members—Three pages and over:	
Receiver and Manager Appointed		Rate per page (in 8pt)	299.00
Receiver and Manager Ceasing to Act	47.00	Rate per page (in 6pt)	
Restored Name		Sale of Land by Public Auction	59.50
Petition to Supreme Court for Winding Up	81.50		
Summons in Action	69.50	Advertisements	3.30
Order of Supreme Court for Winding Up Action	47.00	½ page advertisement	139.00
Register of Interests—Section 84 (1) Exempt	105.00	½ page advertisement	2/9.00
Removal of Office		Full page advertisement	546.00
Proof of Debts		Advertisements, other than those listed are charged at \$	33.30 per
Sales of Shares and Forfeiture	47.00	column line, tabular one-third extra.	1
Estates:		Notices by Colleges, Universities, Corporations and	District
Assigned	34.75	Councils to be charged at \$3.30 per line.	District
Deceased Persons—Notice to Creditors, etc		Where the notice inserted varies significantly in length	ath from
Each Subsequent Name	12.00	that which is usually published a charge of \$3.30 per col	gui iioiii
Deceased Persons—Closed Estates	34.75	will be applied in lieu of advertisement rates listed.	uniii iiile
Each Subsequent Estate		11	
Probate, Selling of		South Australian Government publications are sold	on the
Public Trustee, each Estate	12.00	condition that they will not be reproduced withou	ut prior
		permission from the Government Printer.	

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

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

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2012

Acts, Bills, Rules, Parliamentary Papers and Regulations						
Pages	Main	Amends	Pages	Main	Amends	
1-16	2.90	1.35	497-512	39.75	38.75	
17-32	3.80	2.40	513-528	40.75	39.50	
33-48	5.00	3.55	529-544	42.25	40.75	
49-64	6.30	4.85	545-560	43.50	42.25	
65-80	7.35	6.10	561-576	44.50	43.50	
81-96	8.55	7.10	577-592	46.00	44.00	
97-112	9.75	8.35	593-608	47.25	45.50	
113-128	10.90	9.60	609-624	48.00	47.00	
129-144	12.20	10.80	625-640	49.25	47.50	
145-160		12.00	641-656		49.25	
	13.40			50.50		
161-176	14.60	13.20	657-672	51.50	49.75	
177-192	15.90	14.40	673-688	53.00	51.50	
193-208	17.10	15.80	689-704	54.00	52.00	
209-224	18.10	16.70	705-720	55.50	53.50	
225-240	19.30	17.90	721-736	57.00	54.50	
241-257	20.80	18.90	737-752	57.50	56.00	
258-272	21.90	20.00	753-768	59.00	57.00	
273-288	23.00	21.70	769-784	60.00	59.00	
289-304	24.10	22.60	785-800	61.00	60.00	
305-320	25.50	24.00	801-816	62.50	60.50	
321-336	26.50	25.10	817-832	63.50	62.50	
337-352	27.90	26.25	833-848	65.00	63.50	
353-368	28.75	27.75	849-864	66.00	64.50	
369-384	30.25	28.75	865-880	67.50	66.00	
385-400	31.50	30.00	881-896	68.00	66.50	
401-416	32.75	31.00	897-912	69.50	68.00	
417-432	34.00	32.50	913-928	70.00	69.50	
433-448	35.00	33.75	929-944	71.50	70.00	
449-464	36.00	34.50	945-960	72.50	71.00	
465-480	36.50	35.75	961-976	75.50	72.00	
481-496	38.75	36.50	977-992	76.50	72.50	
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LOCAL GOVERNMENT ACT 1999

GAWLER RIVER FLOODPLAIN MANAGEMENT AUTHORITY

Notice of Alteration to the Charter

PURSUANT to Clause 17 of the Charter, and Clause 19, Part 2, Schedule 2 of the Local Government Act 1999, the Charter published in the *Gazette* on 17 August 2006 at pages 2813 to 2820 was amended by a resolution passed in the same terms of the City of Playford on 25 October 2011, District Council of Mallala on 26 September 2011, Town of Gawler on 27 September 2011, The Barossa Council on 20 September 2011, Light Regional Council on 22 November 2011 and the Adelaide Hills Council on 27 September 2011.

The Charter, as amended, of the Gawler River Floodplain Management Authority is set out below.

1. ESTABLISHMENT

The Gawler River Floodplain Management Authority ('the Authority') is established by the Constituent Councils as a regional subsidiary pursuant to Section 43 and Schedule 2 ('the Schedule') of the Local Government Act 1999 ('the Act').

This Charter governs the affairs of the Authority.

2. CONSTITUENT COUNCILS

The Authority is established by the City of Playford, District Council of Mallala, Town of Gawler, The Barossa Council, Light Regional Council and the Adelaide Hills Council ('the Constituent Councils').

The Authority is subject to the joint direction of the Constituent Councils.

3. PURPOSE

- 3.1 The Authority has been established for the following purposes:
 - 3.1.1 to co-ordinate the construction, operation and maintenance of flood mitigation infrastructure for the Gawler River. This purpose is the core business of the Authority;
 - 3.1.2 to raise finance for the purpose of developing, managing and operating and maintaining works approved by the Board;
 - 3.1.3 to provide a forum for the discussion and consideration of topics relating to the Constituent Council's obligations and responsibilities in relation to management of flood mitigation for the Gawler River; and
 - 3.1.4 upon application of one or more Constituent Councils pursuant to Clause 12.4:
 - 3.1.4.1 to coordinate the construction, maintenance and promotion and enhancement of the Gawler River and areas adjacent to the Gawler River as recreational open space for the adjacent communities; and
 - 3.1.4.2 to enter into agreements with one or more of the Constituent Councils for the purpose of managing and developing the Gawler River.
- 3.2 The Authority is not involved in a significant business activity as defined in the Clause 7 Statement prepared under the Competition Principles Agreement of the National Competition Policy.

4. THE BOARD—ROLE AND MEMBERSHIP

- 4.1 The Authority will be governed by a Board.
- 4.2 The Board is responsible for the administration of the affairs of the Authority. The Board must ensure insofar as it is practicable, that the Authority observes the objectives set out in this Charter, that information provided to the Constituent Councils is accurate and that Constituent Councils are kept informed of the solvency of the Authority as well as any material developments which may affect the operating capacity and financial affairs of the Authority:

4 3—

- 4.3.1 Each of the Constituent Councils will appoint two persons to the Board. The Constituent Councils' appointees shall be the Chief Executive Officer of the Constituent Council or his or her nominee plus one elected member of the Constituent Council.
- 4.3.2 Each Constituent Council may appoint either an Elected Member or a Council Officer as Deputy Board Member who may attend Board Meetings in the place of a Council Board Member who is absent.
- 4.3.3 The Adelaide and Mount Lofty Ranges Natural Resources Management Board (NRM Board) shall appoint one person to the Board. The NRM Board's appointee shall be the Chairperson of the Board.
- 4.3.4 The Board may appoint observers to the Board. Such appointees will not be entitled to vote at meetings.
- 4.3.5 Board members shall not be entitled to receive a sitting fee.
- 4.4 A certificate signed by the Chief Executive Officer of the appointing Constituent Council will be sufficient evidence of appointment.
- 4.5 In the absence of the Chairperson, the Board will elect a temporary acting Chairperson from amongst their members.

5. TERM OF OFFICE—THE BOARD

- 5.1 Subject only to the following subclauses, the term of office of each member of the Board will be as determined by the Constituent Council responsible for the appointment of the member or, as the case requires, the NRM Board, and the Constituent Councils express a preference that members of the Board are appointed following each election of the Constituent Council for the term of the Council. The NRM Board may remove and replace the NRM Board member at its discretion.
- 5.2 The Board may by a two-thirds majority vote of the members present (excluding the member subject to this clause):
 - 5.2.1 make a recommendation to the Constituent Council or NRM Board responsible for the appointment of the relevant member, seeking the appointing body's approval to terminate the appointment of the member; or
 - 5.2.2 remove the Chairperson in the event of:
 - 5.2.2.1 any behaviour of the member which in the opinion of the Board amounts to impropriety;
 - 5.2.2.2 serious neglect of duty in attending to the responsibilities of a member of the Board;

- 5.2.2.3 breach of fiduciary duty to the Board or the appointing body;
- 5.2.2.4 breach of the duty of confidentiality to the Board or the appointing body;
- 5.2.2.5 breach of the conflict of interest rules of the Board; or
- 5.2.2.6 any other behaviour which may discredit the Board.
- 5.3 The Constituent Council or the NRM Board which appointed the member whose term of office has become vacant will be responsible to appoint the replacement member.

6. PROCEEDINGS OF THE BOARD

6.1 Subject only to the extent that they are modified by this clause, the proceedings of the Board will be the same as those for committees of Council as defined in Part 2 of Chapter 6 of the Act and in accordance with the Regulations for 'Other Committees' comprised in Part 2 of the Local Government (Proceedings at Meetings) Regulations 2000.

References in Part 2 of Chapter 6 of the Act to 'the Chief Executive Officer' shall be read as if they were references to the Executive Officer of the Authority and references to 'the Council' or 'the committee' shall be read as if they were references to the Authority.

To the extent that this Charter and the Act and its associated Regulations are silent, the Board may determine its own meeting procedures.

- 6.2 Subject only to the special provisions of this clause, no meeting of the Board will commence until a quorum of members is present and no meeting may continue unless there is a quorum of members present. A quorum of members will comprise half the members plus one. A time limit of 30 minutes shall apply from the advertised time of the meeting in which to reach a quorum. Failure to reach a quorum within this time limit shall result in a failed meeting.
- 6.3 For the purpose of this clause, the contemporaneous linking together by an audio-visual or other interactive means, but excluding telephones ('telecommunication meeting') of a number of members of the Board provided that at least a quorum is present, is deemed to constitute a meeting of the Board. Each of the Board members taking part in the telecommunications meeting, must be able to hear and be heard by each of the other Board members present. At the commencement of the meeting, each Board member must announce his/her presence to all other Board members taking part in the meeting. A Board member must not leave a telecommunication meeting by disconnecting his/her, audio visual or other communication equipment, unless that Board member has previously notified the Chairperson of the meeting.
- 6.4 In the event that there is not a quorum present at two consecutive meetings of the Board, then an extraordinary meeting of the Board may be convened in the same manner as for a special meeting (see Clause 6.1), at which the business which was on the agendas for the two previous but failed meetings may be transacted at the extraordinary meeting of the Board where the requirement for a quorum is that there be at least one member representing each of the Constituent Councils in attendance. Decisions made at such a meeting will be binding on the subsidiary and all members of the Board and the Constituent Councils
- 6.5 Subject only to any specific requirement of this Charter, all matters for decision at a meeting of the Board will be decided by a simple majority of the members present and entitled to vote on the matter. Both members from each Constituent Council present are entitled to vote on a matter. Voting members are entitled only to a deliberative vote. Board members may not vote by proxy.
- 6.6 In the event of equality of votes, the Chairperson will not have a casting vote and the matter will be deemed to have lapsed and may at some later time be reconsidered.
- 6.7 Meetings of the Board will be held at such time and such place as the Board decides subject only to the requirement that there will be at least one meeting in every two calendar months.
- 6.8 A special meeting of the Board may be held at any time and may be called at the request of the Chairperson or at the written request of six members of the Board representing all of the Constituent Councils.
- 6.9 Notice of all meetings will be given in accordance with the provisions applicable to a committee meeting under Part 2 of Chapter 6 of the Act and the associated Regulations.
- 6.10 Meetings of the Board will be open to the public unless the Board so resolves to exclude the public pursuant to Section 90 of the Act
- 6.11 All members must keep confidential all documents and any information provided to them in confidence for their consideration prior to a meeting of the Board.
- 6.12 The Board must ensure that accurate written minutes of its proceedings are kept and are produced for verification at the subsequent meeting of the Board.

7. PROPRIETY OF MEMBERS OF THE BOARD

- 7.1 The principles regarding conflict of interest prescribed in the Act will apply to all members of the Board as if they were elected members of a Council.
- 7.2 The members of the Board will not be required to comply with Division 2, Chapter 5 (Register of Interests) of the Act.
- 7.3 The members of the Board will at all times act in accordance with their duties of confidence and confidentiality and individual fiduciary duties including honesty and the exercise of reasonable care and diligence with respect to the Board as required by Part 4, Division 1, Chapter 5 of the Act and Clause 23 of Part 2 of Schedule 2.

8. POWERS

- 8.1 The Authority is constituted as a body corporate under the Act and in all things acts through the Board.
- 8.2 The Authority has:
 - 8.2.1 the power to acquire, deal with and dispose of real and personal property and rights in relation to real and personal property;
 - 8.2.2 the power to compulsorily acquire land in accordance with the Land Acquisition Act 1969, provided that such acquisition is for the purposes of flood mitigation
 - 8.2.3 the power to sue and be sued in its corporate name;
 - 8.2.4 the power to enter into any kind of contract or arrangement;

- 8.2.5 the power to return surplus revenue to Constituent Councils in such proportions as the Board considers appropriate at the end of any financial year either by way of cash payment or reduction of annual contribution;
- 8.2.6 the power to set aside surplus revenue for future capital expenditure;
- 8.2.7 the power to invest funds and in doing so to take into account Part 4 of Chapter 9 of the Act;
- 8.2.8 the power to establish committees;
- 8.2.9 the power to delegate any function or duty except for the power to compulsorily acquire land as set out in Rule 8.2.2 and except for any of the powers set out in Section 44 of the Local Government Act 1999, (where such powers are applicable to a Subsidiary); and
- 8.2.10 the power to do anything else necessary or convenient for, or incidental to, the exercise, performance or discharge of its powers, functions or duties.
- 8.3 The Authority shall not act outside of the areas of the Constituent Councils without their prior approval that approval shall only be granted upon the basis that the Councils consider it necessary or expedient for the performance of their or the Authority's functions.
- 8.4 The Authority will have a common seal which may be affixed to documents requiring execution under common seal and must be witnessed by the Chairman of the Board and one other Board member.
- 8.5 The common seal must not be affixed to a document except to give effect to a resolution of the Board. The Executive Officer will maintain a register which records the resolutions of the Board giving authority to affix the common seal and details of the documents to which the common seal has been affixed with particulars of the persons who witnessed the fixing of the seal and the date.
- 8.6 The Board may by instrument under seal authorise a person to execute documents on behalf of the Authority. The Executive Officer will maintain a register of such resolutions and details of any documents executed in this way, together with particulars of the person executing the document.

9. ADMINISTRATIVE MATTERS

- 9.1 There will be an Executive Officer of the Authority appointed by the Board on terms and conditions to be determined by the Board.
- 9.2 The Executive Officer will be responsible to the Board:
 - 9.2.1 to ensure that the policies and lawful decisions of the Authority are implemented in a timely manner;
 - 9.2.2 for the efficient and effective management of the operations and affairs of the Authority;
 - 9.2.3 to provide advice and reports to the Board on the exercise and performance of the Authority's powers and functions; and
 - 9.2.4 to give effect to the principles of human resource management generally applicable within the local government industry.
- 9.3 The Executive Officer has such powers, functions and duties prescribed by this clause and as determined necessary by the Board from time to time to ensure the efficient and effective management of the operations and affairs of the Authority.
- 9.4 The Board may employ other officers and it may authorise the Executive Officer to employ such other officers on its behalf as are required for the efficient and effective management of the operations and affairs of the Authority.
- 9.5 The Board may engage professional consultants and it may authorise the Executive Officer to engage professional consultants to provide services to the Authority to ensure the proper execution of its decisions, the efficient and effective management of the operations and affairs of the Authority and for giving effect to the general management objectives and principles of personal management prescribed by this Charter.

10. FINANCIAL CONTRIBUTIONS TO THE AUTHORITY

10.1 The contributions of the Constituent Councils shall be based on the following percentage shares for capital works, maintenance of assets of the Authority and operational costs of the Authority.

Constituent Council	Capital Works Percentage Share %	Maintenance of Assets Percentage Share %	Operational Costs Percentage Share
Adelaide Hills Council The Barossa Council Town of Gawler Light Regional Council District Council of Mallala City of Playford	1.73 8.67 17.34 8.67 28.91 34.68	1.73 8.67 17.34 8.67 28.91 34.68	16.66 16.66 16.66 16.66 16.66
Total	100%	100%	100%

- 10.2 The table of contributions in Clause 10.1 shall only apply to the recorded agreement of the Authority Board (GRB 05/0068 of 25 November 2005) that the Constituent Councils will make a capped local contribution of \$4 500 000 to the estimated \$20 000 000 major works of the Gawler River Flood Mitigation Scheme.
- 10.3 The Board will be responsible to provide the Constituent Councils with sufficient information for each of them to ascertain the level of and understand the reasons behind the funding required in the following financial year. This will be achieved via the business plan and the annual budget.
- 10.4 The Board will determine annually the funds required by the Authority to enable it to function. The Constituent Councils shall contribute the funds requested by the Board, in the annual budget and approved by the Council, and any additional funds that are required for the continuing function of the Authority and approved by the Council, in accordance with Clause 11. The Board must provide full details regarding the need for additional funds to the Constituent Councils.
- 10.5 The annual contribution will be paid by each Constituent Council in advance by six monthly instalments.
- 10.6 Additional contributions (if any) will be paid by each Constituent Council in the manner and at the time determined by the Board.

- 10.7 The Board is accountable to each Constituent Council to ensure that the Authority functions in accordance with its business plan and approved budgets.
- 10.8 The Board on behalf of the Authority may enter into separate funding arrangements with Constituent Councils and with any State or Federal Government or their agencies in respect of any project undertaken or to be undertaken by or on behalf of the Authority.
- 10.9 Where a Council or Councils enter into an agreement with the Authority under Clause 12.4 of this Charter the subscriptions payable under that agreement shall be additional to the subscriptions payable under this clause.

11. BUDGET

- 11.1 The Authority must prepare a budget for the forthcoming financial year.
- 11.2 The budget must:
 - 11.2.1 deal with each principal activity of the Authority on a separate basis;
 - 11.2.2 be consistent with and account for activities and circumstances referred to in the Authority's business plan;
 - 11.2.3 be submitted in draft form to each Constituent Council before 31 March for approval of its contribution for the year;
 - 11.2.4 not be adopted by the Authority until after 31 May but before 30 September;
 - 11.2.5 the adoption of the budget requires a two-thirds majority of the Board members present; and
 - 11.2.6 identify the amount of and the reasons for the financial contributions to be made by each Constituent Council to the Authority.
- 11.3 The Authority must provide a copy of its budget to each Constituent Council within five business days after adoption.
- 11.4 The Authority must reconsider its budget in accordance with Regulation 9 of the Local Government (Financial Management) Regulations 2011.
- 11.5 The Authority must submit to each Constituent Council for approval, any proposed amendment to the budget that provides for an additional contribution by the Constituent Councils.
- 11.6 Where a Constituent Council has failed to approve a draft budget, or an amended budget, and has not served a notice on the Authority in accordance with Clause 20.2 within two months of the receipt of the draft budget, or amended budget by the Constituent Council, then the approval of the Constituent Council to the draft budget, or amended budget, will be deemed to have been given.

12. BUSINESS PLAN

- 12.1 The Authority shall have a rolling Business Plan in respect of the ensuing three years.
- 12.2 The Business Plan must:
 - 12.2.1 state the services to be provided by the Authority;
 - 12.2.2 identify how the Authority intends to manage service delivery;
 - 12.2.3 identify the performance targets which the Authority is to pursue;
 - 12.2.4 provide a statement of financial and other resources and internal processes that will be required to achieve the performance targets and objectives of the Authority; and
 - 12.2.5 specify the performance measures that are to be used to monitor and assess performance against targets.
- 12.3 Prior to setting the draft budget each year the Authority must review the Business Plan in conjunction with the Constituent Councils. The Business Plan must be updated to ensure it presents a plan for the ensuing three years.
- 12.4 One or more of the Constituent Councils may request the Authority to undertake a function provided for in Clause 3.1.4 of this Charter, which function is additional to those undertaken by the Authority for all of the Constituent Councils. Where one or more Constituent Councils make a request under this clause, the Constituent Council or Councils must enter into a written agreement with the Authority which commits the Council or Councils to annual subscription amounts and/or an equal percentages of classes of subscription to meet the costs of the Authority in undertaking the additional function and which deals, amongst other things, with the ownership and maintenance of any resultant infrastructure.

13. ACCOUNTING

The Authority must ensure that its accounting records, accounts and financial statements are prepared and maintained in accordance with all relevant Australian Accounting Standards. See Regulations 11 and 12, Local Government (Financial Management) Regulations 2011, in relation to particular accounting practices.

14. **AUDIT**

- 14.1 The Authority must appoint an auditor.
- 14.2 The Authority must provide its audited financial statements to the Chief Executive Officer of each Constituent Council by 30 September. See Part 6, Local Government (Financial Management) Regulations 2011, in relation to the Authority's audit responsibilities.

15. FINANCE

- 15.1 The Board must establish and maintain a bank account with such banking facilities and at a bank to be determined by the Board.
- 15.2 All cheques to be authorised must be signed by two members of the Board or one member of the Board and the Executive Officer.
- 15.3 The Executive Officer must act prudently in the handling of all financial transactions for the Board and must provide quarterly financial and corporate reports to the Board and if requested, the Constituent Councils.
- 15.4 The Board will, at the end of each financial year prepare a schedule of assets and liabilities. In addition, the Board must maintain a record to be known as the 'Schedule of Constituent Councils' Interests in Net Assets'.

- 15.5 The 'Schedule of Constituent Councils' Interests in Net Assets' will reflect the proportionate contribution each Constituent Council has made to capital, operations and maintenance to the Authority having regard to the proportionate contribution to subscriptions for each function undertaken by the Authority. The Schedule when updated by the Board at the end of each financial year will reflect the proportionate contribution of each Constituent Council since the commencement of the Authority and once accepted by each Constituent Council will be evidence of the agreed proportion of a Constituent Council's interests in the net assets as at 30 June in that year.
- 15.6 Where there is any dispute as to the Schedule, Clause 20 shall apply.

16. REPORTS AND INFORMATION

- 16.1 The Authority must submit its annual report on its work and operations including its audited financial statements, to each Constituent Council before 30 September.
- 16.2 Within two weeks following each ordinary meeting of the Board, the Constituent Councils shall be provided with a Key Outcomes Summary of the meeting that shall include the Achievements Against the Business Plan Report for those meetings that it is received by the Board.
- 16.3 The Board shall report at any other time at the written request of a Constituent Council on matters being undertaken by the Authority. Any such report shall be provided to all Constituent Councils.

17. ALTERATION TO THE CHARTER

- 17.1 This Charter may be amended by unanimous resolution of the Constituent Councils.
- 17.2 The Executive Officer of the Authority must ensure that the amended Charter is published in the Gazette.
- 17.3 Before the Constituent Councils vote on a proposal to alter this Charter they must take into account any recommendations of the Board.

18. WITHDRAWAL OF A CONSTITUENT COUNCIL

- 18.1 Subject to the approval of the Minister, a Constituent Council may withdraw from the Authority by giving not less than six months notice of its intention to do so to all other Constituent Councils and the Executive Officer.
- 18.2 In any event a withdrawal cannot become effective until 30 June following the expiry of the six months in the preceding subclause. Until withdrawal becomes effective, the Constituent Council proposing withdrawal from the Authority will remain liable for all financial contributions in the remaining period and through its members on the Board, the responsibility of ensuring the continued proper conduct of the affairs of the Authority.
- 18.3 A withdrawing Constituent Council is not entitled to any refunds of any contributions made.

19. ADDITION OF NEW MEMBER

- 19.1 The Board may consider the addition of a new member to the Authority.
- 19.2 The Constituent Councils must resolve unanimously to approve the addition of a new member to the Authority and must obtain Ministerial approval.
- 19.3 The Charter shall be amended in accordance with the provisions of this Charter to address any new addition.

20. DISPUTES

- 20.1 In the event of any dispute or difference between the Constituent Councils and the Authority concerning the operations or affairs of the Authority, the dispute process shall be initiated by a Constituent Council serving a notice of dispute on all other Constituent Councils with a contemporaneous copy being served on the Authority. The Constituent Councils:
 - 20.1.1 will attempt to settle the dispute or difference by negotiating in good faith;
 - 20.1.2 if good faith negotiations do not settle the dispute or difference within one month of the dispute arising then the dispute shall be referred to an expert for determination. The expert shall be a person with the skills and expertise necessary to resolve the dispute and shall be nominated by the President of the Local Government Association of South Australia. The expert is an expert and not an arbitrator. The expert's determination shall be final and binding on the Constituent Councils. The costs of the expert will be apportioned and payable in accordance with the expert's determination;
 - 20.1.3 if the dispute is unable to be resolved by the expert within six months then any Constituent Council may request the Minister to dissolve the Authority; and
 - 20.1.4 notwithstanding the existence of a dispute or difference, the Constituent Councils will continue to meet their obligations to the Authority.
- 20.2 In the event of any dispute or difference between one or more Constituent Councils and the Authority concerning the operations or affairs of the Authority, the dispute process shall be initiated by a Constituent Council, or the Authority, serving a notice of dispute on the Constituent Council or the Authority, as the case may be, with a contemporaneous copy being served on all other Constituent Councils:
 - 20.2.1 will attempt to settle the dispute or difference by negotiating in good faith;
 - 20.2.2 if good faith negotiations do not settle the dispute or difference within one month of the dispute arising then, the dispute shall be referred to an expert for determination. The expert shall be a person with the skills and expertise necessary to examine the issues and shall be nominated by the President of the Local Government Association of South Australia. The expert is an expert and not an arbitrator. The expert's determination shall be final and binding on the Constituent Council and the Authority. The costs of the expert will be apportioned and payable in accordance with the expert's determination; and
 - 20.2.3 notwithstanding the existence of a dispute or difference, the Constituent Councils and the Authority will continue to meet their obligations to each other.

For the purposes of Clause 20.2 'dispute' includes where a Constituent Council has failed or refuses to approve the draft budget advised by the Authority under Clauses 11.2.3 or 11.5.

20A LIMIT OF LIABILITY

20A.1 Except insofar as Clause 12.4 applies the liability of a Constituent Council to the Authority is limited to those functions undertaken by the Authority and to which the Constituent Council has made a financial contribution. The liability of a Constituent Council is proportional to the interest of that Council in the net assets of the Authority as determined under Clause 15 of this Charter.

20A.2 The liability of a Constituent Council to the Authority for any function undertaken by the Authority under Clause 12.4 is limited to the requesting Constituent Council or Constituent Councils and as reflected in the agreement entered into with the Authority for those purposes.

21. DISSOLUTION OF THE AUTHORITY

- 21.1 The Authority may be dissolved by the Minister in the circumstances envisaged by Clause 33, Part 2 of Schedule 2.
- 21.2 In the event of there being net assets upon dissolution and after realisation of all assets and meeting all liabilities, the net assets will be distributed to the then Constituent Councils on the basis of their current interest in the net assets of the Authority as determined by Clause 15.
- 21.3 In the event of there being an insolvency of the Authority at the time of dissolution, the then Constituent Councils will be responsible jointly and severally to pay the liabilities of the Authority and between themselves in the proportion of their interest in the net assets last determined under Clause 15.

D. GOLLAN, Executive Officer

PRIMARY PRODUCE (FOOD SAFETY SCHEMES) (SEAFOOD) REGULATIONS 2006

Notice

PURSUANT to Section 8 (2) (a) of the Primary Produce (Food Safety Schemes) (Seafood) Regulations 2006, I, Gail Gago, Minister for Agriculture, Food and Fisheries, hereby give notice that the areas listed in Attachment A are classified as approved areas.

Dated 15 October 2012.

GAIL GAGO, Minister for Agriculure, Food and Fisheries

ATTACHMENT A

Denial Bay Harvesting Area

The Denial Bay Harvesting Area is comprised of the area described in Schedule 1 and depicted on the map in Schedule 3.

A Prohibited Zone is comprised of the area described in Schedule 2 and depicted on the map in Schedule 3.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 1

Denial Bay Harvesting Area

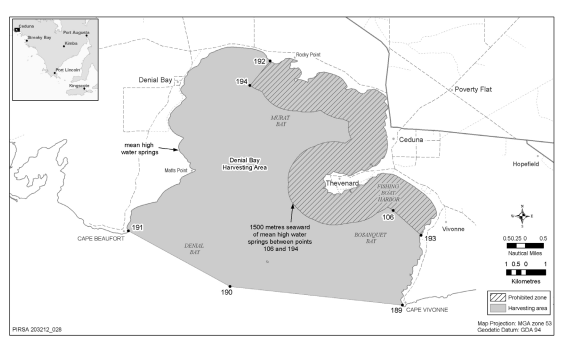
The waters of or near Denial Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 189 (32°12′07.63″ South, 133°40′45.01″ East), then westerly to Point 190 (32°11′37″ South, 133°36′02″ East), then north-westerly to the line of Mean High Water Springs closest to Point 191 (32°10′05.99″ South, 133°33′15.02″ East), then beginning northerly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 2

Prohibited Zone

The waters of or near Denial Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 192 (32°05′27.15″ South, 133°37′07.81″ East), then beginning easterly following the line of Mean High Water Springs to the location closest to Point 193 (32°10′13.09″ South, 133°41′15.59″ East), then north-westerly to a line 1500 metres seaward of Mean High Water Springs closest to Point 106 (32°09′32.06″ South, 133°40′29.62″ East), then beginning north-westerly following a line 1500 metres seaward of Mean High Water Springs to the location closest to Point 194 (32°06′07.43″ South, 133°36′34.39″ East), then north-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 3 Map of the Denial Bay Harvesting Area and Prohibited Zone



St Peters Island Harvesting Area

The St Peter Island Harvesting Area is comprised of the area described in Schedule 4 and depicted on the map in Schedule 5.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence

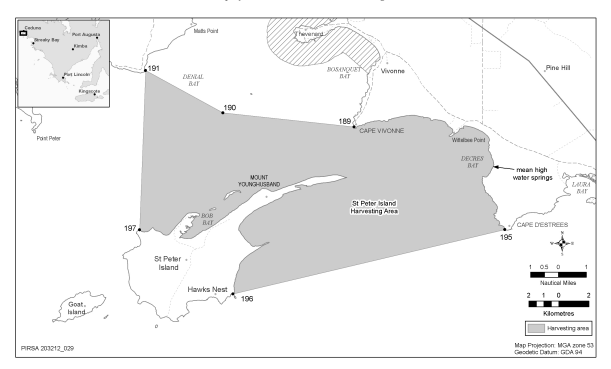
SCHEDULE 4

St Peter Island Harvesting Area

The waters of or near Decres Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 189 (32°12′07.63″ South, 133°40′45.01″ East), then beginning easterly following the line of Mean High Water Springs to the location closest to Point 195 (32°15′48.62″ South, 133°46′09.07″ East), then south-westerly to the line of Mean High Water Springs (St Peter Island) closest to Point 196 (32°18′07.42″ South, 133°36′23.81″ East), then beginning northerly following the line of Mean High Water Springs (St Peter Island) to the location closest to Point 197 (32°15′49.09″ South, 133°33′02.43″ East), then northerly to the line of Mean High Water Springs closest to Point 191 (32°10′05.99″ South, 133°33′15.02″ East), then south-easterly to Point 190 (32°11′37″ South, 133°36′02″ East), then easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 5

Map of the St Peter Island Harvesting Area



Waterwitch Harvesting Area

The Waterwitch Harvesting Area is comprised of the area described in Schedule 6 and depicted on the map in Schedule 7.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

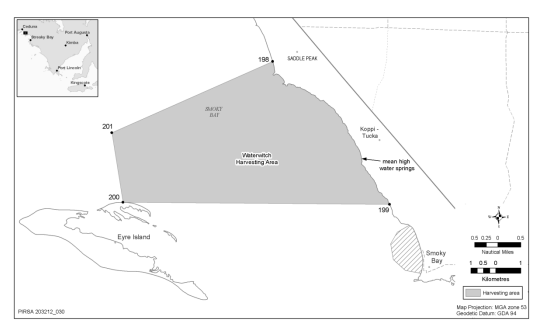
SCHEDULE 6

Waterwitch Harvesting Area

The waters of or near Smoky Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 198 (32°18′04.24″ South, 133°52′48.35″ East), then generally southerly following the line of Mean High Water Springs to the location closest to Point 199 (32°21′10.02″ South, 133°55′20.74″ East), then westerly to the line of Mean High Water Springs (Eyre Island) closest to Point 200 (32°21′07.49″ South, 133°49′33.05″ East), then northerly to Point 201 (32°19′37″ South, 133°49′19″ East), then north-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 7

Map of the Waterwitch Harvesting Area



Smoky Bay Harvesting Area

The Smoky Bay Harvesting Area is comprised of the area described in Schedule 8 and depicted on the map in Schedule 10.

A Prohibited Zone is comprised of the area described in Schedule 9 and depicted on the map in Schedule 10.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 8

Smoky Bay Harvesting Area

The waters of or near Smoky Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 199 (32°21′10.02″ South, 133°55′20.74″ East), then beginning southerly following the line of Mean High Water Springs to the location closest to Point 202 (32°23′54.35″ South, 133°52′00.15″ East), then north-westerly to the line of Mean High Water Springs (Eyre Island) closest to Point 203 (32°23′13.51″ South, 133°51′23.49″ East), then generally north-westerly following the line of Mean High Water Springs (Eyre Island) to the location closest to Point 204 (32°22′11.24″ South, 133°49′41.96″ East), then northerly to the line of Mean High Water Springs closest to Point 205 (32°21′28.47″ South, 133°49′35.45″ East), then beginning easterly following the line of Mean High Water Springs to the location closest to Point 200 (32°21′07.49″ South, 133°49′33.05″ East), then easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

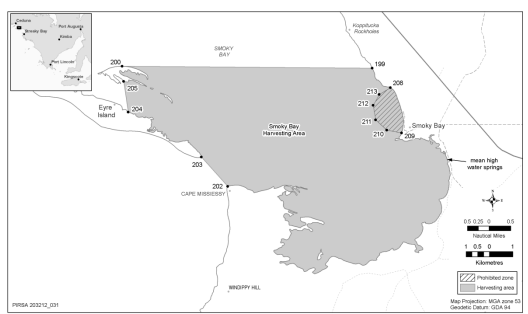
SCHEDULE 9

Prohibited Zone

The waters of or near Smoky Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 208 (32°21'37.36" South, 133°55'46.03" East), then generally southerly following the line of Mean High Water Springs to the location closest to Point 209 (32°22'40.15" South, 133°56'01.41" East), then westerly to Point 210 (32°22'36.21" South, 133°55'40.96" East), then north-westerly to Point 211 (32°22'22.13" South, 133°55'25.38" East), then northerly to Point 212 (32°22'01.65" South, 133°55'22.05" East), then northerly to Point 213 (32°21'46.63" South, 133°55'30.54" East), then north-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 10

Map of the Smoky Bay Harvesting Area and Prohibited Zone



Haslam Harvesting Area

The Haslam Harvesting Area is comprised of the area described in Schedule 11 and depicted on the map in Schedule 13.

A Prohibited Zone is comprised of the area described in Schedule 12 and depicted on the map in Schedule 13.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 11

Haslam Harvesting Area

The waters of or near Haslam contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 39 (32°38′04.72″ South, 134°16′41.53″ East), then westerly to Point 40 (32°38′03″ South, 134°11′26″ East), then northwesterly to Point 41 (32°31′34″ South, 134°05′50″ East), then north-easterly to the location on Mean High Water Springs closest to Point 247 (32°28′08.93″ South, 134°09′32.33″ East), then beginning easterly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

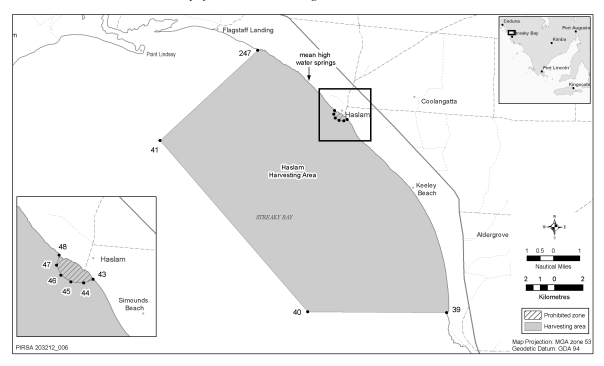
SCHEDULE 12

Prohibited Zone

The waters of or near Haslam contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 43 (32°30′46.22" South, 134°12′55.69" East), then south-westerly to Point 44 (32°30′49.26" South, 134°12′47.91" East), then westerly to Point 45 (32°30′48.32" South, 134°12′37.07" East), then north-westerly to Point 46 (32°30′42.78" South, 134°12′28.54" East), then northerly to Point 47 (32°30′34.37" South, 134°12′25.07" East), then northerly to the location on Mean High Water Springs closest to Point 48 (32°30′25.86" South, 134°12′27.12" East), then generally south-easterly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs

SCHEDULE 13

Map of the Haslam Harvesting Area and Prohibited Zone



Eba Island Harvesting Area

The Eba Island Harvesting Area is comprised of the area described in Schedule 14 and depicted on the map in Schedule 16.

A Prohibited Zone is comprised of the area described in Schedule 15 and depicted on the map in Schedule 16.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 14

Eba Island Harvesting Area

The waters of or near Windmill Point contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 88 (32°38′04.72″ South, 134°16′41.53″ East), then generally southerly following the line of Mean High Water Springs to the location closest to Point 89 (32°42′36.21″ South, 134°16′21.32″ East), then north-westerly to Point 90 (32°40′28″ South, 134°09′48″ East), then north-easterly to Point 91 (32°38′03″ South, 134°11′26″ East), then easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

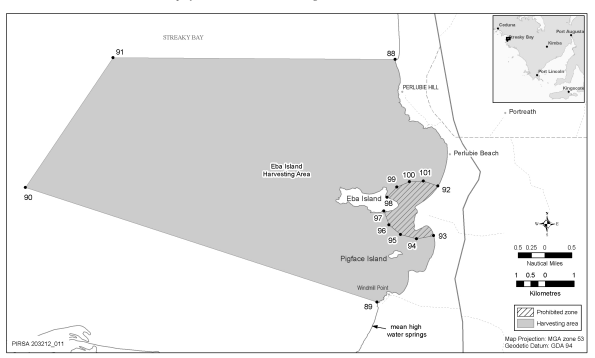
SCHEDULE 15

Prohibited Zone

The waters of or near Windmill Point contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 92 (32°40′26.36″ South, 134°17′29.43″ East), then generally southerly following the line of Mean High Water Springs to the location closest to Point 93 (32°41′21.91″ South, 134°17′24.51″ East), then westerly to Point 94 (32°41′25.33″ South, 134°16′34.54″ East), then westerly to Point 95 (32°41′20.07″ South, 134°16′47.45″ East), then north-westerly to Point 96 (32°41′99.86″ South, 134°16′34.54″ East), then northerly to the line of Mean High Water Springs (Eba Island) closest to Point 97 (32°40′54.32″ South, 134°16′28.92″ East), then beginning easterly following the line of Mean High Water Springs (Eba Island) to the location closest to Point 98 (32°40′39.14″ South, 134°16′32.05″ East), then north-easterly to Point 99 (32°40′27.42″ South, 134°16′43.46″ East), then easterly to Point 100 (32°40′21.48″ South, 134°16′57.52″ East), then easterly to Point 101 (32°40′20.81″ South, 134°17′13.21″ East), then easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 16

Map of the Eba Island Harvesting Area and Prohibited Zone



Hummocks Harvesting Area

The Hummocks Harvesting Area is comprised of the area described in Schedule 17 and depicted on the map in Schedule 18.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

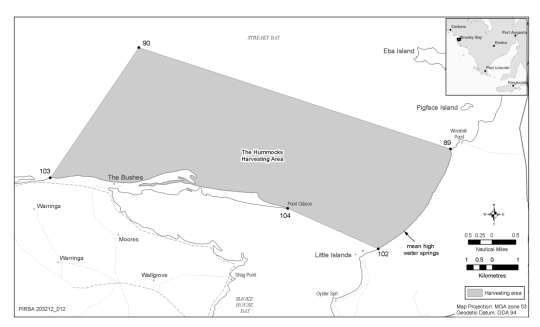
SCHEDULE 17

The Hummocks Harvesting Area

The waters of or near Point Gibson contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 89 (32°42′36.21″ South, 134°16′21.32″ East), then generally south-easterly following the line of Mean High Water Springs to the location closest to Point 102 (32°44′42.71″ South, 134°14′50.18″ East), then north-westerly to the line of Mean High Water Springs closest to Point 104 (32°43′51.67″ South, 134°12′55.99″ East), then generally westerly following the line of Mean High Water Springs to the location closest to Point 103 (32°43′12.93″ South, 134°07′56.04″ East), then north-easterly to Point 90 (32°40′28″ South, 134°09′48″ East), then south-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 18

Map of the Hummocks Harvesting Area



Blancheport Harvesting Area

The Blancheport Harvesting Area is comprised of the area described in Schedule 19 and depicted on the map in Schedule 21.

A Prohibited Zone is comprised of the area described in Schedule 20 and depicted on the map in Schedule 21.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 19

Blancheport Harvesting Area

The waters of or near Smoke House Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 102 (32°44′42.71″ South, 134°14′50.18″ East), then generally south-westerly following the line of Mean High Water Springs to the location closest to Point 268 (32°45′44.20″ South, 134°13′53.14″ East), then north-westerly to the line of Mean High Water Springs closest to Point 269 (32°44′55.60″ South, 134°12′04.90″ East), then beginning north-westerly following the line of Mean High Water Springs to the location closest to (Point Gibson) Point 104 (32°43′51.67″ South, 134°12′55.99″ East), then south-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

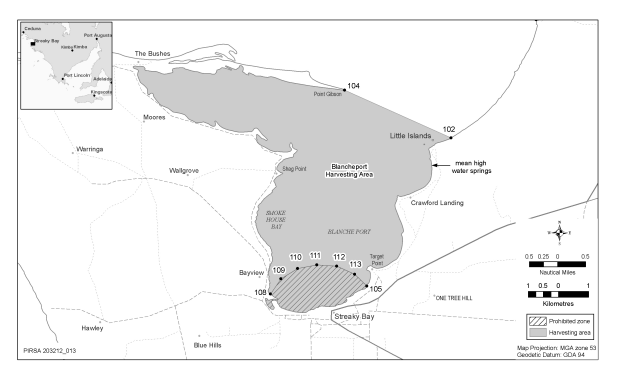
SCHEDULE 20

Prohibited Zone

The waters of or near Smoke House Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 105 (32°47′21.22″ South, 134°13′19.08″ East), then beginning south-westerly following the line of Mean High Water Springs to the location closest to Point 108 (32°47′29.62″ South, 134°11′36.54″ East), then north-easterly to Point 109 (32°47′13.36″ South, 134°11′47.88″ East), then north-easterly to Point 110 (32°47′02.43″ South, 134°12′05.64″ East), then easterly to Point 111 (32°46′58.41″ South, 134°12′26.21″ East), then easterly to Point 112 (32°46′59.08″ South, 134°12′47.56″ East), then south-easterly to Point 113 (32°47′08.51″ South, 134°13′06.75″ East), then south-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 21

Map of the Blancheport Harvesting Area and Prohibited Zone



Venus Bay Harvesting Area

The Venus Bay Harvesting Area is comprised of the area described in Schedule 22 and depicted on the map in Schedule 24.

A Prohibited Zone is comprised of the area described in Schedule 23 and depicted on the map in Schedule 24.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 22

The Venus Bay Harvesting Area

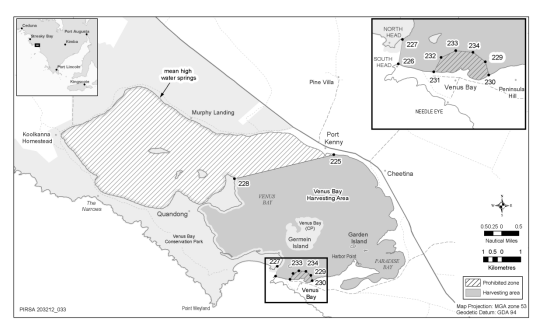
The waters of or near Venus Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 225 (33°10′17.61″ South, 134°41′19.86″ East), then beginning easterly following the line of Mean High Water Springs to the location closest to Point 226 (33°13′48.68″ South, 134°39′38.86″ East), then northerly to the line of Mean High Water Springs closest to Point 227 (33°13′31.48″ South, 134°39′41.81″ East), then beginning north-easterly following the line of Mean High Water Springs to the location closest to Point 228 (33°10′59.32″ South, 134°38′27.43″ East), then north-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 23

Prohibited Zone

- (a) The waters of or near Venus Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 225 (33°10′17.61″ South, 134°41′19.86″ East), then south-westerly to the line of Mean High Water Springs closest to Point 228 (33°10′59.32″ South, 134°38′27.43″ East), then beginning north-westerly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.
- (b) The waters of or near Venus Bay contained within and bounded by a line commencing at Point 229 (33°13'47.24" South, 134°40'39.86" East), then southerly to the line of Mean High Water Springs closest to Point 230 (33°13'56.52" South, 134°40'42.27" East), then generally westerly following the line of Mean High Water Springs to the location closest to Point 231 (33°13'54.26" South, 134°40'03.73" East), then northerly to Point 232 (33°13'44.12" South, 134°40'08.88" East), then north-easterly to Point 233 (33°13'39.29" South, 134°40'19.13" East), then easterly to Point 234 (33°13'40.51" South, 134°40'31.26" East), then south-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

Schedule 24 Map of the Venus Bay Harvesting Area and Prohibited Zone



Port Douglas Harvesting Area

The Port Douglas Harvesting Area is comprised of the area described in Schedule 25 and depicted on the map in Schedule 27.

A Prohibited Zone is comprised of the area described in Schedule 26 and depicted on the map in Schedule 27.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 25

Port Douglas Harvesting Area

The waters of or near Port Douglas contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 128 (34°31′00.19″ South, 135°22′36.56″ East), then beginning southerly following the line of Mean High Water Springs to the location closest to Point 129 (34°35′57.68″ South, 135°23′36.92″ East), then southerly to the line of Mean High Water Springs closest to Point 130 (34°37′38.35″ South, 135°23′55.81″ East), then beginning westerly following the line of Mean High Water Springs to the location closest to Point 131 (34°28′02.08″ South, 135°12′46.05″ East), then easterly to a line 500 metres seaward of Mean High Water Springs closest to Point 132 (34°28′02.09″ South, 135°13′06.04″ East), then generally southerly following a line 500 metres seaward of Mean High Water Springs to the location closest to Point 58 (34°30′59.45″ South, 135°21′17.03″ East), then easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

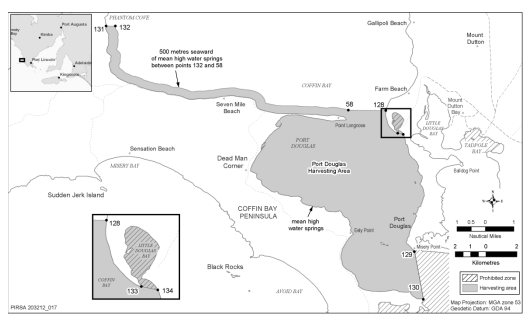
SCHEDULE 26

Prohibited Zone

The waters of or near Port Douglas contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 133 (34°31'47.94" South, 135°23'01.59" East), then beginning northerly following the line of Mean High Water Springs to the location closest to Point 134 (34°31'50.33" South, 135°23'13.45" East), then westerly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 27

Map of the Port Douglas Harvesting Area and Prohibited Zone



Mount Dutton Bay Harvesting Area

The Mount Dutton Bay Harvesting Area is comprised of the area described in Schedule 28 and depicted on the map in Schedule 30. A Prohibited Zone is comprised of the area described in Schedule 29 and depicted on the map in Schedule 30.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 28

Mount Dutton Bay Harvesting Area

The waters of or near Mount Dutton Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 136 (34°36′10.42″ South, 135°25′54.03″ East), then generally south-easterly following the line of Mean High Water Springs to the location closest to Point 137 (34°36′33.51″ South, 135°27′03.24″ East), then southerly to the line of Mean High Water Springs closest to Point 138 (34°36′51.85″ South, 135°27′05.84″ East), then beginning southerly following the line of Mean High Water Springs to the location closest to Point 130 (34°37′38.35″ South, 135°23′55.81″ East), then northerly to the line of Mean High Water Springs closest to Point 129 (34°35′57.68″ South, 135°23′36.92″ East), then generally easterly following the line of Mean High Water Springs to the location closest to Point 135 (34°36′05.67″ South, 135°25′19.81″ East), then beginning north-westerly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

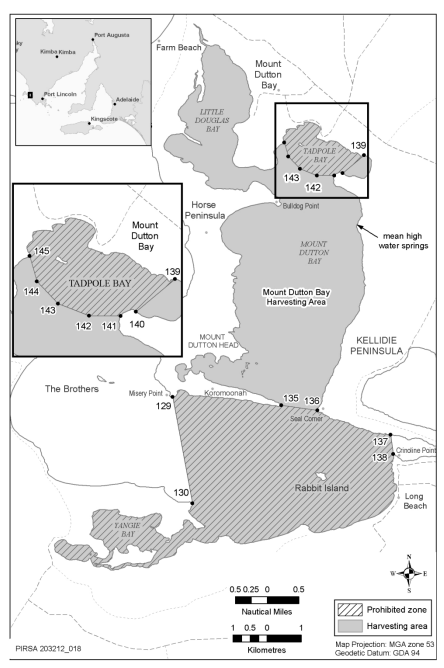
SCHEDULE 29

Prohibited Zone

- (a) The waters of or near Mount Dutton Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 139 (34°32′09.32″ South, 135°26′38.05″ East), then south-westerly to the line of Mean High Water Springs closest to Point 140 (34°32′26.33″ South, 135°26′17.83″ East), then generally south-westerly following the line of Mean High Water Springs to the location closest to Point 141 (34°32′28.44″ South, 135°26′09.96″ East), then westerly to Point 142 (34°32′28.37″ South, 135°25′35.51″ East), then north-westerly to Point 143 (34°32′22.05″ South, 135°25′37.48″ East), then north-westerly to Point 144 (34°32′10.54″ South, 135°25′26.46″ East), then northerly to the line of Mean High Water Springs closest to Point 145 (34°31′57.45″ South, 135°25′22.71″ East), then beginning northerly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.
- (b) The waters of or near Mount Dutton Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 136 (34°36′10.42" South, 135°25′54.03" East), then generally south-easterly following the line of Mean High Water Springs to the location closest to Point 137 (34°36′33.51" South, 135°27′03.24" East), then southerly to the line of Mean High Water Springs closest to Point 138 (34°36′51.85" South, 135°27′05.84" East), then beginning southerly following the line of Mean High Water Springs to the location closest to Point 130 (34°37′38.35" South, 135°23′55.81" East), then northerly to the line of Mean High Water Springs closest to Point 129 (34°35′57.68" South, 135°23′36.92" East), then generally easterly following the line of Mean High Water Springs to the location closest to Point 135 (34°36′05.67" South, 135°25′19.81" East), then easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 30

Map of the Mount Dutton Bay Harvesting Area and Prohibited Zone



Kellidie Bay West Harvesting Area

The Kellidie Bay West Harvesting Area is comprised of the area described in Schedule 31 and depicted on the map in Schedule 32.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

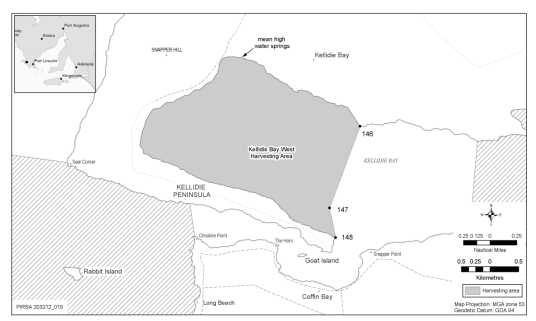
SCHEDULE 31

Kellidie Bay West Harvesting Area

The waters of or near Kellidie Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 146 (34°35′49.93″ South, 135°28′39.31″ East), then southerly to Point 147 (34°36′36″ South, 135°28′22″ East), then southerly to the line of Mean High Water Springs closest to Point 148 (34°36′52.62″ South, 135°28′25.52″ East), then beginning westerly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 32

Map of the Kellidie Bay West Harvesting Area



Kellidie Bay East Harvesting Area

The Kellidie Bay East Harvesting Area is comprised of the area described in Schedule 33 and depicted on the map in Schedule 35. A Prohibited Zone is comprised of the area described in Schedule 34 and depicted on the map in Schedule 35.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 33

Kellidie Bay East Harvesting Area

The waters of or near Kellidie Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 146 (34°35′49.93″ South, 135°28′39.31″ East), then generally easterly following the line of Mean High Water Springs to the location closest to Point 149 (34°35′58.44″ South, 135°29′45.41″ East), then beginning easterly following the line of Mean High Water Springs to the location closest to Point 150 (34°36′48.67″ South, 135°29′41.17″ East), then generally westerly following the line of Mean High Water Springs to the location closest to Point 138 (34°36′51.85″ South, 135°27′05.84″ East), then northerly to the line of Mean High Water Springs closest to Point 137 (34°36′33.51″ South, 135°27′03.24″ East), then beginning easterly following the line of Mean High Water Springs to the location closest to Point 148 (34°36′52.62″ South, 135°28′25.52″ East), then northerly to Point 147 (34°36′36″ South, 135°28′22″ East), then northerly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

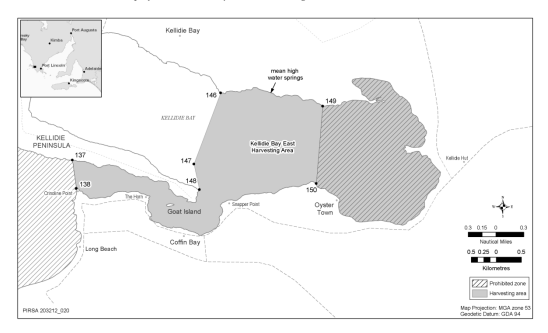
SCHEDULE 34

Prohibited Zone

The waters of or near Kellidie Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 149 (34°35′58.44″ South, 135°29′45.41″ East), then beginning easterly following the line of Mean High Water Springs to the location closest to Point 150 (34°36′48.67″ South, 135°29′41.17″ East), then northerly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 35

Map of the Kellidie Bay East Harvesting Area and Prohibited Zone



Proper Bay Harvesting Area

The Proper Bay Harvesting Area is comprised of the area described in Schedule 36 and depicted on the map in Schedule 38.

A Prohibited Zone is comprised of the area described in Schedule 37 and depicted on the map in Schedule 38.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 36

Proper Bay Harvesting Area

The waters of or near Port Lincoln Proper contained within and bounded by a line commencing at the line of Mean High Water Springs (Boston Island) closest to Point 157 (34°43′59.17″ South, 135°55′46.93″ East), then southerly to the line of Mean High Water Springs closest to Point 162 (34°46′03.55″ South, 135°55′51.12″ East), then beginning south-westerly following the line of Mean High Water Springs to the location closest to Point 158 (34°43′47.62″ South, 135°53′06.91″ East), then easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

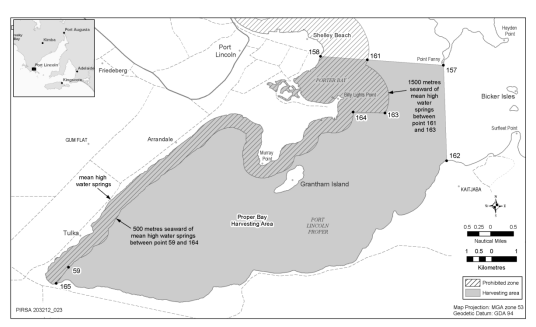
SCHEDULE 37

Prohibited Zone

The waters of or near Port Lincoln Proper contained within and bounded by a line commencing 1500 metres seaward of the line of Mean High Water Springs closest to Point 161 (34°43′52.03″ South, 135°54′08.02″ East), then generally southerly following a line 1500 metres seaward of Mean High Water Springs to the location closest to point 163 (34°45′01.34″ South, 135°54′30.09″ East), then westerly to a line 500 metres seaward of Mean High Water Springs closest to Point 164 (34°45′00.12″ South, 135°53′49.36″ East), then beginning southerly following a line 500 metres seaward of Mean High Water Springs to the location closest to Point 59 (34°48′22.28″ South, 135°47′38.99″ East), then south-westerly to the line of mean high water springs closest to Point 165 (34°48′43.31″ South, 135°47′22.98″ East), then beginning westerly following the line of Mean High Water Springs to the location closest to Point 158 (34°43′47.62″ South, 135°53′06.91″ East), then easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 38

Map of the Proper Bay Harvesting Area and Prohibited Zone



Bickers Island Harvesting Area

The Bickers Island Harvesting Area is comprised of the area described in Schedule 39 and depicted on the map in Schedule 40.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

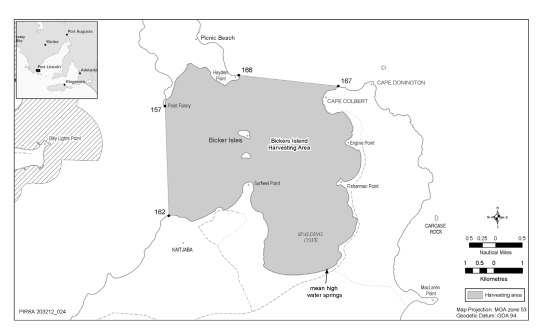
SCHEDULE 39

Bickers Island Harvesting Area

The waters of or near Port Lincoln contained within and bounded by a line commencing at the line of Mean High Water Springs (Boston Island) closest to Point 166 (34°43′24.12″ South, 135°57′10.79″ East), then easterly to the line of Mean High Water Springs closest to Point 167 (34°43′36.55″ South, 135°59′03.51″ East), then beginning southerly following the line of Mean High Water Springs to the location closest to Point 162 (34°44′03.55″ South, 135°55′51.12″ East), then northerly to the line of Mean High Water Springs (Boston Island) closest to Point 157 (34°43′59.17″ South, 135°55′46.93″ East), then beginning north-easterly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 40

Map of the Bickers Island Harvesting Area



Boston Bay Harvesting Area

The Boston Bay Harvesting Area is comprised of the area described in Schedule 41 and depicted on the map in Schedule 43. A Prohibited Zone is comprised of the area described in Schedule 42 and depicted on the map in Schedule 43.

SCHEDULE 41

Boston Bay Harvesting Area

The waters of or near Boston Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to (Point Boston) Point 151 (34°38′56.05″ South, 135°56′15.20″ East), then south-westerly to the line of Mean High Water Springs (Boston Island) closest to Point 152 (34°40′23.71″ South, 135°55′02.29″ East), then generally south-westerly following the line of Mean High Water Springs to the location closest to Point 157 (34°43′59.17″ South, 135°55′46.93″ East), then westerly to the line of Mean High Water Springs closest to Point 158 (34°43′47.62″ South, 135°53′06.91″ East), then beginning northerly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line Mean High Water Springs.

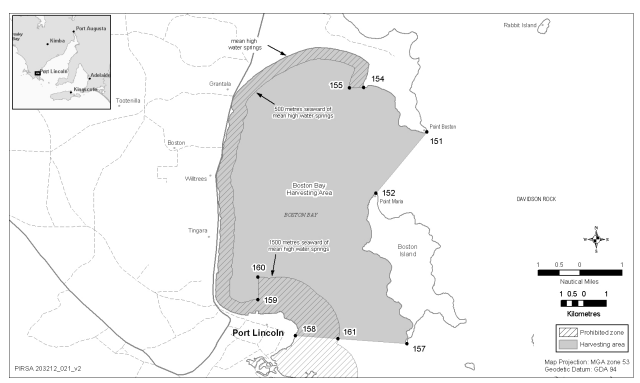
SCHEDULE 42

Prohibited Zone

The waters of or near Boston Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 154 (34°37′52.22″ South, 135°54′44.96″ East), then westerly to a line 500 metres seaward of Mean High Water Springs closest to Point 155 (34°37′52.64″ South, 135°54′24.64″ East), then beginning northerly following a line 500 metres seaward of Mean High Water Springs to the location closest to Point 159 (34°42′55.88″ South, 135°52′13.56″ East), then northerly to a line 1500 meters seaward of Mean High Water Spring closest to Point 160 (34°42′23.33″ South, 135°52′13.49″ East), 'then generally south-easterly following a line 1500 meters seaward of Mean High Water Springs to the location closest to Point 161 (34°43′52.03″ South, 135°54′08.02″ East), then westerly to the line of Mean High Water Springs closest to Point 158 (34°43′47.62″ South, 135°53′06.91″ East), then beginning northerly following the line of Mean High Water Springs to the location closest to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 43

Map of the Boston Bay Harvesting Area and Prohibited Zone



The Lower Eyre Harvesting Area

The Lower Eyre Harvesting Area is comprised of the area described in Schedule 44 and depicted on the map in Schedule 45.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 44

Lower Eyre Harvesting Area

The waters of or near Port Lincoln contained within and bounded by a line commencing at Point 266 (34°33′02.02" South, 135°57′54.83" East), then south-easterly to Point 30 (34°33′60" South, 136°00′53" East), then south-westerly to the line of Mean High Water Springs closest to Point 167 (34°43′36.55" South, 135°59′03.51" East), then westerly to the line of Mean High Water Springs (Boston Island) closest to Point 166 (34°43′24.12" South, 135°57′10.79" East), then beginning north- westerly following the line of Mean High Water Springs (Boston Island) to the location closest to Point 152 (34°40′23.71" South, 135°55′02.29" East), then north-easterly to the line of Mean High Water Springs closest to (Point Boston) Point 151 (34°38′56.05" South, 135°56′15.20" East), then generally northerly following the line of Mean High Water Springs to the location closest to Point 33 (34°36′38.15" South, 135°56′01.21" East), then north-easterly to the line of Mean High Water Springs closest to (Louth Island) Point 249 (34°35′37.74" South, 135°57′11.14" East), then beginning easterly following the line of Mean High Water Springs to the location closest to Point 267 (34°34′14.54" South, 135°57′21.37" East), then north-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 45

Map of the Lower Eyre Harvesting Area



Todd River Harvesting Area

The Tod River Harvesting Area is comprised of the area described in Schedule 46 and depicted on the map in Schedule 48.

A Prohibited Zone is comprised of the area described in Schedule 47 and depicted on the map in Schedule 48.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 46

Tod River Harvesting Area

The waters of or near Homestead Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 31 (34°32′27.26″ South, 135°56′08″ East), then south-easterly to Point 266 (34°33′02.02″ South, 135°57′54.83″ East), then south-westerly to the line of Mean High Water Springs (Louth Island) closest to Point 267 (34°34′14.54″ South, 135°57′21.37″ East), then beginning north-easterly following the line of Mean High Water Springs to the location closest to Point 249 (34°35′37.74″ South, 135°57′11.14″ East), then south-westerly to the location on Mean High Water Springs closest Point 33 (34°36′38.15″ South, 135°56′01.21″ East), then beginning north-westerly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

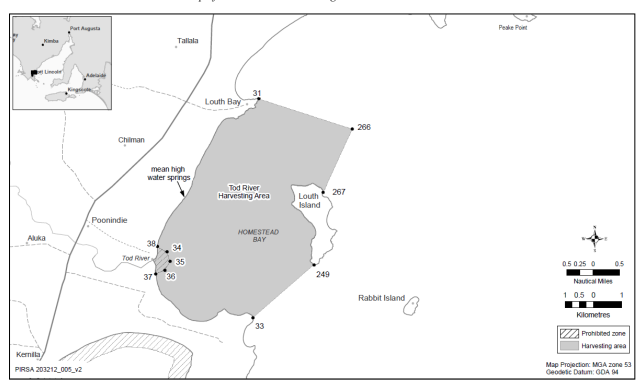
SCHEDULE 47

Prohibited Zone

The waters of or near Louth Bay contained within and bounded by a line commencing at Point 34 (34°35′22.53″ South, 135°54′22.94″ East), then southerly to Point 35 (34°35′33.57″ South, 135°54′26.59″ East), then south-westerly to Point 36 (34°35′43.86″ South, 135°54′20.51″ East), then westerly to the location on Mean High Water Springs closest to Point 37 (34°35′48.08″ South, 135°54′10.07″ East), then generally northerly following the line of Mean High Water Springs to the location closest to Point 38 (34°35′16.38″ South, 135°54′12.14″ East), then south-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 48

Map of the Tod River Harvesting Area and Prohibited Zone



The Peake Bay Harvesting Area

The Peake Bay Harvesting Area is comprised of the area described in Schedule 49 and depicted on the map in Schedule 50.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

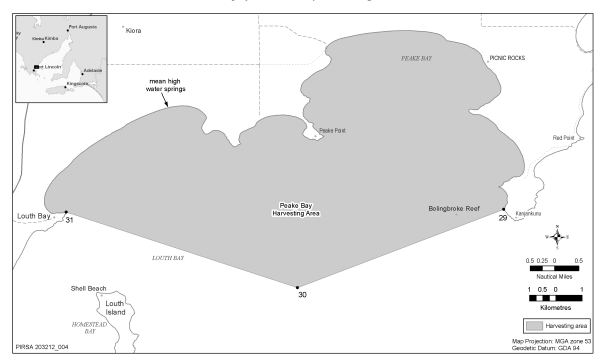
SCHEDULE 49

Peake Bay Harvesting Area

The waters of or near Peake Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 29 (34°32′23.79″ South, 136°05′06.94″ East), then south-westerly to Point 30 (34°33′60″ South, 136°00′53″ East), then north-westerly to the line of Mean High Water Springs closest to Point 31 (34°32′27.26″ South, 135°56′08″ East), then beginning westerly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 50

Map of the Peake Bay Harvesting Area



Franklin Harbour Harvesting Area

The Franklin Harbour Harvesting Area is comprised of the area described in Schedule 51 and depicted on the map in Schedule 53. A Prohibited Zone is comprised of the area described in Schedule 52 and depicted on the map in Schedule 53.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 51

Franklin Harbour Harvesting Area

The waters of or near Franklin Harbour contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 250 (33°43′28.76″ South, 136°59′18.98″ East), then south-westerly to the line of Mean High Water Springs closest to Point 251 (33°44′14.74″ South, 136°58′07.56″ East), then beginning north-westerly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

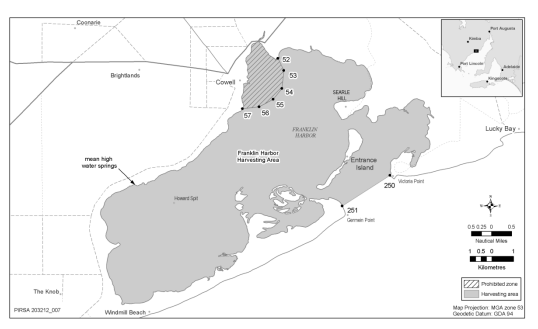
SCHEDULE 52

Prohibited Zone

The waters of or near Franklin Harbour contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 52 (33°40′33.44″ South, 136°56′31.38″ East), then southerly to Point 53 (33°40′51.47″ South, 136°56′39.92″ East), then southerly to Point 54 (33°41′18.56″ South, 136°56′37.08″ East), then south-westerly to Point 55 (33°41′34.76″ South, 136°56′24.07″ East), then westerly to Point 56 (33°41′45.99″ South, 136°56′03.26″ East), then westerly to the line of Mean High Water Springs closest to Point 57 (33°41′48.88″ South, 136°55′38.23″ East), then beginning northerly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 53

Map of the Franklin Harbour Harvesting Area and Prohibited Zone



The Port Broughton Harvesting Area

The Port Broughton Harvesting Area is comprised of the area described in Schedule 54 and depicted on the map in Schedule 56.

A Prohibited Zone is comprised of the area described in Schedule 55 and depicted on the map in Schedule 56.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 54

Port Broughton Harvesting Area

The waters of or near Port Broughton contained within and bounded by a line commencing at Point 1 (33°31′07" South, 137°47′50" East), then easterly to Point 5 (33°32′31.99" South, 137°55′39" East), then easterly to the location on Mean High Water Springs closest to Point 2 (33°32′38.85" South, 137°56′16.98" East), then beginning southerly following the line of Mean High Water Springs to the location closest to Point 3 (33°39′59.78" South, 137°48′59.04" East), then north-westerly to Point 4 (33°38′29" South, 137°46′01" East), then northerly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

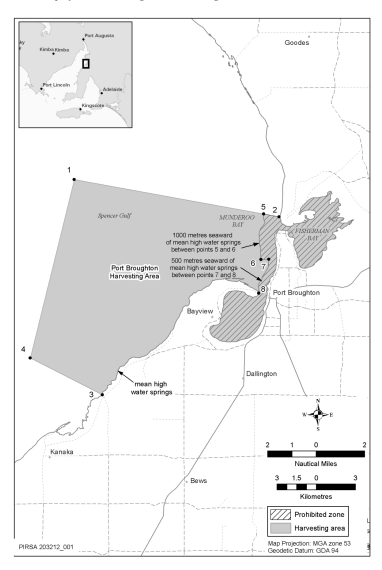
SCHEDULE 55

Prohibited Zone

The waters of or near Port Broughton contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 2 (33°32′38.85″ South, 137°56′16.98″ East), then beginning southerly following the line of Mean High Water Springs to the location closest to Point 8 (33°35′48.36″ South, 137°55′26.59″ East), then northerly following a line 500 metres seaward of Mean High Water Springs to the location closest to Point 7 (33°34′24.09″ South, 137°55′51.05″ East), then westerly to a line 1000 metres seaward of Mean High Water Springs closest to Point 6 (33°34′24.55″ South, 137°55′32.39″ East), then northerly following a line 1000 metres seaward of Mean High Water Springs to the location closest to Point 5 (33°32′31.99″ South, 137°55′39″ East), then easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 56

Map of the Port Broughton Harvesting Area and Prohibited Zone



Wallaroo Harvesting Area

The Wallaroo Harvesting Area is comprised of the area described in Schedule 57 and depicted on the map in Schedule 59.

A Prohibited Zone is comprised of the area described in Schedule 58 and depicted on the map in Schedule 59.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 57

Wallaroo Harvesting Area

The waters of or near Wallaroo Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 19 (33°52′35.36″ South, 137°36′00.83″ East), then beginning southerly following the line of Mean High Water Springs to the location closest to Point 20 (34°00′14.52″ South, 137°31′40.05″ East), then westerly to Point 21 (34°00′41″ South, 137°25′08″ East), then north-westerly to Point 22 (33°58′48″ South, 137°22′07″ East), then northerly to Point 23 (33°53′23″ South, 137°22′20″ East), then north-easterly to Point 24 (33°51′57″ South, 137°24′12″ East), then easterly to Point 25 (33°50′50″ South, 137°32′06″ East), then south-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

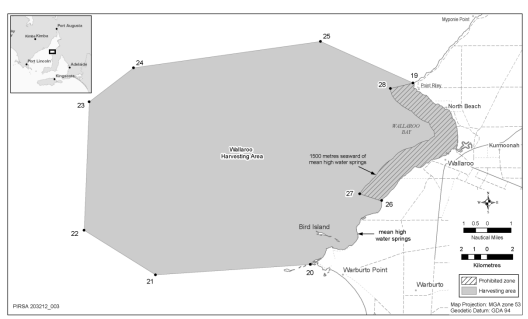
SCHEDULE 58

Prohibited Zone

The waters of or near Wallaroo Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 19 (33°52′35.36″ South, 137°36′00.83″ East), then beginning southerly following the line of Mean High Water Springs to the location closest to Point 26 (33°57′32.45″ South, 137°34′41.05″ East), then north-westerly to a line 1500 metres seaward of Mean High Water Springs closest to Point 27 (33°57′15.69″ South, 137°33′45.84″ East), then beginning northerly following a line 1500 metres seaward of Mean High Water Springs to the location closest to Point 28 (33°52′49.39″ South, 137°35′03.41″ East), then easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 59

Map of the Wallaroo Harvesting Area and Prohibited Zone



Coobowie Harvesting Area

The Coobowie Harvesting Area is comprised of the area described in Schedule 60 and depicted on the map in Schedule 62.

A Prohibited Zone is comprised of the area described in Schedule 61 and depicted on the map in Schedule 62.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 60

Coobowie Harvesting Area

The waters of or near Coobowie contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 9 (35°01′39.85″ South, 137°45′44.72″ East), then easterly to Point 10 (35°01′49″ South, 137°46′43″ East), then southeasterly to Point 11 (35°02′33″ South, 137°47′10″ East), then southerly to Point 12 (35°03′59″ South, 137°47′05″ East), then southewesterly to Point 13 (35°04′32″ South, 137°46′35″ East), then westerly to the line of Mean High Water Springs closest to Point 14 (35°04′44.94″ South, 137°44′49.57″ East), then beginning northerly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

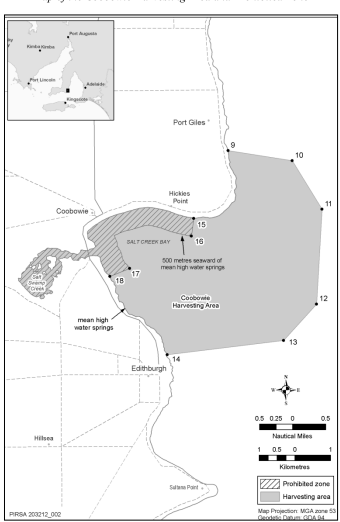
SCHEDULE 61

Prohibited Zone

The waters of or near Coobowie contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 15 (35°02′41.26″ South, 137°45′13.56″ East), then southerly to a line 500 metres seaward of Mean High Water Springs closest to Point 16 (35°02′57.41″ South, 137°45′11.48″ East), then beginning westerly following a line 500 metres seaward of Mean High Water Springs to the location closest to Point 17 (35°03′26.64″ South, 137°44′15.37″ East), then westerly to the line of Mean High Water Springs closest to Point 18 (35°03′33.87″ South, 137°43′57.06″ East), then beginning northerly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 62

Map of the Coobowie Harvesting Area and Prohibited Zone



Stansbury Harvesting Area

The Stansbury Harvesting Area is comprised of the area described in Schedule 63 and depicted on the map in Schedule 65.

A Prohibited Zone is comprised of the area described in Schedule 64 and depicted on the map in Schedule 65.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 63

Stansbury Harvesting Area

The waters of or near Oyster Bay contained within and bounded by a line commencing at Point 74 (34°50′54" South, 137°51′20" East), then southerly to Point 75 (34°53′36" South, 137°51′12" East), then southerly to Point 76 (34°56′01" South, 137°50′14" East), then westerly to the line of Mean High Water Springs closest to Point 77 (34°55′52.23" South, 137°47′17.19" East), then beginning northerly following the line of Mean High Water Springs to the location closest to Point 78 (34°50′33.79" South, 137°49′04.79" East), then easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

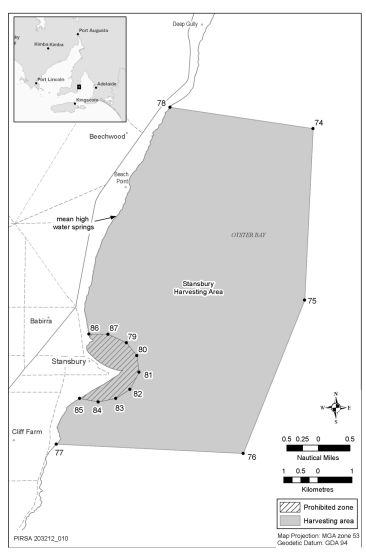
SCHEDULE 64

Prohibited Zone

The waters of or near Oyster Bay contained within and bounded by a line commencing at Point 79 (34°54′16.25″ South, 137°48′23.42″ East), then south-easterly to Point 80 (34°54′28.49″ South, 137°48′33.27″ East), then southerly to Point 81 (34°54′44.23″ South, 137°48′35.38″ East), then southerly to Point 82 (34°55′00.33″ South, 137°48′26.88″ East), then south-westerly to Point 83 (34°55′09.06″ South, 137°48′13.43″ East), then westerly to Point 84 (34°55′12.26″ South, 137°47′56.75″ East), then westerly to the line of Mean High Water Springs closest to Point 85 (34°55′09.04″ South, 137°47′39.27″ East), then beginning north-easterly following the line of Mean High Water Springs to the location closest to Point 86 (34°54′08.15″ South, 137°47′47.89″ East), then easterly to Point 87 (34°54′08.36″ South, 137°48′05.96″ East), then south-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 65

Map of the Stansbury Harvesting Area and Prohibited Zone



Port Vincent Harvesting Area

The Port Vincent Harvesting Area is comprised of the area described in Schedule 66 and depicted on the map in Schedule 68.

A Prohibited Zone is comprised of the area described in Schedule 67 and depicted on the map in Schedule 68

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 66

Port Vincent Harvesting Area

The waters of or near Port Vincent contained within and bounded by a line commencing at Point 245 (34°42 24.77" South, 137°56′03.13" East), then southerly to Point 246 (34°47 55.69" South, 137°56′03.12" East), then westerly to the line of Mean High Water Springs closest to Point 178 (34°47′56.03" South, 137°50′50.67" East), then generally north-easterly following the line of Mean High Water Springs to the location closest to Point 179 (34°42′24.28" South, 137°52′38.76" East), then easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

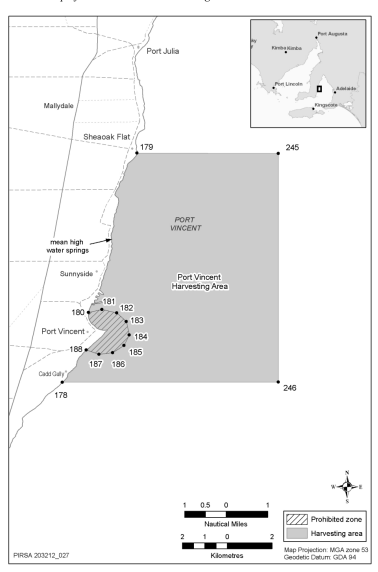
SCHEDULE 67

Prohibited Zone

The waters of or near Port Vincent contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 180 (34°46′15.06″ South, 137°51′28.77″ East), then easterly to Point 181 (34°46′10.65″ South, 137°51′48.17″ East), then easterly to Point 182 (34°46′15.53″ South, 137°52′09.31″ East), then south-easterly to Point 183 (34°46′27.95″ South, 137°52′23.34″ East), then southerly to Point 184 (34°46′47.47″ South, 137°52′27.52″ East), then southerly to Point 185 (34°47′02.64″ South, 137°52′19.93″ East), then south-westerly to Point 186 (34°47′13.04″ South, 137°52′03.66″ East), then westerly to Point 187 (34°47′15.03″ South, 137°51′43.96″ East), then westerly to the line of Mean High Water Springs closest to Point 188 (34°47′09.29″ South, 137°51′25.41″ East), then generally north-easterly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 68

Map of the Port Vincent Harvesting Area and Prohibited Zone



Port River Harvesting Area

The Port River Harvesting Area is comprised of the area described in Schedule 69 and depicted on the map in Schedule 70.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

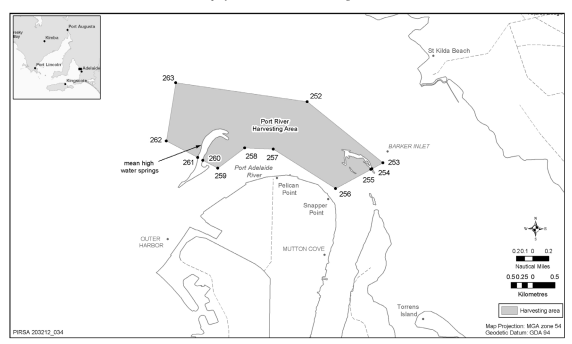
SCHEDULE 69

Port River Harvesting Area

The waters of or near Port Adelaide River contained within and bounded by a line commencing at Point 252 (34°44′53″ South, 138°30′32″ East), then south-easterly to Point 253 (34°45′38″ South, 138°31′28″ East), then south-westerly to the line of Mean High Water Springs closest to Point 254 (34°45′42.42″ South, 138°31′19.86″ East), then beginning north-westerly following the line of Mean High Water Springs to the location closest to Point 255 (34°45′42.86″ South, 138°31′19.05″ East), then south-westerly to Point 256 (34°45′57″ South, 138°30′53″ East), then north-westerly to Point 257 (34°45′28″ South, 138°30′07″ East), then westerly to Point 258 (34°45′27″ South, 138°29′46″ East), then south-westerly to Point 259 (34°45′42″ South, 138°29′26.01″ East), then north-westerly to the line of Mean High Water Springs closest to Point 260 (34°45′36.25″ South, 138°29′15.08″ East), then beginning northerly following the line of Mean High Water Springs to the location closest to Point 261 (34°45′34.21″ South, 138°29′11.20″ East), then north-westerly to Point 262 (34°45′22″ South, 138°28′48″ East), then north-easterly to Point 263 (34°44′39″ South, 138°28′55″ East), then south-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 70

Map of the Port River Harvesting Area



Coorong Harvesting Area

The Coorong Harvesting Area is comprised of the area described in Schedule 71 and depicted on the map in Schedule 73

A Prohibited Zone is comprised of the area described in Schedule 72 and depicted on the map in Schedule 73.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 71

The Coorong Harvesting Area

The waters of or near Young Husband Peninsula contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 214 (35°54′35.59″ South, 139°23′42.49″ East), then south-westerly to Point 215 (35°55′01″ South, 139°23′13″ East), then north-westerly to Point 216 (35°48′48″ South, 139°16′08″ East), then north-westerly to Point 217 (35°44′47″ South, 139°10′54″ East), then north-westerly to Point 218 (35°39′30″ South, 139°02′56″ East), then north-westerly to Point 219 (35°34′22.63″ South, 138°53′12.16″ East), then north-easterly to the line of Mean High Water Springs closest to Point 220 (35°34′00.32″ South, 138°53′51.98″ East), then generally south-easterly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

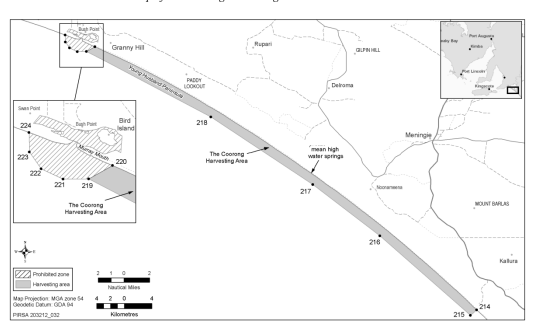
SCHEDULE 72

Prohibited Zone

The waters of or near The Murray Mouth contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 220 (35°34′00.32″ South, 138°53′51.98″ East), then south-westerly to Point 219 (35°34′22.63″ South, 138°53′12.16″ East), then westerly to Point 221 (35°34′23.03″ South, 138°52′29.36″ East), then north-westerly to Point 222 (35°34′05.88″ South, 138°51′32.87″ East), then north-westerly to Point 223 (35°33′37.7.9″ South, 138°51′32.87″ East), then north-right to the line of Mean High Water Springs closest to Point 224 (35°33′05.13″ South, 138°51′32.03″ East), then generally south-easterly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 73

Map of the Coorong Harvesting Area and Prohibited Zone



American River Harvesting Area

The American River Harvesting Area is comprised of the area described in Schedule 74 and depicted on the map in Schedule 76.

A Prohibited Zone is comprised of the area described in Schedule 75 and depicted on the map in Schedule 76.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 74

American River Harvesting Area

The waters of or near American River contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 126 (35°46′39.78″ South, 137°51′56.72″ East), then beginning southerly following the line of Mean High Water Springs to the location closest to Point 127 (35°45′27.74″ South, 137°48′13.04″ East), then south-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

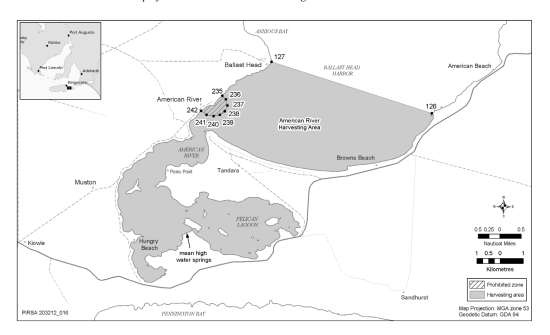
SCHEDULE 75

Prohibited Zone

The waters of or near American River contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 235 (35°46′15.12″ South, 137°47′04.29″ East), then south-easterly to Point 236 (35°46′20.31″ South, 137°47′19.36″ East), then southerly to Point 237 (35°46′28.81″ South, 137°47′11.43″ East), then southerly to Point 238 (35°46′36.96″ South, 137°47′107.83″ East), then south-westerly to Point 239 (35°46′41.09″ South, 137°47′00.98″ East), then westerly to Point 240 (35°46′43.81″ South, 137°46′52.15″ East), then westerly to Point 241 (35°46′41.94″ South, 137°46′42.28″ East), then north-westerly to the line of Mean High Water Springs closest to Point 242 (35°46′36.23″ South, 137°46′34.74″ East), then generally north-easterly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 76

Map of the American River Harvesting Area and Prohibited Zone



Western Cove Harvesting Area

The Western Cove Harvesting Area is comprised of the area described in Schedule 77 and depicted on the map in Schedule 79.

A Prohibited Zone is comprised of the area described in Schedule 78 and depicted on the map in Schedule 79.

Unless otherwise mentioned, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995. All co-ordinates are expressed in terms of GDA94. Maps are provided for convenience of reference only. If a discrepancy occurs between the written text and the map, then the written text shall take precedence.

SCHEDULE 77

Western Cove Harvesting Area

The waters of or near Western Cove contained within and bounded by a line commencing at Point 114 (35°41′40″ South, 137°47′47″ East), then south-westerly to the line of Mean High Water Springs closest to Point 115 (35°43′26.48″ South, 137°46′49.36″ East), then beginning westerly following the line of Mean High Water Springs to the location closest to Point 116 (35°38′21.08″ South, 137°38′29.83″ East), then south-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

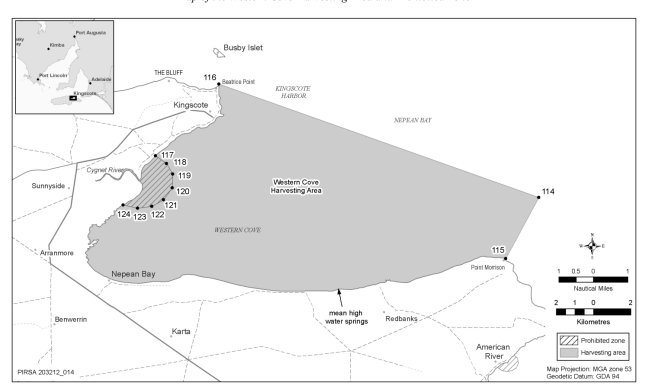
SCHEDULE 78

Prohibited Zone

The waters of or near Western Cove contained within and bounded by a line commencing at the line of Mean High Water Springs closest to Point 117 (35°40′27.14″ South, 137°36′39.49″ East), then south-easterly to Point 118 (35°40′40.74″ South, 137°36′58.75″ East), then south-easterly to Point 119 (35°40′59.05″ South, 137°37′09.57″ East), then southerly to Point 120 (35°41′23.17″ South, 137°37′08.74″ East), then south-westerly to Point 121 (35°41′43.94″ South, 137°36′53.57″ East), then south-westerly to Point 122 (35°41′55.28″ South, 137°36′32.97″ East), then westerly to Point 123 (35°41′58.44″ South, 137°36′08.34″ East), then westerly to the line of Mean High Water Springs closest to Point 124 (35°41′52.92″ South, 137°35′43.18″ East), then beginning north-easterly following the line of Mean High Water Springs to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

SCHEDULE 79

Map of the Western Cove Harvesting Area and Prohibited Zone



TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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

17. 21. 25. 29. 33. 37. 41. 45. 49. 53. 57.	25 September 2008 18 December 2008 12 March 2009 25 June 2009 9 October 2009 4 February 2010 8 April 2010 17 June 2010 23 September 2010 23 December 2010 19 May 2011 10 November 2011 15 December 2011 1 March 2012 7 June 2012	6. 10. 14. 18. 22. 26. 30. 34. 38. 42. 46. 50. 54.	23 October 2008 29 January 2009 26 March 2009 27 August 2009 22 October 2009 11 February 2010 6 May 2010 24 June 2010 4 November 2010 17 March 2011 30 June 2011 24 November 2011 25 December 2011 29 March 2012 14 June 2012	7. 11. 15. 19. 23. 27. 31. 35. 39. 43. 47. 51. 55.	17 September 2009 3 December 2009 18 February 2010 20 May 2010 8 July 2010 25 November 2010 7 April 2011 21 July 2011 1 December 2011 5 January 2012 24 May 2012 21 June 2012	12. 16. 20. 24. 28. 32. 36. 40. 44. 48. 52. 56.	4 December 2008 5 March 2009 18 June 2009 24 September 2009 17 December 2009 18 March 2010 3 June 2010 9 September 2010 16 December 2010 21 April 2011 8 September 2011 8 December 2011 19 January 2012 31 May 2012 28 June 2012
57.		58.		59.		60.	
	9 August 2012		30 August 2012		13 September 2012		4 October 2012

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

Financial Services Training Package FNS10

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Injury Claims Team Leader	FNS40310	Certificate IV in Personal Injury Management (Claims Management)	24 months	2 months

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Mount Brown 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 Mount Brown Conservation Park from 12 noon on Thursday, 24 January 2013 until 12 noon on Wednesday, 30 January 2013.

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 Mount Brown Conservation Park from 12 noon on Thursday, 24 January 2013 until 12 noon on Wednesday, 30 January 2013 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.

Dated 2 October 2012.

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

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Opening and Closing Bub Taylors Road, Keith

BY Road Process Order made on 15 September 2011, the Tatiara District Council ordered that:

- 1. Portions of Piece 15 in Deposited Plan 83384 and Section 387 in Hundred of Stirling, shown delineated as '1' and '2' (respectively) on Preliminary Plan No. 10/0057 be opened as road forming a realignment of the adjoining Bub Taylors Road.
- 2. Portion of the unnamed Public Road situate adjoining Piece 16 in Deposited Plan 83384, Allotment 1 in Deposited Plan 28240 and Section 165 in Hundred of Stirling, shown delineated as 'A' on Preliminary Plan No. 10/0057 be closed.
- 3. Transfer the whole of the land subject to closure to Glen Eastwood Simpson in accordance with Agreement for Exchange dated the 19 July 2011 entered into between the Tatiara District Council and Glen Eastwood Simpson.

On 2 November 2011 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 88155 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 25 October 2012.

K. A. NISBET, Acting Surveyor-General

South Australia

Aquaculture (Miscellaneous) Amendment Act (Commencement) Proclamation 2012

1—Short title

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

2—Commencement of remaining provisions

Part 2 and Schedule 1 Part 2 and Part 3 of the *Aquaculture (Miscellaneous) Amendment Act 2012* (No 27 of 2012) will come into operation on 25 October 2012.

Made by the Governor

with the advice and consent of the Executive Council on 25 October 2012

12MAFF0032CS

South Australia

Aquaculture Variation Regulations 2012

under the Aquaculture Act 2001

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- 5 Substitution of regulation 5
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- 6 Revocation of regulation 6
- 7 Insertion of regulation 8A
 - 8A Fisheries officers and their powers
- 8 Variation of regulation 27—Environmental monitoring and reporting—general
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Part 4—Division and amalgamation of lease areas and licence areas

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- 30 Amalgamation of production lease areas
- 31 Division of licence area
- 32 Amalgamation of licence areas
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- Classification of licences as category A, B or C and classification of variations of licence conditions as simple, standard or complex
- Fee payable on grant of aquaculture licence
- 36 Annual fees for licences
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Schedule 1—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the Aquaculture Variation Regulations 2012.

2—Commencement

These regulations will come into operation on the day on which the *Aquaculture* (*Miscellaneous*) *Amendment Act 2012* comes into operation.

3—Variation provisions

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

Part 2—Variation of Aquaculture Regulations 2005

4—Variation of regulation 3—Interpretation

- (1) Regulation 3(1), definition of *farming structure*—delete the definition
- (2) Regulation 3(1), definition of *zone*—delete the definition and substitute:

zone means an aquaculture zone or an aquaculture exclusion zone.

5—Substitution of regulation 5

Regulation 5—delete the regulation and substitute:

5—Certain amendments may be made by Gazette notice only

For the purposes of section 14(1)(c) of the Act, the Minister may, if of the opinion that there is ambiguity as to the boundary of an aquaculture zone or aquaculture exclusion zone, remove the ambiguity by amending the policy by notice in the Gazette under that section.

6—Revocation of regulation 6

Regulation 6—delete the regulation

7—Insertion of regulation 8A

After regulation 8 insert:

8A—Fisheries officers and their powers

For the purposes of section 82(2) of the Act, section 81(3)(a) of the *Fisheries Management Act 2007* is to be read as follows:

(a) the premises are used by a licensee for activities authorised by the licence; or

8—Variation of regulation 27—Environmental monitoring and reporting—general

Regulation 27(1)—delete "regulation 32(10)" and substitute:

regulation 34

9—Substitution of Part 4

Part 4—delete the Part and substitute:

Part 4—Division and amalgamation of lease areas and licence areas

29—Division of production lease area

- (1) The Minister may, on application by the holder of a production lease for division of the lease area into separate production lease areas—
 - (a) substitute the original lease with leases of the same kind over the separate lease areas; and
 - (b) substitute the corresponding licences relating to the original lease with corresponding licences relating to the substituted leases.
- (2) The following rules apply to the substitution of leases and corresponding licences under this regulation:
 - (a) there must be no change in the persons holding a lease or corresponding licence;
 - (b) the terms of the substituted leases must be for the balance of the term of the original lease;
 - (c) the lease areas of the substituted leases must together make up the lease area of the original lease;
 - (d) the area in which a licensee is authorised to carry on aquaculture must not be altered;
 - (e) the conditions of a substituted lease or corresponding licence must be the same as the conditions of the original lease or corresponding licence, except for conditions designating a lease area or licence area, conditions relating to marking out the boundaries of a lease area or licence area or conditions relating a licence to a lease.
- (3) An application for division of a lease area into separate lease areas—
 - (a) must be made to the Minister in the manner and form required by the Minister; and
 - (b) must be accompanied by a plan delineating—
 - (i) the lease area of the original lease; and
 - (ii) the licence areas of the corresponding licences relating to the original lease; and
 - (iii) the separate lease areas into which the original lease area is to be divided; and
 - (iv) the licence areas of the corresponding licences that are to relate to the substituted leases over the separate lease areas; and

- (c) if the public register includes a notation that a specified person has an interest in the original lease—must be accompanied by evidence that the person consents to the division; and
- (d) must be accompanied by the fee set out in Schedule 1.
- (4) While a licensee continues to hold a number of corresponding licences over adjoining licence areas as a result of the substitution of the licences under this regulation, the licences will, for the purposes of these regulations, be treated as a single licence held by the licensee over the aggregate of the adjoining licence areas.

30—Amalgamation of production lease areas

- (1) The Minister may, on application by the holder of 2 or more production leases for amalgamation of the lease areas into a single production lease area, substitute the original leases with a production lease over the amalgamated lease area.
- (2) The following rules apply to the substitution of leases under this regulation:
 - (a) the holder of each original lease must be the same person;
 - (b) the substitution must not involve a change in the lessee;
 - (c) the original leases must be of the same class;
 - (d) the substitution must not involve a change in the class of lease;
 - (e) the term of the substituted lease must be for the aggregate of the balance of the terms of the original leases, divided by the number of original leases;
 - (f) the lease areas of the original leases must be adjoining;
 - (g) the lease area of the substituted lease must be the aggregate of the lease areas of the original leases;
 - (h) the substituted lease area must not have more than 6 corners except in exceptional circumstances approved by the Minister;
 - (i) the conditions of the substituted lease must be the same as the conditions of the original leases, except for conditions designating a lease area or conditions relating to marking out the boundaries of a lease area.
- (3) An application for amalgamation of lease areas—
 - (a) must be made to the Minister in the manner and form required by the Minister; and
 - (b) must be accompanied by a plan delineating—
 - (i) the lease areas of the original leases; and

- (ii) the licence areas of the corresponding licences relating to the original leases; and
- (iii) the lease area to be substituted; and
- (iv) the licence areas of the corresponding licences that are to relate to the substituted lease; and
- (c) if the public register includes a notation that a specified person has an interest in the original leases—must be accompanied by evidence that the person consents to the amalgamation; and
- (d) must be accompanied by the fee set out in Schedule 1.

31—Division of licence area

- (1) The Minister may, on application by the holder of an aquaculture licence for division of the licence area into separate licence areas, substitute the original licence with licences over the separate licence areas.
- (2) The following rules apply to the substitution of licences under this regulation:
 - (a) there must be no change in the persons holding a licence;
 - (b) the terms of the substituted licences must be for the balance of the term of the original licence;
 - (c) the licence areas of the substituted licences must together make up the licence area of the original licence;
 - (d) the conditions of a substituted licence must be the same as the conditions of the original licence, except for conditions designating a licence area or conditions relating to marking out the boundaries of a licence area.
- (3) An application for division of a licence area into separate licence areas—
 - (a) must be made to the Minister in the manner and form required by the Minister; and
 - (b) must be accompanied by a plan delineating—
 - (i) the licence area of the original licence; and
 - (ii) the separate licence areas into which the original licence area is to be divided; and
 - (c) if the public register includes a notation that a specified person has an interest in the original licence—must be accompanied by evidence that the person consents to the division; and
 - (d) must be accompanied by the fee set out in Schedule 1.

32—Amalgamation of licence areas

- (1) The Minister may, on application by the holder of 2 or more aquaculture licences for amalgamation of the licence areas into a single licence area (whether or not in connection with an application under regulation 30), substitute the original licences with a licence over the licence area.
- (2) The following rules apply to the substitution of licences under this regulation:
 - (a) the holder of each original licence must be the same person;
 - (b) the substitution must not involve a change in the licensee;
 - (c) the original licences must be of the same class;
 - (d) the substitution must not involve a change in the class of licence;
 - (e) the term of the substituted licence must be—
 - (i) in the case of a corresponding licence—co-extensive with the term of the lease; or
 - in any other case—for the aggregate of the balance of the terms of the original licences, divided by the number of original licences;
 - (f) the licence area of the substituted licence must be the aggregate of the licence areas of the original licences;
 - (g) the conditions of the substituted licence must be the same as the conditions of the original licences, except for conditions designating a licence area or conditions relating to marking out the boundaries of a licence area.
- (3) An application for amalgamation of licence areas into a single licence area—
 - (a) must be made to the Minister in the manner and form required by the Minister; and
 - (b) must be accompanied by a plan delineating—
 - (i) the licence areas of the original licences; and
 - (ii) the single licence area into which the original licence areas are to be amalgamated; and
 - (c) if the public register includes a notation that a specified person has an interest in the original licences—must be accompanied by evidence that the person consents to the amalgamation; and
 - (d) must be accompanied by the fee set out in Schedule 1.

33—Minister may require further information

An applicant under this Part must provide the Minister with any information required by the Minister in connection with the determination of the application, verified, if the Minister so requires, by statutory declaration.

Part 5—Miscellaneous

34—Classification of licences as category A, B or C and classification of variations of licence conditions as simple, standard or complex

For the purposes of Schedule 1—

- (a) the Minister must classify each licence other than a corresponding licence as a low risk (*category A*), medium risk (*category B*) or high risk (*category C*) licence having regard to factors affecting the ecological sustainability of aquaculture authorised by the licence, including—
 - (i) any discharge of water from the licence area and the treatment of that water prior to discharge; and
 - (ii) whether or not the species to be farmed are native to the locality of the licence area; and
 - (iii) the susceptibility of the species to be farmed to notifiable disease within the meaning of the *Livestock Act 1997*; and
- (b) the Minister may vary the classification of a licence by written notice to the licensee; and
- (c) the Minister must classify each variation of licence conditions as a simple, standard or complex variation having regard to the extent to which the variation involves factors affecting the ecological sustainability of aquaculture authorised by the licence, including—
 - (i) whether the variation involves any of the following:
 - (A) a change in the species to be farmed;
 - (B) an increase in the scale or intensity of farming;
 - (C) a change in the type of farming structures or method used;
 - (D) a change that will require reclassification of the licence as a low risk (*category A*), medium risk (*category B*) or high risk (*category C*) licence; and
 - (ii) in the case of a corresponding licence, a consideration of the following:
 - (A) whether the licence area is in an aquaculture zone (where risks affecting ecological sustainability have been more generally assessed);

- (B) whether the licence area has previously been farmed:
- (C) whether the licence area is being varied.

35—Fee payable on grant of aquaculture licence

A person who applies for an aquaculture licence must, before the licence is granted, pay to the Minister a fee of an amount calculated by multiplying—

- (a) the annual fee that would have been payable by the person (under regulation 36) had the person held the licence at the last date for payment of the annual fee; and
- (b) the proportion that the number of whole months between the grant of the licence and the next 30 June bears to 12 months.

36—Annual fees for licences

- (1) The annual fee payable under section 53(1) of the Act for an aquaculture licence is as set out in Schedule 1.
- (2) If more than 1 fee amount set out in Schedule 1 applies to a corresponding licence, only a single fee amount (being the higher or highest of those amounts) will be payable as the annual fee.
- (3) The Minister may enter into an arrangement with the holder of an aquaculture licence for payment of an annual fee by instalments.
- (4) For the purposes of section 53(2) of the Act, the penalty for failure to pay an annual fee is—
 - (a) if the holder of the licence has entered into an arrangement with the Minister for the payment of an annual fee in instalments—10% of the aggregate of the unpaid instalments for each month (or part of a month) for which the default continues; or
 - (b) in any other case—10% of the annual fee for each month (or part of a month) for which the default continues.

37—Further fees

Further fees are payable for the purposes of the Act as set out in Schedule 1.

38—Waiver or refund of fees

- (1) The Minister may waive or refund a fee (or part of a fee) payable under the Act or these regulations if satisfied that it is appropriate to do so in a particular case.
- (2) The amount of an application fee in Schedule 1 comprising an advertising component must be refunded to the extent that it is not used for advertising in respect of the application.

39—Recovery of fees

A fee payable to the Minister under the Act or these regulations may be recovered by the Minister by action in a court of competent jurisdiction as a debt due to the Minister.

40—Defects in applications

- The Minister may request an applicant to remedy a defect or deficiency in an application or accompanying document or information required by or under the Act or these regulations.
- The Minister may, in connection with an application under the Act or these (2) regulations relating to a lease or licence (other than an application for the grant of a lease or licence), request the applicant
 - to pay any outstanding fee or other amount payable under the Act or these regulations by the applicant in respect of the lease or licence; or
 - to provide any outstanding report, return or other information required to be provided under the Act or these regulations by the applicant in respect of the lease or licence.
- If an applicant in relation to whom a request has been made under this (3) regulation fails to comply with the request within 3 months, the Minister may refuse the application.

41—Exemptions

Section 17 of the Act does not apply to aquaculture carried on through the South Australian Research and Development Institute.

10—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Fees

Fees relating to aquaculture leases

(b)

- Application fee for variation of an aquaculture lease or its conditions (section 25A(5) of Act)
 - for a variation consisting of or involving—

(i)	the substitution of the lease area (within or outside of an aquaculture zone) where at least 80% of the lease area will remain the same	\$1 218
(ii)	the substitution of the lease area within an aquaculture zone (other than a variation of a kind referred to in subparagraph (i))	\$2 054
(iii)	the substitution of the lease area outside of an aquaculture zone (other than a variation of a kind referred to in subparagraph (i))	\$2 906
for	a variation of any other kind	\$744
ation fe	ee for consent to transfer a production lease	

Applica (section 39(2) of Act)—

(a)	if a corresponding licence authorises the farming of	\$1 588
	oysters	

\$601 (b) in any other case

3		fee for division of a production lease area into separate regulation 29)—	
		a corresponding licence authorises the farming of sters	\$2 911
	(b) in	any other case	\$1 150
4		fee for amalgamation of 2 or more production lease single lease area (regulation 30)	\$1 150
Fee	es relating to a	aquaculture licences	
5	Application Act)—	fee for a corresponding licence (section 22(2d) of	
		the case of a corresponding licence within an uaculture zone—	
	(i)	administrative component	\$2 306
	(ii)	advertising component	\$1 382
	` /	the case of a corresponding licence outside of an uaculture zone—	
	(i)	administrative component	\$3 930
	(ii)	advertising component	\$1 382
6	Application (section 49 of	fee for a licence other than corresponding licence of Act)—	
	(a) for	r a low risk (category A) licence—	
	(i)	administrative component—	\$1 544
	(ii)	advertising component—	\$1 382
	(b) for	r a medium risk (category B) licence—	
	(i)	administrative component—	\$1 847
	(ii)	advertising component—	\$1 382
	(c) for	r a medium risk (category C) licence—	
	(i)	administrative component—	\$2 911
	(ii)	advertising component—	\$1 382
7		fee for renewal of an aquaculture licence other than ng licence (section 50A of Act)	\$480
	Note—		
	Ac	corresponding licence is, under section 22(2b) of the ct, renewed on the renewal of the relevant lease without e requirement for an application.	
8		fee for variation of conditions of an aquaculture ion 52(6) of Act)—	
		the case of a corresponding licence that authorises the ming of oysters—	
	(i)	for a simple variation	\$1 373
	(ii)	for a standard variation	\$1 818
	(iii)	for a complex variation	\$3 441

	(b)	in the case of any other corresponding licence—	
		(i) for a simple variation	\$973
		(ii) for a standard variation	\$1 287
		(iii) for a complex variation	\$2 437
	(c)	in the case of a licence other than a corresponding licence—	
		(i) for a simple variation	\$692
		(ii) for a standard variation	\$812
		(iii) for a complex variation	\$2 077
9		ation fee for consent to transfer an aquaculture licence a 55(4) of Act)—	
	(a)	in the case of a corresponding licence that authorises the farming of oysters	\$1 853
	(b)	in the case of any other corresponding licence	\$555
	(c)	in the case of a licence other than a corresponding licence	\$458
10		ation fee for consent to surrender an aquaculture licence an a corresponding licence (section 56(3)(c) of Act)	\$338
11		ation fee for division of a licence area into separate licence egulation 31)—	
	(a)	in the case of a licence that authorises the farming of oysters	\$1 588
	(b)	in any other case	\$875
12		ation fee for amalgamation of 2 or more licence areas into a licence area (regulation 32)	\$1 150
13		fee for a corresponding licence (section 53(1) of Act) for ncial year 2012/13 and for each subsequent financial year—	
	(a)	for an aquaculture licence to farm prescribed wild caught tuna	\$5 389
	(b)	for an aquaculture licence to farm finfish other than prescribed wild caught tuna	\$3 000
	(c)	for an aquaculture licence to farm abalone in a subtidal area	\$3 870
	(d)	for an aquaculture licence to farm mussels in a subtidal area	\$2 041
	(e)	for an aquaculture licence to farm molluscs (other than abalone and mussels) in a subtidal area	\$1 914
	(f)	for an aquaculture licence to farm molluscs (including abalone, but not including oysters) in an intertidal area	\$1 881
	(g)	for an aquaculture licence to farm oysters in an intertidal area	\$381 plus \$204 for each hectare (rounded to 2 decimal places) in the
			licence area

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	(h)	for	an aquaculture licence to farm algae	\$1 746
	(i)	for cag	an aquaculture licence authorising the storage of sea	\$1 746
14	(section	53(1)	or a licence other than a corresponding licence) of Act) for the financial year 2012/13 and for each nancial year—	
	(a)	for	a low risk (category A) licence	\$481
	(b)	for	a medium risk (category B) licence—	
		(i)	in the case of a licence authorising the carrying on of aquaculture on a navigable vessel as it operates within an area of State waters or the use of a farming structure designed to be transported by road or rail	\$1 536
		(ii)	in any other case	\$1 536
	(c)	for	a high risk (category C) licence—	
		(i)	in the case of a licence authorising the carrying on of aquaculture on a navigable vessel as it operates within an area of State waters or the use of a farming structure designed to be transported by road or rail	\$4 715
		(ii)	in any other case	\$2 926

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 25 October 2012

No 217 of 2012

12MAFF0030CS; 12MAFF0031CS

South Australia

Liquor Licensing (Dry Areas) Variation Regulations 2012

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

- 4 Variation of Schedule—Victor Harbor Area 1
 - 2 Period of prohibition
- 5 Variation of Schedule—Victor Harbor Area 2
 - 2 Period of prohibition
- 6 Variation of Schedule—Victor Harbor Area 3
 - 2 Period of prohibition
- 7 Insertion of Schedule

Schedule—Victor Harbor Area 4

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) Variation Regulations 2012*.

2—Commencement

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

3—Variation provisions

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

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

4—Variation of Schedule—Victor Harbor Area 1

Schedule—Victor Harbor Area 1, clause 2—delete the clause and substitute:

2—Period of prohibition

The prohibition applies during the following periods:

- (a) from 10 pm on each day to 8 am on the following day, until 8 am on 11 November 2013, excluding the period from 8 am on 16 November 2012 until 10 am on 24 November 2012 (the period during which the prohibition described in Schedule—Victor Harbor Area 4 applies); and
- (b) from 3 pm to 10 pm on 31 December 2012; and
- (c) from 8 am to 9 am on 1 January 2013.

5—Variation of Schedule—Victor Harbor Area 2

Schedule—Victor Harbor Area 2, clause 2—delete the clause and substitute:

2—Period of prohibition

The prohibition applies during the following periods:

- (a) from 10 pm on each day to 8 am on the following day, until 8 am on 11 November 2013; and
- (b) from 8 am on 16 November 2012 to 10 am on 24 November 2012; and
- (c) from 3 pm to 10 pm on 31 December 2012; and
- (d) from 8 am to 9 am on 1 January 2013.

6—Variation of Schedule—Victor Harbor Area 3

Schedule—Victor Harbor Area 3, clause 2—delete the clause and substitute:

2—Period of prohibition

Continuous until 11 November 2013, excluding the period from 8 am on 16 November 2012 to 10 am on 24 November 2012 (the period during which the prohibition described in Schedule—Victor Harbor Area 4 applies).

7—Insertion of Schedule

After Schedule—Victor Harbor Area 3 insert:

Schedule—Victor Harbor Area 4

1—Extent of prohibition

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

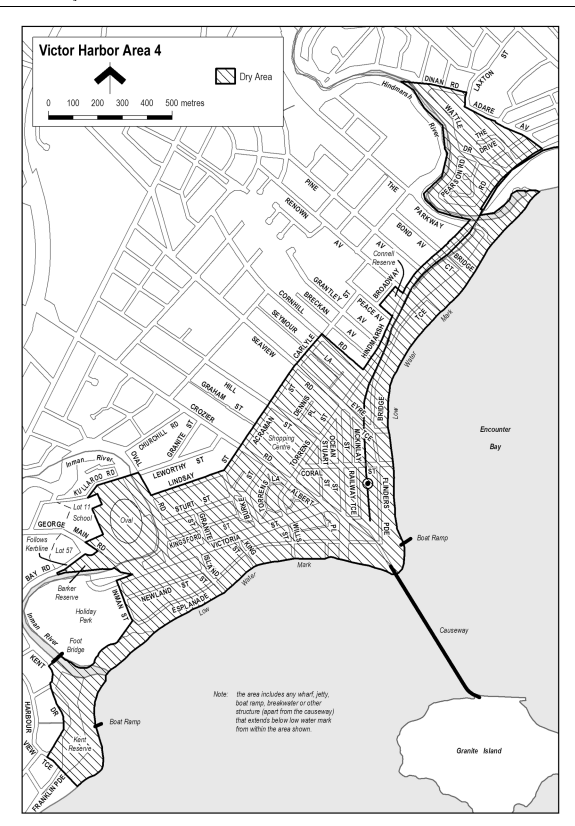
2—Period of prohibition

From 8 am on 16 November 2012 to 10 am on 24 November 2012.

3—Description of area

The area in and adjacent to Victor Harbor bounded as follows: commencing at the point at which the north-western boundary of Hindmarsh Road intersects the southern bank of the Hindmarsh River, then generally westerly, north-easterly and north-westerly along that bank of the Hindmarsh River to the point at which it is intersected by the prolongation in a straight line of the northern boundary of Dinan Road, then easterly along that prolongation and boundary of Dinan Road and the prolongation in a straight line of that boundary to the western boundary of Laxton Street, then generally south-westerly and south-easterly along that boundary of Laxton Street, the south-western boundary of Adare Avenue and the prolongation in a straight line of the south-western boundary of Adare Avenue to the south-eastern boundary of Hindmarsh Road, then generally south-westerly along that boundary of Hindmarsh Road to the point at which it intersects the northern bank of the Hindmarsh River, then along that bank of the Hindmarsh River to the low water mark of Encounter Bay, then generally south-westerly and southerly along the low water mark to the eastern side of the causeway linking Granite Island to the mainland, then in a straight line by the shortest route to the low water mark on the western side of the causeway, then generally westerly, south-westerly, southerly and south-westerly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the south-western boundary of Harbour View Terrace, then north-westerly along that prolongation and boundary of Harbour View Terrace to the point at which it is intersected by the prolongation in a straight line of the north-western boundary of Kent Drive, then generally north-easterly, northerly and north-westerly along that prolongation and boundary of Kent Drive to the point at which it is intersected by the prolongation in a straight line of the south-eastern boundary of a foot bridge across the Inman River (being the foot bridge closest to the mouth of the river), then north-easterly along the line of that south-eastern boundary of the foot bridge across the river to the south-western boundary of the Victor Harbor Beachfront Holiday Park, then generally south-easterly and north-easterly along the boundary of the park to the south-western boundary of Inman Street, then north-westerly along that boundary of Inman Street and the prolongation in a straight line of that boundary to the north-western boundary of Victoria Street, then north-easterly along that boundary of Victoria Street to the south-western boundary of George Main Road, then north-westerly along that boundary of George Main Road to the northern bank of the Inman River, then westerly along that bank of the river to the point at which it is intersected by the prolongation in a straight line of the western boundary of Lot 57 of FP 20694, then north-westerly along that prolongation to the kerb line on the south-eastern side of Bay Road, then generally north-easterly along that kerb line to the kerb line on the south-western side of George Main

Road, then in a straight line by the shortest route across George Main Road to the north-eastern boundary of that road, then north-westerly along that boundary of George Main Road to the point at which the north-eastern boundary of George Main Road meets the eastern boundary of Lot 11 DP 14245 (Victor Harbor High School), then north-easterly, north-westerly, north-easterly, north-westerly and south-westerly along that boundary of Lot 11 to the point at which it meets the south-eastern boundary of Kullaroo Road, then north-easterly along the south-eastern boundary of Kullaroo Road and the prolongation in a straight line of that boundary to the north-eastern boundary of Oval Road, then south-easterly along that boundary of Oval Road to the north-western boundary of Lindsay Street, then generally north-easterly along that boundary of Lindsay Street and the north-western boundaries of Acraman Street and Carlyle Street to the point at which the north-western boundary of Carlyle Street intersects the north-eastern boundary of Cornhill Road, then south-easterly along that north-eastern boundary of Cornhill Road to the north-western boundary of Hindmarsh Road, then north-easterly along that boundary of Hindmarsh Road to the north-eastern boundary of Peace Avenue, then north-westerly along that boundary of Peace Avenue to the south-eastern boundary of Broadway Terrace, then north-easterly along that boundary of Broadway Terrace to the south-western boundary of Renown Avenue, then south-easterly along that boundary of Renown Avenue to the north-western boundary of Hindmarsh Road, then generally north-easterly along that boundary of Hindmarsh Road to the point of commencement. The area includes the whole of any wharf, jetty, boat ramp, breakwater or other structure that extends below low water mark from within the area (as well as any area beneath such a structure), but does not include that part of the causeway to Granite Island that lies below low water mark (for that part of the causeway see Schedule—Victor Harbor Area 2).



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 25 October 2012

No 218 of 2012

MLI0021/12CS

South Australia

Maritime Services (Access) Regulations 2012

under the Maritime Services (Access) Act 2000

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Declaration of the Port of Ardrossan
- 5 Extension of operation of Part 3 of Act

Schedule 1—Revocation of Maritime Services (Access) Regulations 2001

1—Short title

These regulations may be cited as the *Maritime Services (Access) Regulations 2012*.

2—Commencement

These regulations will come into operation on 31 October 2012.

3—Interpretation

In these regulations—

Act means the Maritime Services (Access) Act 2000.

4—Declaration of the Port of Ardrossan

Pursuant to section 5(1)(g) of the Act, the Port of Ardrossan is declared to be a port capable of being brought within the application of the Act.

5—Extension of operation of Part 3 of Act

Pursuant to section 43(7) of the Act, Part 3 of the Act continues in operation for a further period of 5 years (commencing 31 October 2012).

Schedule 1—Revocation of Maritime Services (Access) Regulations 2001

The Maritime Services (Access) Regulations 2001 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 25 October 2012

No 219 of 2012

MFI/12/034

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ADELAIDE CITY COUNCIL

Adoption of Draft Community Land Management Plan— North Adelaide Post Office Complex— 166 Tynte Street, North Adelaide

NOTICE is hereby given that at the meeting of the Adelaide City Council held on 25 September 2012, Council resolved to adopt the Draft Community Land Management Plan, pursuant to Section 197 of the Local Government Act 1999, of the North Adelaide Post Office Complex comprised in the following certificate of title:

 Allotment 251, Filed Plan 183523 in Certificate of Title volume 5892, folio 367.

P. SMITH, Chief Executive Officer

name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in

Any application for easement or objection must set out the full

The application for easement or objection must be made in writing to the Council, P.O. Box 121, Kingscote, S.A. 5223 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Prior to making comment on the proposed closure please contact David Altmann on 0418 814 833 to discuss the situation. Dated 25 October 2012.

A. BOARDMAN, Chief Executive Officer

CITY OF CHARLES STURT

Road Name Change

NOTICE is hereby given that the Council of the City of Charles Sturt at its meeting held on 17 September 2012, resolved that pursuant to Section 219 (1) of the Local Government Act 1999, that the name of the section of Nubeena Lane from Harris Court to Findon Road (only) be changed to Harris Court.

A plan which delineates the section of road which is subject to the change of name, together with a copy of the Council's resolution is available for inspection at Council's Civic Centre, 72 Woodville Road, Woodville, S.A. 5011, during the hours of 9 a.m. and 5 p.m. on week days.

M. WITHERS, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Change of Road Names

NOTICE is hereby given that the District Council of Grant, at a meeting held on Monday, 15 October 2012, resolved pursuant to Section 219 of the Local Government Act 1999:

That the name of Gooch Road be changed to Strickland Road. (Caroline and Yahl)

T. SMART, Chief Executive Officer

KANGAROO ISLAND COUNCIL

Road Opening and Closing-Nepean Bay

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the Kangaroo Island Council proposes to make a Road Process Order to:

- (i) open as road portions of Allotment 301 in Deposited Plan 69536, Allotment 505 in Deposited Plan 89923 and Sections 136 and 351, Hundred of Haines, more particularly delineated and numbered '1', '2', '3' and '4' (respectively) on Preliminary Plan No. 12/0040, forming a re-alignment of Min-Oil Road; and
- (ii) close portions of Min-Oil Road generally adjoining Allotment 505 in Deposited Plan 89923, Allotment 301 in Deposited Plan 69536 and Sections 136 and 351, Hundred of Haines, more particularly delineated and lettered 'A', 'B', 'C', 'D', 'E' and 'F' on Preliminary Plan No. 12/0040.

Closed road 'A', 'D' and 'E' to vest in the Crown and merge with Allotment 505 and Section 351, closed road 'B' to merge with Allotment 301 in exchange for land taken (above) for new road '1' and closed road 'C' and 'F' to be merge with Section 136 in exchange for land taken (above) for new road '3'.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, Dauncey Street, Kingscote and the Adelaide Office of the Surveyor-General during normal office hours.

THE MID MURRAY COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Blanchetown and Morgan

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that The Mid Murray Council proposes to make a Road Process Order to close the whole of the unnamed Public Road situate east of Murraylands Road and merge with the adjoining Pieces 4 and 5 and Allotment 9 in Deposited Plan 72880, more particularly delineated and lettered 'A' and 'B' respectively on Preliminary Plan No. 12/0038.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, Main Street, Cambrai and the Adelaide Office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

Any objection or application for an easement must set out the full name and address of the person making the objection or application and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council, P.O. Box 28, Mannum, S.A. 5238 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 22 October 2012.

R. S. BOURNE, Chief Executive Officer

WATTLE RANGE COUNCIL

Appointment of Authorised Person

NOTICE is hereby given that in accordance with the power delegated by Wattle Range Council, Francis Newman Brennan, Chief Executive Officer has duly made the following appointments:

Name of Appointee	Pursuant to (Act)	Date of Appointment	
Dean Hillary Gollan	Section 260 of the Local Government Act 1999.	17.10.12	

Revocation of Authorisation

Notice is hereby given that in accordance with the powers delegated by Wattle Range Council, Francis Newman Brennan, Chief Executive Officer has duly revoked all previous appointments made by the Wattle Range Council to Geoffrey McGregor Moffatt.

F. N. Brennan, Chief Executive Officer

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

Applebee, Audrey Faye, late of 71 Stokes Terrace, Port Augusta West, married woman, who died on 4 July 2012.

Ellis, Lois Lillian, late of 6 Mumford Avenue, St Agnes, widow, who died on 10 May 2012.

Lay, Mabel Beatrice, late of 12 Melville Road, Salisbury East, retired teacher, who died on 3 August 2012

McCulloch, Robert James, late of 3 Warilda Street, Largs North, retired motor mechanic, who died on 8 August

Muecke, Williamina Howat, late of 177 Longwood Road, Heathfield, retired research assistant, who died on 3 September 2012.

Napper, Ian Alfred, late of 6 Oak Avenue, Bridgewater, retired university lecturer, who died on 10 July 2012.

Welsh, John King, late of 10 Township Road, Marion, retired

security officer, who died on 28 August 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 23 November 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 25 October 2012.

D. A. CONTALA, Public Trustee

IN the matter of the estate of the undermentioned deceased person:

Mügge, Helen Constance, late of 2 Kalyra Road, Belair, who died on 30 March 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 abovenamed estate are directed to send full particulars and evidence of such claims to the undersigned on or before 29 November 2012, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the above estate are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof: and all persons having any property belonging to the said estate are forthwith to deliver the same to the undersigned.

> NATIONAL AUSTRALIA TRUSTEES LIMITED, The Manager, Trustee Services, Level 10, 22 King William Street, Adelaide, S.A. 5000

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