



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 12 JUNE 2014

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GOVERNMENT GAZETTE NOTICES

Notices for publication in the *South Australian Government Gazette* should be emailed to governmentgazette@dpc.sa.gov.au. Content should be sent as Word format attachment(s). Covering emails should include the date the notice is to be published and to whom the notice will be charged. **Closing time for lodgement is 4 p.m. on the Tuesday preceding the regular Thursday publication.** Gazette enquiries to: **Phone 8207 1045**. The *Government Gazette* is available online at: www.governmentgazette.sa.gov.au.

Department of the Premier and Cabinet
Adelaide, 12 June 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of Examiners for Mine Managers, pursuant to the provisions of the Mines and Works Inspection Regulations 2013, under the Mines and Works Inspection Act 1920:

Member: (from 16 June 2014 until 15 June 2017)
Peter John Reynolds

By command,
TOM KOUTSANTONIS, for Acting Premier

MMRE14/12CS

Department of the Premier and Cabinet
Adelaide, 12 June 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Gail Elizabeth Gago, MLC, Minister for Employment, Higher Education and Skills, Minister for Science and Information Economy, Minister for the Status of Women and Minister for Business Services and Consumers to be also Acting Minister for Agriculture, Food and Fisheries, Acting Minister for Forests, Acting Minister for Tourism, Acting Minister for Recreation and Sport and Acting Minister for Racing for the period from 25 July 2014 to 3 August 2014 inclusive, during the absence of the Honourable Leon William Kennedy Bignell, MP.

By command,
TOM KOUTSANTONIS, for Acting Premier

14MAFF0011

Department of the Premier and Cabinet
Adelaide, 12 June 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint Patricia Marjorie Christie to act as the Independent Commissioner Against Corruption for a term commencing on 16 June 2014 and expiring on 6 July 2014, pursuant to Section 11 of the Independent Commissioner Against Corruption Act 2012.

By command,
TOM KOUTSANTONIS, for Acting Premier

AGO0078/14CS

Department of the Premier and Cabinet
Adelaide, 12 June 2014

HIS Excellency the Governor in Executive Council has revoked the appointment of Ronald Vincent Carey as a Visiting Inspector for the purposes of the Correctional Services Act 1982, pursuant to Section 20 of the Correctional Services Act 1982 and Section 36 of the Acts Interpretation Act 1915.

By command,
TOM KOUTSANTONIS, for Acting Premier

MCS14/03CS

Department of the Premier and Cabinet
Adelaide, 12 June 2014

HIS Excellency the Governor in Executive Council has been pleased to appoint Victor Rejman, Raymond John Pittman and Margot Ross Radford as Visiting Inspectors for the purposes of the Correctional Services Act 1982, pursuant to Section 20 of the Correctional Services Act 1982.

By command,
TOM KOUTSANTONIS, for Acting Premier

MCS14/03CS

Department of Premier and Cabinet
Adelaide, 31 May 2013

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

Carmel Zollo.

By command,
JAY WEATHERILL, Premier

Department of Premier and Cabinet
Adelaide, 31 May 2013

HER Majesty The Queen has given approval for the title of *the Honourable* to be accorded to Governors of South Australia.

Governors will be styled *His/Her Excellency the Honourable* while in office and *the Honourable* in retirement.

The style applies retrospectively, as well as to the current and future holders of the office of Governor.

The current Governor is now addressed as His Excellency Rear Admiral the Honourable Kevin Scarce AC CSC RANR.

By command,
JAY WEATHERILL, Premier

CO-OPERATIVES ACT 1997

Application for Deregistration

PURSUANT to Sections 310A and 311 of the Co-operatives Act 1997, the Corporate Affairs Commission ('the Commission') hereby gives notice of the proposed deregistration of Meribah Traders Co-operative Limited. After two months have passed from the date of this notice, the Commission may deregister the Co-operative.

Given at Adelaide, 5 June 2014.

S. COTTELL, A Delegate of the Corporate
Affairs Commission

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF LOWER EYRE PENINSULA—BOSTON RURAL LIVING PRINCIPLE OF DEVELOPMENT CONTROL 1 (c) (iii) DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Boston Rural Living Principle of Development Control 1 (c) (iii) Development Plan Amendment (the Amendment) by the District Council of Lower Eyre Peninsula has been finalised in accordance with the provisions of the Development Act 1993.

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

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

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

Dated 5 June 2014.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 48 (7A)

DECISION BY THE MINISTER FOR PLANNING UNDER DELEGATION
FROM THE GOVERNOR

Preamble

1. On 24 May 2007 the Minister for Urban Development and Planning declared the development of land on the corner of Anzac Highway and Marion Road at Plympton for the purposes of a mixed use residential and commercial complex a major development pursuant to section 46 of the Development Act 1993. The declaration was varied on 29 January 2009 to expand the land to which the declaration applied.

2. A proposal from the Palmer Group (hereafter 'the proponent') to construct a mixed residential and commercial retail complex on the corner of Anzac Highway and Marion Road at Plympton was the subject of a Development Application lodged on 2 July 2007. That application ('the proposed major development') was subsequently varied on 29 January 2009 and 17 May 2013.

3. The proposed major development has been the subject of a Development Report in May 2009 and an amended Development Report in May 2013 and has been assessed in accordance with Sections 46, 46D and 47 of the Act. On 23 December 2013 the Governor granted provisional development authorisation to the proposed major development reserving his decision on a number of specified matters for further assessment pursuant to s48(6) of the Development Act 1993. The Governor also delegated to the Minister for Planning the power to deal with certain aspects of the approval, including the power to decide on specified matters reserved for further assessment, the power to permit any variation associated with the said provisional development authorisation, and the power to grant a final development authorisation required under Section 48 (2) (b) (i) of the Act.

4. By letter dated 28 February 2014 the proponent applied to vary the provisional development authorisation of 23 December 2013. The variations sought were three-fold.

5. The first variation proposes an amendment to the number of stages and the associated timing of each, and permits the grant of final development authorisation in respect of each stage, separately from the remainder of the proposed major development, upon satisfaction of matters reserved for further assessment of the stage.

6. The second variation proposes an amendment to the composition and number of apartments within the western tower, now proposed as part of the Stage 1 works, resulting in the construction of an additional one bedroom unit on each level of the western tower, for a total of four additional one bedroom units.

7. The third variation proposes amendment to the requirement for boundary screening along the side of the West Tower by shifting its location from the eastern side of the building to the western side of the building, and allowing flexibility in the nature of the screening recognising that there exists a range of design options available to avoid overlooking.

8. I am satisfied in the exercise of the delegated power of the Governor pursuant to Sections 48 (6) and (7a) that an appropriate Development Report, amended Development Report and Assessment Report have been prepared in relation to the proposed major development encompassing the proposed variations, in accordance with Sections 46 and 46D of the Act. I have had regard to the Development Report, amended Development Report and Assessment Report when considering the application to vary the proposed major development, along with all relevant matters under Section 48 of the Act.

9. In the exercise of the delegated power of the Governor pursuant to Section 48 (7a) of the Act I have decided to vary the provisional development authorisation as described above.

Decision

IN the exercise of the power delegated to me by the Governor by Notice in the *South Australian Government Gazette* on 23 December 2013 pursuant to Section 48 (9) of the Development Act 1993 to assess matters reserved for further assessment in relation to a proposal to develop land on the corner of Anzac Highway and Marion Road at Plympton as a mixed use commercial and residential complex, and to vary the provisional development authorisation granted to that proposed development on 23 December 2013, and having due regard to the matters set out in Section 48 (5) and all other relevant matters I vary the provisional development authorisation by:

1. In relation to Part A: Reserved Matters:

(a) Removing the first sentence from the section entitled "Part A: Reserved Matters and replacing it with the words "The following matters are reserved for further assessment, and may be assessed and approved individually and sequentially according to the Staging and Completion requirements set out in conditions 3, 4 and 5 of this provisional development authorisation."

(b) Deleting paragraph (e) in Part A: Reserved Matters and replacing it with:

"(e) a Developer Agreement with the Department of Planning, Transport and Infrastructure (DPTI) for each stage of the development identifying the required works. Subject to a determination by DPTI that a matter identified in sub-paragraphs (i)-(ix) below does not need to be addressed within the Agreement for a particular stage, the works addressed in the Agreement shall include (but not be limited to) the following:"

(c) Deleting sub-paragraph (e) (iv) in its entirety and replacing it with:

"(e) (iv) a separate right turn phase shall be provided at the Marion Road/Anzac Highway intersection for the eastern approach. Additionally, the phase times for the right turn movement from Anzac Highway into Cross Road shall be increased. These modifications shall be to the satisfaction of the Department of Planning, Transport and Infrastructure at the cost of the developer. This shall be undertaken prior to occupation of the applicable stage of the development;"

(d) Deleting the last sentence from (e) (vii) and replacing it with 'All road works and improvements shall be completed prior to occupation of the applicable stage of the development;'

2. In relation to Part B: Conditions of Provisional Development Authorisation:

(a) Inserting the following additional dot point in Condition 1 (a):

"• Letter from Connor Holmes Property Services to the Department of Planning, Transport and Infrastructure dated 28 February 2014."

(b) Deleting Condition 3 in its entirety and replacing it with:

"3. The proponent must address the reserve matters and submit relevant documentation for approval in accordance with the following timeframes failing which I may cancel this provisional authorisation and exercise my power to refuse approval to the development under Section 48 (2) (a):

- Stage 1—within 12 months hereof
- Stage 2—within 12 months hereof
- Stage 3—within 24 months hereof
- Stage 4—within 24 months hereof."

(c) Deleting Condition 4 in its entirety and replacing it with:

"4. Any final development authorisation granted under Section 48 (2) (b) (i) for the Stages below shall be subject to a condition that the proponent must complete substantial work on-site within the following period of the date of this provisional development authorisation, failing which I may cancel the final authorisation:

- Stage 1—within three years hereof
- Stage 2—within four years hereof
- Stage 3—within six years hereof
- Stage 4—within eight years hereof."

(d) Deleting Condition 5 in its entirety and replacing it with:

"5. In addition, the proponent must comply with the following staging and timing requirements for completion of the development failing which I may cancel the authorisation:

- Stage 1—two years from the date of final development authorisation to complete the west tower—24 two bedroom apartments and four one bedroom apartments.

- Stage 2—three (3) years from the date of final development authorisation to complete basement car park, Ground floor supermarket, Ground floor retail, Commercial, East Tower—16 two bedroom apartments.
- Stage 3—four (4) years from the date of final development authorisation to complete Serviced Apartments
- Stage 4—six (6) years from the date of final development authorisation to complete North Tower”.

(e) Deleting Condition 8 in its entirety and replacing it with:
 “8. The western side of the West Tower shall provide adequate screening to prevent overlooking to the adjacent existing residences to the reasonable satisfaction of the Minister for Planning.”

Given under my hand at Adelaide: dated 10 June 2014.

JOHN RAU, Minister for Planning
 Delegate of the Governor

For ease of reference and understanding, the entire Provisional Development Authorisation is reproduced below incorporating the variations the subject of this Notice.

PURSUANT to Section 48 of the Act and having due regard to the matters set out in Section 48 (7a) and all other relevant matters, I under delegation from the Governor:

- (a) vary the provisional development authorisation in relation to the proposed Major Development under Section 48 (7a) subject to the Reserved Matters set out in Part A below and Conditions set out in Part B below;
- (b) pursuant to Section 48 (6) reserve my decision on the matters specified in Part A below;
- (c) specify under Section 48 (7) (b) (i) all matters which are the subject of conditions herein and all reserved matters herein as matters in respect of which the conditions of this authorisation may be varied or revoked or new conditions attached and separately to specify the matter of the completion of the works as a matter in respect of which a condition may be imposed in any final authorisation to be granted; and
- (d) specify for the purposes of Section 48 (11) (b) the period of two years from the date of this provisional development authorisation as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation under Section 48 (11) and proceed to refuse a final development authorisation under Section 48 (2) (a).

PART A: RESERVED MATTERS

The following matters are reserved for further assessment, and may be assessed and approved individually and sequentially according to the Staging and Completion requirements set out in conditions 3, 4 and 5 of this provisional development authorisation.:

- (a) detailed design plans and drawings for all structures on site for approval by the Minister for Planning. The final designs, plans and drawings must show the layout of the structures on the site cross-sections as well as elevations and drawings for each component of the development and the sustainability measures proposed by the proponent;
- (b) a Building Sustainability Plan that includes details of the objectives and measures to be implemented to achieve energy and water efficiencies, the use of recycled materials, minimisation of emissions and waste minimisation/recycling for the proposed development. This would need to be shown on the plans and elevations where applicable. The Plan must include targets and measures as well as an analysis using a Green Star Rating Tool;
- (c) a legally binding agreement, under Section 57 of the Development Act 1993, between the proponent and the Minister for Housing and Urban Development (or his delegate) dedicating a portion of the residential apartments to the provision of affordable rental housing

such that 15% of the total residential development will meet the ‘affordable housing criteria’ as determined by the Minister in Regulation 4 of the South Australian Housing Trust Regulations 2010 (as amended by further notice from time to time). A Plan shall be prepared, to the reasonable satisfaction of Renewal SA, for the development showing the proposed location of the 15% of dwellings that will meet the affordable housing criteria;

- (d) a Waste Management Plan for each component of the development, prepared to the reasonable satisfaction of Zero Waste, the Environment Protection Authority and City of West Torrens Council;
- (e) a Developer Agreement with the Department of Planning, Transport and Infrastructure (DPTI) for each stage of the development identifying the required works. Subject to a determination by DPTI that a matter identified in sub-paragraphs (i)-(ix) below does not need to be addressed within the Agreement for a particular stage, the works addressed in the Agreement shall include (but not be limited to) the following: :
 - (i) vehicle movements to and from Marion Road at Elizabeth Avenue and Mabel Street be restricted to left turn in and left turn out only by closing the median openings on Marion Road. As part of this work, the right turn lane on Marion Road for vehicles turning right into Anzac Highway to head east shall be extended to maximize storage at this location;
 - (ii) vehicle movements at the two-way access point to the car park on Anzac Highway shall be restricted to left turn in, left turn out and right turn in only. Right turn out movements shall not be permitted to occur in any form. To accommodate right-in movements, the U-turn facility shall be modified to prohibit U-turns from the north-east or, in the event that the design cannot entirely prohibit the above movements, the U-turn on Anzac Highway shall be closed entirely and access restricted to left turn in and left turn out only;
 - (iii) a left turn deceleration lane shall be provided at the Marion Road access to the car park. This shall be designed in accordance with the Austroads Guide to Road Design Part 4A and Department of Planning, Transport and Infrastructure standards;
 - (iv) a separate right turn phase shall be provided at the Marion Road/Anzac Highway intersection for the eastern approach. Additionally, the phase times for the right turn movement from Anzac Highway into Cross Road shall be increased. These modifications shall be to the satisfaction of the Department of Planning, Transport and Infrastructure at the cost of the developer. This shall be undertaken prior to occupation of the applicable stage of the development;
 - (v) the right turn lane on Anzac Highway western approach shall be extended by a minimum of 20 metres;
 - (vi) sufficient land shall be set aside along the Marion Road and Anzac Highway property frontages to accommodate the required road works and to provide Disability Discrimination Act 1992 (‘DDA’) compliant footpaths (any new or relocated footpath must be no narrower than the existing footpaths). All land required from the site to facilitate this requirement shall be vested to road at no cost to Council or the Department of Planning, Transport and Infrastructure;
 - (vii) all road works and improvements required to accommodate the proposed development shall be designed and constructed to the satisfaction of the Department of Planning, Transport and Infrastructure with all costs (design, construction and project management) being borne by the developer. With regards to the design, the developer is required to seek approval for the concept plan from the Department of Planning, Transport and Infrastructure’s Metropolitan Region, Senior Access

Management Engineer, Catherine Magraith on telephone (08) 8226 8325, before undertaking any detailed design work. All road works and improvements shall be completed prior to occupation of the applicable stage of the development;

- (viii) the five car parking spaces on the southern side and the eight spaces on the northern side of the Marion Road access aisle shall be removed from the proposal to minimize conflict adjacent to the Marion Road access point; and
- (ix) the three car parking spaces immediately south of the two-way access point on Anzac Highway shall be removed from the proposal to minimize conflict adjacent to the Anzac Highway access point;
- (f) a Traffic and Parking Management Plan, prepared to the reasonable satisfaction of the Department of Planning, Transport and Infrastructure and City of West Torrens Council, including legally binding agreements between the proponent and the responsible road authority for any necessary works and arrangements;
- (g) a detailed Landscaping Plan for the site;
- (h) a detailed Stormwater Management Plan prepared to the reasonable satisfaction of the Environment Protection Authority and City of West Torrens Council; and
- (i) a Construction Environmental Management and Monitoring Plan for the pre-construction and construction phases prepared to the reasonable satisfaction of the Environment Protection Authority and the City of West Torrens Council.

PART B: CONDITIONS OF PROVISIONAL DEVELOPMENT AUTHORISATION

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

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

- Highway Inn Properties Pty Ltd—290 Anzac Highway, North Plympton—Transit Orientated Development Proposal—Planning Application—2 July 2007;
- Development Report—Mixed Use Development—Anzac Highway and Marion Road—Plympton—May 2009;
- Plympton Mixed Used Development—Amendment to Development Report—Prepared by Connor Holmes—May 2013;
- Plympton Mixed Use Development—Response Report—Prepared on behalf of the Palmer Group—July 2013;
- Assessment Report for the Development Report for the Plympton Mixed Use Development Anzac Highway and Marion Road—November 2013; and
- Letter from Connor Holmes Property Services to the Department of Planning, Transport and Infrastructure dated 28 February 2014.

Building Work

2. Before any building work is undertaken on the site, the building work must be certified by a private certifier, or by some person determined by the Minister for Planning, as complying with the provisions of the Building Rules.

Staging and Completion

3. The proponent must address the reserve matters and submit relevant documentation for approval in accordance with the following failing which I may cancel this provisional authorisation and exercise my power to refuse approval to the development under Section 48 (2) (a):

- Stage 1—within 12 months hereof
- Stage 2—within 12 months hereof
- Stage 3—within 24 months hereof
- Stage 4—within 24 months hereof.

4. Any final development authorisation granted under Section 48 (2) (b) (i) for the Stages below shall be subject to a condition that the proponent must complete substantial work on-site within the following period of the date of this provisional development authorisation, failing which I may cancel the final authorisation:

- Stage 1—within three years hereof
- Stage 2—within four years hereof
- Stage 3—within six years hereof
- Stage 4—within eight years hereof.

5. In addition, the proponent must comply with the following staging and timing requirements for completion of the development failing which I may cancel the authorisation:

- Stage 1—two years from the date of final development authorisation to complete the west tower—24 two bedroom apartments and four one bedroom apartments.
- Stage 2—three (3) years from the date of final development authorisation to complete basement car park, Ground floor supermarket, Ground floor retail, Commercial, East Tower—16 two bedroom apartments.
- Stage 3—four (4) years from the date of final development authorisation to complete Serviced Apartments.
- Stage 4—six (6) years from the date of final development authorisation to complete North Tower.

Built Form

6. The development as described at a maximum overall height of 48.3 metres Australian Height Datum ('AHD') shall not penetrate the Adelaide Airport Obstacle Limitation surface ('OLS') airspace protected for aircraft operations. Any further proposed addition to the structure above the maximum height, including aerials, masts and vent/exhaust stacks, would be subject to a separate assessment.

7. The development and the site shall be maintained in a serviceable condition and operated in an orderly and tidy manner at all times.

8. The western side of the West Tower shall provide adequate screening to prevent overlooking to the adjacent existing residences to the reasonable satisfaction of the Minister for Planning.

9. Provision shall be made for secure storage of trolleys within the complex at night to the reasonable satisfaction of the City of West Torrens Council.

Lighting

10. All external lighting of the site, including car parking areas and buildings, shall be designed and constructed to conform with appropriate Australian Standards and shall be located, directed and shielded and of such limited intensity that no demonstrable nuisance or loss of amenity is caused to any person beyond the site.

11. Any lighting proposed shall conform to airport lighting restrictions and shall be shielded from aircraft flight paths to the satisfaction of Adelaide Airport Limited.

Signage

12. Appropriate ('way-finding') signage for directing pedestrians to public transport shall be installed to the reasonable satisfaction of the Minister for Planning.

13. The colours and illumination of signage associated with the site shall not create a glare or distraction to passing drivers and shall not interfere with the operation of adjacent traffic signals.

14. No element of LED or LCD display shall be included in the design of any signs visible from the adjacent road network.

15. Any signs associated with the development shall not interfere with existing traffic control devices or result in distraction or confusion of motorists. Any signs must be simple, effective and easily assimilated. Under no circumstance shall signs be allowed to flash, scroll or move as this would result in undesirable distraction to motorists.

16. Trailer mounted variable signs shall not be used on or adjacent to the subject site for advertising purposes.

Waste Management

17. Waste disposal vehicles and general delivery vehicles shall only service the development between the hours of 7 a.m. and 7 p.m., Monday to Saturday inclusive and shall only load or unload within the confines of the subject land.

18. The waste and general storage and service/operational areas of the shopping centre and car parking area shall be kept in a neat, tidy, safe and healthy condition at all times.

19. All trade waste and other rubbish shall be stored in covered containers prior to removal and shall be kept screened from public view.

20. The service area access door/screening gate on Elizabeth Avenue shall remain closed at all times other than when loading or unloading is taking place.

Parking and Access

21. That all car parks, driveways and vehicle manoeuvring areas shall conform to Australian Standards and be constructed, drained and paved with bitumen, concrete or paving bricks in accordance with sound engineering practice and appropriately line marked to the reasonable satisfaction of the Development Assessment Commission prior to the occupation or use of the development.

22. All car parking areas, driveways and vehicle manoeuvring areas shall be properly maintained at all times.

23. All loading and unloading, parking and manoeuvring areas shall be designed and constructed to ensure that all vehicles can safely enter and exit the subject land in a forward direction.

24. The loading docks and associated access points shall be designed to facilitate 19 metre semi-trailers.

25. The indented bus stop and taxi rank adjacent the Anzac Highway frontage of the site shall be relocated and or modified to the satisfaction of the Department of Planning, Transport and Infrastructure.

26. All redundant crossovers shall be removed and be replaced with kerb and gutter to Council standards, with all costs being borne by the applicant.

27. A kerb extension shall be provided to prohibit trucks turning right into Elizabeth Avenue from the service delivery exit to the reasonable satisfaction of the City of West Torrens Council.

Stormwater

28. No stormwater shall be permitted to discharge on surface to Anzac Highway or Marion Road. Any modifications to stormwater infrastructure as a direct result of the development shall be at the expense of the developer.

29. That all stormwater design and construction shall be in accordance with Australian Standards and recognised engineering best practices to ensure that stormwater does not adversely affect any adjoining property or public road.

Construction Activities

30. Normal operating hours for construction activities (including truck movements) to and from the site shall be from 7 a.m. to 7 p.m., Monday to Saturday inclusive.

31. Any machinery, plant operating equipment, lighting, building façade designs or sound devices associated with the proposed development shall not impair or impinge upon the enjoyment or safety of residents of the apartment complex, adjoining properties (or occupiers thereof) or the local traffic and pedestrian environment and shall comply with the Environment Protection (Noise) Policy 2007, Environment Protection (Industrial Noise) Policy 1994 and the Environment Protection (Machine Noise) Policy 1994.

PART C: NOTES TO PROPONENT

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

(a) Building Rules

The proponent must obtain a Building Rules assessment and certification from either the City of West Torrens Council or a private certifier (at the proponent's option) and forward to the Minister all relevant certification documents as outlined in regulation 64 of the Development Regulations 2008.

Pursuant to Regulation 64 of the Development Regulations 2008, the proponent is especially advised that the City of West Torrens Council private certifier conducting a Building Rules assessment must:

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

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

(b) Final designs for each component of the development

In regard to reserved matter (b), final design should address the following:

- roof plans for all areas of the development;
- roof areas for the shopping centre buildings shall be constructed out of a non-reflective material;
- details showing the air intake vents for the basement car park and venting details for any restaurant/cafes;
- details of lighting for the basement and ground level car park;
- details of the colours proposed for the development;
- redesign of the external car park to incorporate additional safe and direct paths for cyclists and pedestrians (including crossing points designed to highlight the presence of cyclists and pedestrians);
- plans showing the location of secure bicycle parking for residents of the East and North Tower;
- acoustic treatment details that meet noise criteria as set out in:
 - AS 1276-1979: methods for determination of sound transmission class and noise isolation class of building partitions;
 - AS ISO 140.8-2006: acoustics—measurement of sound insulation in buildings and of building elements, laboratory measurements of the reduction of transmitted impact noise by floor coverings on a heavyweight standard floor; and
 - AS/NZS 1269.2-1998: occupational noise management—noise control management;
- all building work shall comply with the prescriptive requirements of the Building Code of Australia in particular AS2419.1, AS2441, AS 2118.1, AS2444, BCA Spec E1.8, BCA Tables E2.2a and E2.2b, BCA Part E3 and AS2293.1;

- exhaust hoods for car park ventilators shall be designed to direct exhaust fumes away from adjacent development. Car park ventilation should be directed away from open spaces and higher amenity areas, towards major roadways;
- kitchen exhausts from the restaurants/cafes should be flued to direct odour away from the serviced apartments;
- all mechanical plants/air conditioning shall be housed/enclosed within the roof area as part of the design and any noise would be mitigated through the use of noise attenuating design measures;
- air conditioning intakes on buildings should be located as far as is practicable from transport corridors;
- air conditioning systems should include filtration to remove fine particles where ambient air quality is very poor (this is reliant on sealed positive pressure apartments in which access to unfiltered ambient air is not recommended);
- the requirements of the *Ministers Specification SA 78B Construction requirements for the control of external sound* (February 2013);
- all building work shall comply with the prescriptive requirements of the Building Code of Australia ('BCA') and in particular: fire hydrant coverage to be provided in accordance with AS2419.1, fire hoses to be provided in accordance with AS2441, automatic sprinkler protection to be provided in accordance with AS2118.1, portable fire extinguishers to be provided in accordance with AS2444, a fire control centre to be incorporated in accordance with BCA Spec E1.8, smoke hazard management provisions in accordance with BCA Tables E2.2a and E2.2b, lift installations in accordance with BCA Part E3 and exit and emergency lighting to be installed in accordance with AS2293.1;
- the Metropolitan Fire Service would need to be consulted and involved with the design, approval and commissioning phases as required under the Development Regulations 2008. For further advice on fire safety the contact person is Fire Safety Engineer, David Kubler on telephone 8204 3611. Should variations to the prescriptive requirements of the BCA be proposed, suitably justified 'alternative solutions' should be presented to the Metropolitan Fire Service ('MFS') South Australia for comment and document in accordance with Regulation 28 of the Development Regulations 2008. The MFS recommends that the developer liaise with the Department in the early design phase to ensure that a cost effective installation that would also meet the operational needs of the fire service can be achieved; and
- details on odour management between uses.

(c) *Building Sustainability Plan*

In relation to reserved matter (c), the Building Sustainability Plan should address energy consumption and green house emissions below the current levels to satisfy environmental performance. The approach to the design of this proposal should exceed the requirements of Part J of the Building Code on Energy Efficiency and as discussed in the Development Report ('DR') and the amendment to the DR to provide energy efficiency to achieve a 5-star rating for the serviced apartment component and aim to provide a 5-Star Green Star Green Building Council of Australia ('GBCA') Rating for the commercial component.

(d) *Waste Management Plan*

The Waste Management Plan shall address the following:

- construction associated with the shopping centre tenancies and serviced apartments;
 - the operational and ongoing waste for the shopping centre, including recycling and waste minimisation;
 - servicing arrangements and waste removal provisions for the whole of the development (including commercial and retail);
 - ongoing waste management for the serviced apartment component; and
 - reference to Zero Waste SA in partnership with the Property Council and Renewal SA, a better practice guidance for medium density, high density and mixed use developments, which includes the following:
 - internal design (waste management systems, for example chutes or compactors);
 - collection areas (ease of access to bins by residents, enclosure sizes, visual amenity);
 - bin presentation areas (visual amenity, access and egress for collection vehicles); and
 - waste collection (noise and sensitive adjacent users).
- (e) *Traffic and Parking Management Plan*
- In regard to the Traffic Parking and Management Plan should address the following:
- (a) *Parking Management:*
- the layout of the car parking areas (including basement car parking) and service bays shall meet the Australian/New Zealand Standard 2890.1:2004, parking facilities—off-street car parking and line markings and Australian Standard 2890.2-2002 parking facilities—off-street commercial vehicle facilities (including service areas);
 - the final plans and details should ensure that sufficient secure bicycle parking and end of trip facilities are provided and that visitor bicycle parking rails are well positioned for passive surveillance. The location of secure bicycle parking for residents and employees should be indicated on the plans. The bicycle parking facilities shall be designed in accordance with Australian Standard 2890.3-1993 and the AUSTROADS, Guide to Traffic Engineering Practice Part 14—Bicycles;
 - the on-site parking shall be designed in accordance with the Australian/New Zealand Standard 2890.1:2004 and 2890.6:2009. All facilities for commercial vehicles shall conform to Australian Standard 2890.2:2002;
 - the car park shall be appropriately line marked and signed to ensure the desired flow of traffic through the site;
 - all bicycle parking facilities shall be designed in accordance with Australian Standard 2890.3-1993 and the AUSTROADS, Guide to Traffic Engineering Practice Part 14—Bicycles;
 - access and egress from the car parking areas shall be designed in accordance with the Australian/New Zealand Standard 2890.1:2004, Parking Facilities, Part 1—off-street car parking;
 - turning areas and loading bays required for semi-articulated delivery vehicles shall meet Australian Standards for off-street parking facilities (AS 2890.1 for cars and AS 2890.2 for commercial vehicles); and
 - lighting shall be provided within the basement car parking area and at the grade car parking area in accordance with the public lighting code in AS 1680.2.1-1993, AS/NZS 1158:2007 and AS/NZS 1680.
- (b) *Traffic Management:*
- the entry only into the car park from Anzac Highway shall be designed to maximize pedestrian safety;
 - any traffic control devices shall be designed and constructed in accordance with the main standard of the Manual of Uniform Traffic Control Devices—AS 1742;
 - driveway grades shall be set in accordance with AS2890;

- the main standard for traffic control devices is the Manual of Uniform Traffic Control Devices—AS 1742. There are many standards under AS 1742 covering the various traffic control devices that may need to be referred to. They are as follows:
 - AS 1742 Manual of uniform traffic control devices;
 - general introduction and index of signs—Australian Road Rules supplement;
 - supp.1 (int);
 - 1742.2 Part 2: traffic control devices for general use;
 - 1742.3 Part 3: traffic control devices for works on roads;
 - 1742.4 Part 4: speed controls;
 - 1742.9 Part 9: bicycle facilities;
 - 1742.10 Part 10: pedestrian control and protection;
 - 1742.11 Part 11: parking controls; and
 - 1742.13 Part 13: local area traffic management; and
- service vehicles are required to turn left out to Marion Road. The alignment of the exit movement should be tightened up and angled appropriately to force large vehicles to turn left out as intended. ‘NO TRUCK’ signs should also be considered to prevent service vehicles from turning right out to use the nearby residential streets. Details are required on how this will be achieved.

(f) *Landscaping Plan*

In regard to reserve matter (g) the Landscaping Plan should provide the following:

- details shall be provided showing street furniture, shading devices and lighting;
- planting details;
- Elizabeth Avenue streetscape details, landscaping and streetscape to Elizabeth Avenue will be addressed in consultation with the City of West Torrens Council;
- location of tanks for water reuse for irrigation purposes;
- a detailed species list including local indigenous plants;
- the planting of semi-mature trees (not less than 2-3 metres in height) within the car parking area;
- all landscaping approved as part of the application shall be established prior to the occupation of the premises;
- a watering system shall be installed and operated so that all plants receive sufficient water to ensure their survival and growth;
- landscaping shall be designed to incorporate water conservation principles and devices (Water Sensitive Urban Design);
- the proposed landscaping contribution to the Urban Forest program;
- the inclusion of details for any proposed Green infrastructure (green walls/roofs);
- open spaces containing trees and other vegetation should be established between housing and transport corridors to increase natural air filtering processes; and
- trees should be planted along major roadways to increase natural air filtering processes.

(g) *Stormwater Management Plan*

In regard to reserve matter (h) the Stormwater Management Plan should address the following:

- all stormwater design and construction should be in accordance with Australian/New Zealand Standards, AS/NZS 3500-2003 and recognised engineering best practices to ensure that stormwater does not adversely affect any adjoining property;
 - the Environment Protection Authority (‘EPA’) requires the following be included:
 - how the first flush will be managed;
 - how the stormwater will be managed during the construction phase;
 - that any stormwater discharging from the site will occur in accordance with the Environment Protection (Water Quality) Policy 2003;
 - how sediment run-off from the site will be minimised as well as sediment stockpiles; and
 - maintenance of stormwater management and infrastructure;
 - the City of West Torrens Council request that the applicant enters into discussions with the City Assets Department to establish an effective and well integrated stormwater management system;
 - the proponent is advised of the requirement to comply with the EPA’s ‘Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry’ during demolition and construction of the development;
 - development/s shall have no deleterious effects on the quality or quantity of surface water or the natural environments that rely on this water;
 - development/s shall have no deleterious effects on the quality or quantity of groundwater or the natural environments that rely on this water. In particular, the following conditions shall apply:
 - effluent disposal systems (including leach drains) to be designed and located to prevent contamination of groundwater;
 - groundwater levels at the site (basement car park) need to be included; and
 - if any dewatering will be required (an activity that may require an EPA licence).
- All extensions to water/wastewater networks will be assessed on their individual commercial merits. Where more than one development is involved, one option will be for SA Water to establish an augmentation charge for that area to equitably share the costs amongst those requiring and/or benefiting from the provision of the additional infrastructure. Any proposed augmentation charge will be assessed on its individual commercial merits;
- if the existing water/wastewater infrastructure requires an extension or new approach mains to serve any proposed development, the developer/s will be required to meet the costs associated with these works;
 - when a proposed development adversely impacts upon the capacity of existing water/wastewater infrastructure the developer will be required to meet the cost of upgrading or augmenting the infrastructure to service the proposed water demands and/or wastewater discharges;
 - the developer is also required to meet the costs of providing all water supply mains within the development site itself, including all water and wastewater pumping stations, pumping mains and water tanks;
 - all new water supply mains constructed to serve commercial/industrial areas shall be a minimum size of 150 mm diameter. This is to provide an adequate water supply for industry as well as for fire protection purposes;

- similarly all new wastewater collection pipes required to serve commercial/industrial areas shall be a minimum size of 225 mm diameter and all property connections shall be a minimum size of 150 mm diameter. Where areas are being served by existing 150 mm diameter sewers, restrictions may be imposed on the types of development permitted in view of the smaller size mains;
- construction of water supply, wastewater and recycled water infrastructure will need to comply with SA Water Infrastructure Standards; and
- any proposed industrial or commercial developments will be subject to an SA Water Trade Waste agreement to permit the discharge of trade waste to the sewer network. Industrial and large dischargers may be liable for quality and quantity loading charges.

(h) *Construction Environmental Management and Monitoring Plan for the preconstruction, construction and operational phases*

The Construction Environmental Management and Monitoring Plan ('CEMMP') should be prepared taking into consideration and with explicit reference to relevant Environment Protection Authority policies and guideline documents, including the Environment Protection (Noise) Policy 2007 and air quality National Environment Protection Measures ('NEPM'). A CEMMP covering both pre-construction and construction phases shall be prepared in consultation with the Environment Protection Authority before its submission to the Minister for approval. The CEMMP shall include the following:

- reference to and methods of adherence to all relevant Environment Protection Authority ('EPA') policies and codes of practice for construction sites, including the inclusion of a copy of Schedule 1 of the Environment Protection Act 1993 as an Appendix to the Construction Environmental Management and Monitoring Plan to ensure contractors are aware of EPA requirements;
- Soil Erosion and Drainage Management Plan (including dust management);
- timing, staging and methodology of the construction process and working hours (refer also to condition outlining working hours);
- a risk assessment relating to the potential impacts of construction activities that includes the staging of the development;
- traffic management strategies during construction of both the basement car park and the shopping centre and apartment complex, including transport beyond the development site;
- site contamination audit—provide a site history report that identifies any activities or potential for site contamination to have occurred from 2009 to present. The EPA advises that the site history report should:
 - be prepared by a site contamination consultant in accordance with Schedules A and B of the National Environment Protection (Assessment of Site Contamination) Measure 1999 ('NEPM');
 - document the preliminary investigations at the site carried out in accordance with the NEPM;
 - determine whether a potentially contaminating land use as described in Appendix 1 of Planning Advisory Notice 20 ('PAN 20') has occurred with the potential to cause site contamination affecting the site; and
 - provide statements in relation to the existence of site contamination at the site. Statements by site contamination consultants in relation to site contamination must be clearly qualified as to the existence of site contamination at the site by specifying the land uses that were taken into account in forming that opinion as required by Section 103ZA of the Environment Protection Act 1993;
- management of infrastructure services during construction and re-establishment of local amenity and landscaping;
- control and management of construction noise, vibration, dust and mud;
- engineering and structural issues associated with construction of the basement car park and overhead landscaping;
- stormwater and groundwater management during construction;
- identification and management of contaminated soils and groundwater, should these be encountered;
- site security, fencing and safety and management of impacts on local amenity for residents, traffic and pedestrians;
- disposal of construction waste, any hazardous waste and refuse in an appropriate manner according to the nature of the waste;
- protection and cleaning of roads and pathways;
- overall site clean-up; and
- to address management and site issues during construction and site contamination will need to demonstrate compliance with the National Environment Protection (Ambient Air Quality) Measure (1998) and with the National Environment Protection (Air Toxics) Measure (2011).

2. Crane operations associated with construction should be the subject of a separate application to Adelaide Airport Limited (48 days prior notice required for any crane operations during construction). Crane assessment may also have to be conducted by the Civil Aviation Safety Authority ('CASA').

3. The developer should note that the height limit applies to antennae, masts and aerials that may be placed on top of the building, so the proponent should ensure that the building (plus envisaged structures on top of the building) do not infringe the Obstacle Limitation Surfaces ('OLS'). The Adelaide Airport Safety Manager has advised the building height would be just under the OLS, but masts and structures on top of the building would not be allowed. Any external lighting associated with the development or the use of cranes for construction on the site would need to be referred to the Federal Airports Corporation.

4. The Metropolitan Adelaide Road Widening Plan shows that a strip of land up to 4.5 metres in width may be required from the Anzac Highway and Marion Road frontages of the site, together with additional land from the Anzac Highway/Marion Road corner for the possible future upgrading of the Anzac Highway/Marion Road intersection. An additional 4.5 metres x 4.5 metres cut-off is required from the Marion Road/Elizabeth Avenue corner of the site. The consent of the Commissioner of Highways is required under the Metropolitan Adelaide Road Widening Plan Act for all new building works located on or within 6 metres of the above requirements. The required consent form should be completed and returned to the Department of Planning, Transport and Infrastructure with three copies of the final stamped approved plans.

5. Some of the subject land may need to be vested as part of the road reserve at no cost to Council and the Department of Planning, Transport and Infrastructure, to ensure that adequate footpath is maintained along Marion Road. Kerb widening to increase the radius of the curve to allow semi-trailers to negotiate the left turn out of Elizabeth Avenue may require some land to be vested as road reserve, at no cost to Council or the Department of Planning, Transport and Infrastructure, to ensure that an adequate public footpath is maintained at this location.

6. The Environment Protection Authority advises, given the significance of the forecast traffic changes, that air quality modelling should be undertaken, as clean air would be imperative to informing the design outcome.

7. The proponent is advised of the General Environmental Duty under Section 25 of the Environment Protection Act 1993 which provides that a person must not undertake any activity, which pollutes, or may pollute without taking all reasonable and practical measures to prevent or minimise harm to the environment.

8. The proponent is advised that the Development Act 1993 outlines the roles and responsibilities of the applicant and the City of West Torrens Council for matters relating to building works during and after construction of the shopping centre and apartment complex development and associated works.

9. The provisions of the Food Act 2001 and associated food regulations apply.

10. In addition to the Building Code of Australia, the proponent must comply with the Commonwealth Disability Discrimination Act 1992 in planning access for the disabled.

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

12. If the development is not substantially commenced within two years of the date of the decision on the last of the reserved matters, the Governor may cancel this development authorisation.

13. The development shall include directional and way finding signage that indicates the short walking distance/time to the tram stop and bus stops.

14. Should additional signage be required, above and beyond the proposed pylon sign on Anzac Highway, these must be assessed to ensure that they would not impact on road safety, particularly given the complexity and nature of movements at this location.

FISHERIES MANAGEMENT ACT 2007

Fisheries Management (Vessel Monitoring Scheme) Regulations 2007—Regulation 3

FOR the purposes of Regulation 3 of the Fisheries Management (Vessel Monitoring Scheme) Regulations 2007, the persons occupying or acting in the following positions within the Fisheries and Aquaculture Division of the Department of Primary Industries and Regions SA are hereby designated to perform the functions of the VMS Administrator:

Manager, Strategic Projects and System Development
 Manager, Leasing and Licensing
 Senior Leasing and Licensing Officer

This instrument revokes and replaces any previous instrument published in the *Gazette* for this purpose.

Dated 4 June 2014.

PROFESSOR M. DOROUDI, Executive Director,
 Fisheries and Aquaculture

FISHERIES MANAGEMENT ACT 2007

Fisheries Management (Vessel Monitoring Scheme) Regulations 2007—Regulation 3

FOR the purposes of Regulation 3 of the Fisheries Management (Vessel Monitoring Scheme) Regulations 2007, the VMS units listed in Schedule 1 are approved VMS units and persons employed or contracted by the businesses listed in Schedule 2 are approved installers of VMS units.

This instrument of approval revokes and replaces any previous instrument published in the *Gazette* for this purpose.

SCHEDULE 1

Approved VMS units:

1. Sailor (Thrane and Thrane) 6150 with the following software versions:

- (a) Thrane and Thrane 3027D Mini-C Non-SOLAS—1.03
- (b) Thrane and Thrane 6194 Terminal Control Unit—1.03

Note: The unit must be configured in accordance with FFA Thrane and Thrane Sailor 6140/6150 configuration before the PIRSA DNID is downloaded.

2. Sailor (Thrane and Thrane) 6140 with a 6194 TCU with the following software versions:

- (a) Thrane and Thrane 3027D Mini-C Non-SOLAS—1.03
- (b) Thrane and Thrane 6194 Terminal Control Unit—1.03

Note: The unit must be configured in accordance with FFA Thrane and Thrane Sailor 6140/6150 configuration before the PIRSA DNID is downloaded.

3. Sailor (Thrane and Thrane) Capsat transceiver model TT-3026S Mini-C, firmware version 2.12 or 2.21.

Note: this unit does not meet type approval until the Data Network Identifier (DNID) has been loaded and the correct setting applied by the installer.

4. Sailor (Thrane and Thrane) Capsat transceiver model TT-3026D Mini-C, using firmware version 2.21 or 2.26.

Note: this unit does not meet type approval until the DNID has been loaded and the correct setting applied by the installer.

5. Sailor (Thrane and Thrane) Capsat transceiver model TT-3022D, using software version 3.28 non-SOLAS Fishery DistFn-1, or software versions 3.11 or 3.24.

6. Sailor (Thrane and Thrane) Capsat transceiver model TT-3022D, using software version 3.22 DOS and Easymail version 1.07 with firmware version 3.32.

7. Furuno Mini-C Mobile Earth Station Transceiver Model Felcom 16 with Encrypted GPS utilising firmware version DCE F16 V03+FFA. Antenna Mount with the Furuno Felcom 16 in accordance with either of the following two options:

- (1) Pipe No: 20-007-3011-2, Code No. 100-183-262 'Mast Pipe'; or
- (2) a pipe of this description suitable for marine use.

SCHEDULE 2

Approved VMS installers:

Taylor Marine
 451 Victoria Road
 Taperoo, S.A. 5017
 Phone: (08) 8249 7200
 Fax: (08) 8249 7222
 Email: csalt@taylormarine.com.au

Millteck Marine
 Contact: Graham Mills
 P.O. Box 60
 Smithfield Plains, S.A. 5114
 Phone: (08) 8284 9020
 Mobile: 0417 886 147
 Email: millteck@bigpond.net.au

Fleet Electronics Services
 Contact: Bill Berkunizen
 21/22 South Quay Boulevard
 (P.O. Box B or 1073)
 Port Lincoln, S.A. 5606
 Phone: (08) 8682 2255
 Fax: (08) 8682 6311
 Email: fleetele@internode.on.net

RM & JA Clark Marine Electronics
 Contact: Richard Clark
 24 Lorikieet Street
 (P.O. Box 881)
 Mount Gambier, S.A. 5290
 Phone: (08) 8723 2362
 Fax: (08) 8723 2518

Dated 4 June 2014.

PROFESSOR M. DOROUDI, Executive Director,
 Fisheries and Aquaculture

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Declaration of Authorised Quality Improvement Activity and Authorised Person under Section 64

TAKE notice that I, Jack Snelling, Minister for Health, pursuant to Sections 64 (1) (a) (i) and (b) (i) do hereby:

DECLARE the Activities described in the Schedule to this declaration (the Activities) to be authorised quality improvement activities to which Part 7 of the Act applies.

DECLARE the Person or group of Persons (including a group formed as a committee) described in the Schedule to this declaration (the Persons) to be an authorised entity for the purposes of carrying out the authorised quality improvement activities to which Part 7 of the Act applies,

being satisfied that:

- (a) the performance of the activities within the ambit of the declaration and the functions or activities of the person or group of persons within the ambit of the declaration, would be facilitated by the making of the declaration; and
- (b) that the making of the declaration is in the public interest.

SCHEDULE

Declaration of Authorised Quality Improvement Activity and Authorised Person under Section 64

Activity	Person or Group of Persons
Review and analysis of causes of Maternal and Perinatal Mortality and serious Morbidity	Department for Health and Ageing—South Australian Maternal and Perinatal Mortality Committee
Review and analysis of causes of Maternal Mortality and serious Morbidity	Department for Health and Ageing—South Australian Maternal Mortality Subcommittee
Review and analysis of causes of Perinatal and serious Morbidity	Department for Health and Ageing—South Australian Perinatal Mortality Subcommittee
Review of Causes of Mortality and Morbidity	St Andrew's Hospital Mortality and Morbidity Review Committee
Adverse Event Review	Southern Adelaide Local Health Network Clinical Review Committee
South Australian Audit of Peri-operative Mortality	South Australian Audit of Peri-operative Mortality Steering Committee

Dated 2 June 2014.

JACK SNELLING, Minister for Health

HOUSING IMPROVEMENT ACT 1940

Addendum

IN *Government Gazette* No. 39 dated 3 June 2014, on page 2223, this entry has inadvertently been published in error as it was previously Declared on 27 March 2014 in *Government Gazette* No. 24 on page 1329.

Address of House	Allotment, Section, etc.	<u>Certificate of Title</u> Volume Folio		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published
53 Jane Street, Willaston	Allotment 1 in Filed Plan 128785, Hundred of Mudla Wirra	5234	279	27.3.2014, page 1329

Dated at Adelaide, 12 June 2014.

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

LAND TAX ACT 1936

*Change in Site Values and Index Value for the 2014-2015
Financial Year*

I, DELFINA LANZILLI, the Valuer-General, as required by Section 8A (6) of the Land Tax Act 1936, hereby give notice that the average percentage change in site values for the 2014-2015 financial year is 0.7% and the Index Value for the 2014-2015 financial year is 1.049.

Dated 3 June 2014.

D. LANZILLI, Valuer-General

LAND TAX ACT 1936

Land Tax Thresholds for the 2013-2014 Financial Year

I, MICHAEL KERRY WALKER, the Commissioner of State Taxation, as required by Section 8A (7) of the Land Tax Act 1936, hereby give notice that the land tax thresholds that will apply with respect to the 2014-2015 financial year are:

Threshold A—\$316 000
Threshold B—\$579 000
Threshold C—\$842 000
Threshold D—\$1 052 000

Dated 3 June 2014.

M. J. WALKER, Commissioner of State Taxation

LOCAL GOVERNMENT ACT 1999

*Moonta, Moonta Bay and Port Hughes
Stormwater Management Plan*

NOTICE is hereby given in accordance with Clause 15 (3) of Schedule 1A of the Local Government Act 1999, that the Moonta, Moonta Bay and Port Hughes Stormwater Management Plan prepared by the District Council of the Copper Coast was approved by the Stormwater Management Authority on 14 May 2014.

Dated 5 June 2014.

Executed for and on behalf of the Stormwater Management Authority by its Presiding Member pursuant to a resolution of the Board and in the presence of:

STEPHEN HAINS

C. PORCARO, Witness

NATIONAL ELECTRICITY LAW

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

Under ss 102 and 103, the making of the *National Electricity Amendment (Extension of Call Notice Timing) Rule 2014 No. 6* and related final determination. All provisions commence on **1 July 2014**.

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

Australian Energy Market Commission

Level 6, 201 Elizabeth Street,
Sydney, N.S.W. 2000

Telephone: (02) 8296 7800
Website: www.aemc.gov.au

12 June 2014.

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Special Facilities Licence—SFL 11

PURSUANT to Section 65 (6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 21 March 2012, notice is hereby given that an application for the grant of a Special Facilities Licence within the area described below has been received from:

Beach Energy Limited

The application will be determined on or after 10 July 2014.

Description of Application Area

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

27°48'35.47"	140°46'00.42"
27°48'53.38"	140°46'01.77"
27°48'53.48"	140°45'42.95"
27°48'47.61"	140°45'38.58"
27°48'47.57"	140°45'30.14"
27°48'56.17"	140°45'25.46"
27°49'19.79"	140°45'22.11"
27°49'15.17"	140°45'07.39"
27°48'55.60"	140°45'13.75"
27°48'50.59"	140°45'16.00"
27°48'45.71"	140°45'20.32"
27°48'41.92"	140°45'26.82"
27°48'43.98"	140°45'28.21"
27°48'49.01"	140°45'24.30"
27°48'50.05"	140°45'25.99"
27°48'56.35"	140°45'21.20"
27°48'56.86"	140°45'18.25"
27°48'54.88"	140°45'17.78"
27°48'55.12"	140°45'16.33"
27°48'55.45"	140°45'16.40"
27°48'55.54"	140°45'15.86"
27°48'56.02"	140°45'15.58"
27°48'56.05"	140°45'14.24"
27°48'58.00"	140°45'13.24"
27°49'00.34"	140°45'14.98"
27°49'00.80"	140°45'21.68"
27°48'57.52"	140°45'23.09"
27°48'56.47"	140°45'21.33"
27°48'50.00"	140°45'26.30"
27°48'48.94"	140°45'24.64"
27°48'44.09"	140°45'28.39"
27°48'44.35"	140°45'29.31"
27°48'43.98"	140°45'37.76"
27°48'39.53"	140°45'36.87"
27°48'38.13"	140°45'45"
27°48'39"	140°45'45"
27°48'40"	140°45'44"
27°48'46"	140°45'46"
27°48'44"	140°45'52"
27°48'38"	140°45'51"
27°48'39"	140°45'46"
27°48'38"	140°45'46"
27°48'38"	140°45'45.75"
27°48'35.47"	140°46'00.42"

All co-ordinates in GDA94.

Area: 0.62 km² approximately.

Dated 3 June 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Suspension of Petroleum Exploration Licences—
PELS 288, 289, 290 and 331*

*Gas storage Exploration Licences—
GSELS 612, 613, 614, 615, 616, 617, 618, 619, 620, 621,
622, 623, 624 and 625*

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licences and Gas Storage Exploration Licences have been suspended for the period from and including 2 June 2014 until 1 June 2015 under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of Petroleum Exploration Licences PELs 288, 289, 290 and 331, and Gas Storage Exploration Licences GSELS 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624 and 625 is now determined to be 30 May 2020.

Dated 4 June 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Application for Grant of Petroleum Production Licences—
PPLs 253, 254, 255 and 256*

PURSUANT to Section 65 (6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 21 March 2012, notice is hereby given that applications for the grant of Petroleum Production Licences over the areas described below have been received from:

Beach Energy Limited
Great Artesian Oil and Gas Pty Ltd

The applications will be determined on or after 10 July 2014.

Description of Application Areas

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

PPL 253

Commencing at a point being the intersection of latitude 27°42'55"S GDA94 and longitude 139°21'10"E GDA94, thence east to longitude 139°21'45"E GDA94, south to latitude 27°43'15"S GDA94, east to longitude 139°21'50"E GDA94, south to latitude 27°43'40"S GDA94, west to longitude 139°21'45"E GDA94, south to latitude 27°44'00"S GDA94, east to longitude 139°21'50"E GDA94, south to latitude 27°44'30"S GDA94, west to longitude 139°21'25"E GDA94, south to latitude 27°44'50"S GDA94, east to longitude 139°21'30"E GDA94, south to latitude 27°45'00"S GDA94, east to longitude 139°21'40"E GDA94, south to latitude 27°45'10"S GDA94, east to longitude 139°21'55"E GDA94, south to latitude 27°45'50"S GDA94, west to longitude 139°21'50"E GDA94, south to latitude 27°46'05"S GDA94, west to longitude 139°21'40"E GDA94, south to latitude 27°46'10"S GDA94, west to longitude 139°21'25"E GDA94, south to latitude 27°46'35"S GDA94, west to longitude 139°21'15"E GDA94, south to latitude 27°47'20"S GDA94, west to longitude 139°21'00"E GDA94, north to latitude 27°47'15"S GDA94, west to longitude 139°20'50"E GDA94, north to latitude 27°47'05"S GDA94, west to longitude 139°20'45"E GDA94, north to latitude 27°46'25"S GDA94, west to longitude 139°20'20"E GDA94, north to latitude 27°45'45"S GDA94, west to longitude 139°20'10"E GDA94, north to latitude 27°45'05"S GDA94, east to longitude 139°20'15"E GDA94, north to latitude 27°44'50"S GDA94, east to longitude 139°20'25"E GDA94, north to latitude 27°44'05"S GDA94, east to longitude 139°20'30"E GDA94, north to latitude 27°43'50"S GDA94, east to longitude 139°20'55"E GDA94, north to latitude 27°43'40"S GDA94, west to longitude 139°20'45"E GDA94, north to latitude 27°43'20"S GDA94, east to longitude 139°20'50"E GDA94,

north to latitude 27°43'15"S GDA94, east to longitude 139°21'00"E GDA94, north to latitude 27°43'05"S GDA94, east to longitude 139°21'10"E GDA94 and north to the point of commencement.

Area: 14.75 km² approximately.

PPL 254

Commencing at a point being the intersection of latitude 27°38'40"S GDA94 and longitude 139°23'25"E GDA94, thence east to longitude 139°23'40"E GDA94, south to latitude 27°38'50"S GDA94, east to longitude 139°23'55"E GDA94, south to latitude 27°39'10"S GDA94, east to longitude 139°24'20"E GDA94, south to latitude 27°39'35"S GDA94, east to longitude 139°24'35"E GDA94, south to latitude 27°39'50"S GDA94, west to longitude 139°23'45"E GDA94, north to latitude 27°39'45"S GDA94, west to longitude 139°23'05"E GDA94, south to latitude 27°40'15"S GDA94, west to longitude 139°22'45"E GDA94, south to latitude 27°40'50"S GDA94, west to longitude 139°22'20"E GDA94, north to latitude 27°40'45"S GDA94, west to longitude 139°22'00"E GDA94, north to latitude 27°40'35"S GDA94, west to longitude 139°21'50"E GDA94, north to latitude 27°40'30"S GDA94, west to longitude 139°21'45"E GDA94, north to latitude 27°39'40"S GDA94, east to longitude 139°21'55"E GDA94, north to latitude 27°39'30"S GDA94, east to longitude 139°22'20"E GDA94, north to latitude 27°39'20"S GDA94, east to longitude 139°22'30"E GDA94, north to latitude 27°39'10"S GDA94, east to longitude 139°22'55"E GDA94, north to latitude 27°38'50"S GDA94, east to longitude 139°23'25"E GDA94 and north to the point of commencement.

Area: 8.79 km² approximately.

PPL 255

Commencing at a point being the intersection of latitude 27°48'10"S GDA94 and longitude 139°21'15"E GDA94, thence west to longitude 139°21'10"E GDA94, south to latitude 27°48'25"S GDA94, east to longitude 139°21'15"E GDA94, south to latitude 27°48'30"S GDA94, east to longitude 139°21'20"E GDA94, south to latitude 27°48'35"S GDA94, east to longitude 139°21'25"E GDA94, south to latitude 27°48'45"S GDA94, east to longitude 139°21'35"E GDA94, south to latitude 27°48'55"S GDA94, east to longitude 139°21'40"E GDA94, south to latitude 27°49'10"S GDA94, west to longitude 139°21'25"E GDA94, north to latitude 27°49'05"S GDA94, west to longitude 139°20'50"E GDA94, north to latitude 27°48'55"S GDA94, west to longitude 139°20'40"E GDA94, north to latitude 27°48'35"S GDA94, east to longitude 139°20'45"E GDA94, north to latitude 27°48'30"S GDA94, east to longitude 139°20'50"E GDA94, north to latitude 27°48'15"S GDA94, east to longitude 139°20'55"E GDA94, north to latitude 27°47'55"S GDA94, east to longitude 139°21'05"E GDA94, north to latitude 27°47'50"S GDA94, east to longitude 139°21'15"E GDA94 and south to the point of commencement.

Area: 2.11 km² approximately.

PPL 256

Commencing at a point being the intersection of latitude 27°41'15"S GDA94 and longitude 139°23'05"E GDA94, thence east to longitude 139°23'25"E GDA94, south to latitude 27°41'20"S GDA94, east to longitude 139°23'35"E GDA94, south to latitude 27°41'25"S GDA94, east to longitude 139°23'40"E GDA94, south to latitude 27°41'40"S GDA94, west to longitude 139°23'35"E GDA94, south to latitude 27°41'55"S GDA94, west to longitude 139°22'50"E GDA94, north to latitude 27°41'20"S GDA94, east to longitude 139°23'05"E GDA94 and north to the point of commencement.

Area: 1.48 km² approximately.

Dated 4 June 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

SECTION 25 (5) (b)

Variation of Petroleum Exploration Licence—PEL 514

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

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

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

Year of Term of Licence	Minimum Work Requirements
One	160km ² 3D seismic acquisition.
Two	Drill two wells; 180 km ² 3D seismic acquisition.
Three	Drill two wells.
Four	Geological and geophysical studies.
Five	Geological and geophysical studies.

This variation results from a division of the licence area of PEL 514 on 4 June 2014.

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

Dated 4 June 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Variation of Pipeline Licence—PL 1

NOTICE is hereby given that under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012, the conditions of the abovementioned Pipeline Licence held by Epic Energy South Australia Pty Limited have been varied.

Details of the variation of Pipeline Licence PL 1 are available for viewing on the Licence Register at the DMITRE Petroleum website via the following link:

http://www.pir.sa.gov.au/data/assets/pdf_file/0016/26611/pl_001www.pdf

Dated 4 June 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Grant of Petroleum Retention Licences—**PRLs 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103 and 104*

NOTICE is hereby given that the undermentioned Petroleum Retention Licences have been granted under the provisions of the Petroleum and Geothermal Energy Act 2000.

No. of Licence	Licensee	Locality	Date of Expiry
PRL 85			
PRL 86			
PRL 87			
PRL 88			
PRL 89			
PRL 90			
PRL 91			
PRL 92			
PRL 93	Beach Energy Limited	Cooper Basin	5 June 2019
PRL 94	Cooper Energy Limited		
PRL 95			
PRL 96			
PRL 97			
PRL 98			
PRL 99			
PRL 100			
PRL 101			
PRL 102			
PRL 103			
PRL 104			

Details of the descriptions of the areas for Petroleum Retention Licences PRLs 85-104 are available for viewing on the Licence Register at the DMITRE Petroleum website via the following link:

http://www.petroleum.dmitre.sa.gov.au/licensing/register/petroleum_retention_licences2

Dated 6 June 2014.

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

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER***Road Closure—Burdon Street, Elizabeth Park*

BY Road Process Order made on 25 February 2014, the City of Playford ordered that:

1. Portion of Burdon Street generally situate adjoining Allotments 595, and 606 to 608 in Deposited Plan 6711, Allotment 9 in Deposited Plan 53147, Allotment 51 in Deposited Plan 44649 and Allotment 1 in Deposited Plan 62102, being the greater portion of the land lettered 'A' on the Preliminary Plan No. 09/0034 be closed.
2. Transfer the whole of land subject to closure to the South Australian Housing Trust in accordance with the Agreement for Transfer, 25 February 2010 entered into between the City of Playford and South Australian Housing Trust.

On 15 May 2014 that order was confirmed by the Minister for Transport and Infrastructure, conditionally upon the deposit by the Registrar-General of Deposited Plan 92928, 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 12 June 2014.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER***Road Opening and Closing—
Venning Street, Warnes Street and William Street, Cowell*

BY Road Process Order made on 12 December 2012, the District Council of Franklin Harbour ordered that:

1. Portions of Allotment 102 in Filed Plan 14466 and portion of Allotment 12 in Deposited Plan 1899, more particularly delineated and numbered '1', '2' and '3' on the Preliminary Plan No. 12/0026, be opened as road, forming realignment of Warnes, William and Venning Streets.
2. Portion of Venning Street situate adjoining Allotments 11 and 12 in Deposited Plan 1899, being the greater portion of the land lettered 'A' on the Preliminary Plan No. 12/0026 be closed.
3. Transfer the whole of the land subject to closure to Jarrod Bruce Todd in accordance with Agreement for Transfer, dated 27 November 2012 entered into between the District Council of Franklin Harbour and J. B. Todd.

On 15 January 2013 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 90831, 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 12 June 2014.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER***Road Closure—Cleve*

BY Road Process Order made on 20 February 2014, The District Council of Cleve ordered that:

1. The whole of the unmade Public Road situate between Sections 68 and 69, Hundred of Mann, more particularly delineated and lettered 'A' on the Preliminary Plan No. 13/0039 be closed.
2. Transfer the whole of the land subject to closure to Kevin Huntley Elson and Warren Dennis Elson in accordance with the Agreement for Transfer, dated 16 December 2013 entered into between the District Council of Cleve and K. H. and W.D. Elson.

On 9 May 2014 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 93593 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 12 June 2014.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER***Road Closure—Black Swan Lane, Coomunga*

BY Road Process Order made on 17 March 2014, the District Council of Lower Eyre Peninsula ordered that:

1. Portion of Black Swan Lane situate west Norton Lane and adjoining the northern boundary of Section 18, Hundred of Uley, being the greater portion of the land lettered 'A' on the Preliminary Plan No. 13/0019 be closed.
2. Transfer the whole of the land subject to closure to Michael Gerard Heath in accordance with the Agreement for Transfer, dated 25 February 2014 entered into between the District Council of Lower Eyre Peninsula and M. G. Heath.

On 31 May 2014 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 93595 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 12 June 2014

M. P. BURDETT, Surveyor-General

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:

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

Trades, Declared Vocations, required Qualifications and Training Contract Conditions for the

Community Services Training Package (CHC v1)

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Child Care Aide	CHC30113	Certificate III in Early Childhood Education and Care	12 months	1 month
# School Assistant	CHC30213	Certificate III in Education Support	12 months	1 month
# Children's Services Worker	CHC40113	Certificate IV in School Age Education and Care	24 months	2 months
# Child Protection, Statutory Supervision, Juvenile Justice Worker	CHC40313	Certificate IV in Child, Youth and Family Intervention	24 months	2 months
# Youth Worker	CHC40413	Certificate IV in Youth Work	24 months	2 months

# Child Protection, Statutory Supervision, Juvenile Justice Worker	CHC40513	Certificate IV in Youth Justice	24 months	2 months
# Children's Services Worker	CHC50113	Diploma of Early Childhood Education and Care	36 months	3 months
# Children's Services Worker	CHC50213	Diploma of School Age Education and Care	36 months	3 months
# Youth Worker	CHC50413	Diploma of Youth Work	36 months	3 months
# Child Protection, Statutory Supervision, Juvenile Justice Worker	CHC50313	Diploma of Child Youth and Family Intervention	36 months	3 months

WILDERNESS PROTECTION REGULATIONS 2006

Closure of Western River Wilderness Protection Area

PURSUANT to Regulation 6 (2) (c) of the Wilderness Protection Regulations 2006, I, Grant Anthony Pelton, Director, Regional Co-ordination, Partnerships and Stewardship, Authorised Delegate of the Director of National Parks and Wildlife, close to the public part of Western River Wilderness Protection Area from 6 a.m. on Monday, 30 June 2014 until 6 a.m. on Tuesday, 30 June 2015.

The closure applies to the southern section of the wilderness protection area (the whole of Section 47, Hundred of Gosse) which is located south of Colmans Road and Sheridan Road.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the wilderness protection area during the period indicated.

Dated 6 June 2014.

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

WORK HEALTH AND SAFETY REGULATIONS 2012 (SA)

Notice of Exemption

PURSUANT to Regulation 684 of the Work Health and Safety Regulations 2012 (SA), I, Marie Boland, Acting Executive Director, SafeWork SA, following an application from the South Australian Oyster Growers Association hereby exempt the following class of persons:

South Australian oyster farmers undertaking general diving work to produce underwater video transects of the ocean floor in relation to their sub-tidal leases in order to meet licence conditions required by the Department for Primary Industries and Regions SA (PIRSA) from complying with Chapter 4, Part 8 (Diving Work) of the Work Health and Safety Regulations 2012 (SA).

This exemption is subject to the following conditions:

- the dive must be for the purpose of producing underwater video transects of the ocean floor in order to meet licence conditions required by PIRSA;
- the diver can demonstrate evidence of holding a relevant diving qualification;
- there is always an observer present in the boat; and
- the dive lasts no more than 30 minutes.

This exemption commences on the date of issue of this exemption, and may be varied or cancelled by me at any time in writing.

Dated 5 June 2014.

M. BOLAND, Acting Executive Director,
SafeWork SA

South Australia

DECLARATION OF THE CENTRAL INSPECTION AUTHORITY NOTICE 2014

under Part 4A of the *Road Traffic Act 1961*

1 SHORT TITLE

This Notice may be cited as the *Declaration of the Central Inspection Authority Notice 2014*.

2 COMMENCEMENT

This Notice will come into operation on the day on which it is published in the *Government Gazette*.

3 INTERPRETATION

In this Notice –

Act means the *Road Traffic Act 1961 (SA)*;

CIA means the Central Inspection Authority

DPTI means the Department of Planning, Transport and Infrastructure

4 REVOCATION

Pursuant to section 163A(3) of the Act, this Notice revokes all previous declarations of the CIA.

5 DECLARATION

Pursuant to section 163A(2) of the Act, the Minister for Transport and Infrastructure **DECLARES** the person for the time being occupying the position of **Manager Vehicle Operations, Transport Services Division**, DPTI as the **CIA** for the purposes of Part 4A of the Act.

6 AUTHORISATION

Hon Stephen Mullighan MP

Minister for Transport and Infrastructure

Dated this 18th day of May 2014

South Australia

Emergency Services Funding (Declaration of Levy for Vehicles and Vessels) Notice 2014

under section 24 of the *Emergency Services Funding Act 1998*

1—Short title

This notice may be cited as the *Emergency Services Funding (Declaration of Levy for Vehicles and Vessels) Notice 2014*.

2—Commencement

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

3—Interpretation

In this notice—

Act means the *Emergency Services Funding Act 1998*.

4—Financial year to which notice applies

This notice applies in relation to the 2014/2015 financial year.

5—Declaration of levy in respect of vehicles and vessels

For the purposes of section 24 of the Act—

- (a) motor vehicles are divided into the same classes as the Premium Class Code published by the Motor Accident Commission (and in force at the time of publication of this notice); and
- (b) those classes are grouped into tiers and exempt motor vehicles as set out in Schedule 1; and
- (c) the amount of the levy in respect of the tiers of motor vehicles is as follows:
 - (i) Tier 1—\$32;
 - (ii) Tier 2—\$12;
 - (iii) Tier 3—\$8; and
- (d) the amount of the levy in respect of vessels is \$12.

Note—

The Minister may, by notice in the Gazette under section 25 of the Act, exempt motor vehicles or vessels of a class specified in the notice from the imposition of a levy.

Schedule 1—Classes of motor vehicles

Tier 1—

- | | |
|--------------|--|
| 1—District 1 | Cars, multi passenger or motor homes seating up to 12 No ITC entitlement |
| 2—District 1 | Light goods No ITC entitlement |
| 3—District 1 | Medium goods ITC entitled |

- 4—District 1 Primary production—goods ITC entitled
- 5—District 1 Taxis ITC entitled
- 6—District 1 Hire and drive yourself
- 7—District 1 Public passenger—up to 12 passengers ITC entitled
- 8—District 1 Public passenger—13-35 passengers ITC entitled
- 9—District 1 Public passenger—35+ passengers ITC entitled
- 10—District 1 Public passenger, no fare No ITC entitlement
- 15—District 1 Motorcycle—51cc-250cc No ITC entitlement
- 16—District 1 Motorcycle—251cc-660cc No ITC entitlement
- 20—District 1 Motorcycle—661cc+ No ITC entitlement
- 21—District 1 Heavy goods (over 35 tonnes GVM) ITC entitled
- 22—District 1 Light car carrier ITC entitled
- 23—District 1 Medium car carrier ITC entitled
- 24—District 1 Heavy car carrier ITC entitled
- 25—District 1 Trailer car carrier ITC entitled
- 26—District 1 Light car carrier No ITC entitlement
- 27—District 1 Medium car carrier No ITC entitlement
- 28—District 1 Heavy car carrier No ITC entitlement
- 29—District 1 Special purpose/miscellaneous ITC entitled
- 32—District 1 Municipal bus ITC entitled
- 33—District 1 Special purpose/miscellaneous No ITC entitlement
- 35—District 1 Motorcycle—51cc-250cc ITC entitled
- 36—District 1 Motorcycle—251cc-660cc ITC entitled
- 40—District 1 Motorcycle—661cc+ ITC entitled
- 41—District 1 Cars, multi passenger or motor homes seating up to 12 ITC entitled
- 42—District 1 Light goods ITC entitled
- 43—District 1 Medium goods No ITC entitlement
- 44—District 1 Goods carrying, primary producers No ITC entitlement
- 45—District 1 Public passenger, no fare ITC entitled
- 46—District 1 Heavy goods No ITC entitlement
- 47—District 1 Public passenger—up to 12 passengers No ITC entitlement
- 50—District 1 Municipal bus No ITC entitlement
- 105—District 1 Taxis No ITC entitlement
- 106—District 1 Hire and drive yourself No ITC entitlement
- 108—District 1 Public passenger—13-35 passengers No ITC entitlement
- 109—District 1 Public passenger—35+ passengers No ITC entitlement
- 125—District 1 Trailer car carrier No ITC entitlement
- 51—District 2 Cars, multi passenger or motor homes seating up to 12 No ITC entitlement
- 52—District 2 Light goods carrier No ITC entitlement
- 53—District 2 Medium goods carrier ITC entitled

- 55—District 2 Taxis ITC entitled
- 56—District 2 Hire and drive yourself ITC entitled
- 57—District 2 Public passenger—up to 12 passengers ITC entitled
- 58—District 2 Public passenger—13-35 passengers ITC entitled
- 59—District 2 Public passenger—35+ passengers ITC entitled
- 66—District 2 Motorcycle—251cc-660cc No ITC entitlement
- 70—District 2 Motorcycle—661cc+ No ITC entitlement
- 71—District 2 Heavy goods ITC entitled
- 72—District 2 Light car carrier ITC entitled
- 73—District 2 Medium car carrier ITC entitled
- 74—District 2 Heavy car carrier ITC entitled
- 76—District 2 Light car carrier No ITC entitlement
- 77—District 2 Medium car carrier No ITC entitlement
- 78—District 2 Heavy car carrier No ITC entitlement
- 82—District 2 Municipal bus ITC entitled
- 86—District 2 Motorcycle—251cc-660cc ITC entitled
- 90—District 2 Motorcycle—661cc+ ITC entitled
- 91—District 2 Cars, multi passenger or motor homes seating up to 12 ITC entitled
- 92—District 2 Light goods ITC entitled
- 93—District 2 Medium goods carrier No ITC entitlement
- 96—District 2 Heavy goods No ITC entitlement
- 97—District 2 Public passenger—up to 12 passengers No ITC entitlement
- 100—District 2 Municipal bus No ITC entitlement
- 155—District 2 Taxis No ITC entitlement
- 156—District 2 Hire and drive yourself No ITC entitlement
- 158—District 2 Public passenger—13-35 passengers No ITC entitlement
- 159—District 2 Public passenger—35+ passengers No ITC entitlement

Tier 2—

- 14—District 1 Motorcycle—not exceeding 50cc No ITC entitlement
- 34—District 1 Motorcycle—not exceeding 50cc ITC entitled
- 54—District 2 Primary producer's goods carrying vehicles ITC entitled
- 60—District 2 Public passenger no fare No ITC entitlement
- 64—District 2 Motorcycle—not exceeding 50cc No ITC entitlement
- 65—District 2 Motorcycle—51cc-250cc No ITC entitlement
- 75—District 2 Car carrier—trailers ITC entitled
- 79—District 2 Special purpose/miscellaneous ITC entitled
- 83—District 2 Special purpose/miscellaneous No ITC entitlement
- 84—District 2 Motorcycle—not exceeding 50cc ITC entitled
- 85—District 2 Motorcycle—51cc-250cc ITC entitled
- 94—District 2 Goods carrying, primary producers No ITC entitlement

95—District 2 Public passenger no fare ITC entitled

175—District 2 Car carrier—trailers No ITC entitlement

Tier 3—

11—District 1 Trailers No ITC entitlement

19—District 1 Historic and left hand drive ITC entitled

31—District 1 Trailers ITC entitled

39—District 1 Historic and left hand drive No ITC entitlement

61—District 2 Trailers No ITC entitlement

69—District 2 Historic and left hand drive ITC entitled

81—District 2 Trailers ITC entitled

89—District 2 Historic and left hand drive No ITC entitlement

Exempt motor vehicles (vehicles of a class exempt from imposition of levy by Minister by notice under section 25 of Act)—

12—District 1 Motor trade plate ITC entitled

17—District 1 Permit No ITC entitlement

18—District 1 Conditionally registered farm tractors etc No ITC entitlement

37—District 1 Permit ITC entitled

38—District 1 Conditionally registered farm tractors ITC entitled

102—District 1 Motor trade plate No ITC entitlement

62—District 2 Motor trade plate ITC entitled

67—District 2 Permit No ITC entitlement

68—District 2 Conditionally registered farm tractors No ITC entitlement

87—District 2 Permit ITC entitled

88—District 2 Conditionally registered farm tractors ITC entitled

152—District 2 Motor trade plate No ITC entitlement

Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council
on 12 June 2014

T&F14/019CS

South Australia

Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2014

under section 10 of the *Emergency Services Funding Act 1998*

1—Short title

This notice may be cited as the *Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2014*.

2—Commencement

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

3—Interpretation

In this notice—

Act means the *Emergency Services Funding Act 1998*.

4—Declaration of levy

The levy under Part 3 Division 1 of the Act for the 2014/2015 financial year comprises—

- (a) an amount of 0.1193 cents in respect of each dollar of the value of land subject to assessment; and
- (b) a fixed charge of \$50 for each piece, section or aggregation of contiguous or non-contiguous land subject to separate assessment.

5—Declaration of area factors

The area factors for each of the emergency services areas for the 2014/2015 financial year are as follows:

- (a) Regional area 1—0.8;
- (b) Regional area 2—0.5;
- (c) Regional area 3—0.2;
- (d) Regional area 4—1.0.

6—Declaration of land use factors

The land use factors for each of the land uses referred to in section 8(1) of the Act for the 2014/2015 financial year are as follows:

- (a) commercial—1.044;
- (b) industrial—1.815;
- (c) residential—0.4;
- (d) rural—0.3;
- (e) all other uses—0.5.

7—Relevant day

The relevant day for the purposes of section 8 of the Act in respect of the 2014/2015 financial year is 30 June 2014.

8—Required statement of amount and description of method used to determine amount

The following information is provided in accordance with section 10(6) of the Act:

- (a) the Minister has determined under section 10(4)(a) of the Act that \$217.1 million needs to be raised by means of the levy under Part 3 Division 1 of the Act to fund emergency services in the 2014/2015 financial year;
- (b) the method used for determining the amount referred to in paragraph (a) is as follows:
 - (i) a strategic and business planning process was undertaken to establish a strategic context for assessing amounts to be expended for the kinds of emergency services and other purposes referred to in section 28(4) of the Act;
 - (ii) the amount to be raised from the levy under Part 3 Division 1 of the Act was determined on the basis of—
 - (A) forward estimates of expenditure for emergency services during the 2014/2015 financial year, excluding expenditure carried over from previous years, consistent with the 2014/2015 budget; and
 - (B) the shortfall between projected 2014/2015 emergency services expenditure and projected 2014/2015 revenue from the levy under Part 3 Division 2 of the Act and non-levy revenue (such as interest earnings) paid into the Community Emergency Services Fund.

Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council
on 12 June 2014

T&F14/019CS

South Australia

Environment Protection (Movement of Controlled Waste) Notice 2014

under section 29 of the *Environment Protection Act 1993*

1—Short title

This notice may be cited as the *Environment Protection (Movement of Controlled Waste) Notice 2014*.

2—Commencement

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

3—Declaration of environment protection policy

- (1) The draft policy known as the *Environment Protection (Movement of Controlled Waste) Policy 2014* and referred to the Governor by the Minister under section 29 of the *Environment Protection Act 1993* is declared to be an authorised environment protection policy under that Act.
- (2) The policy will come into operation on the day on which this notice is published in the Gazette.

Made by the Governor

with the advice and consent of the Executive Council
on 12 June 2014

13MSECCS069

South Australia

Environment Protection (Movement of Controlled Waste) Policy 2014

under the *Environment Protection Act 1993*

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Schedule 4—Revocation of environment protection policy constituted of *National Environment Protection (Movement of Controlled Waste between States and Territories) Measure*

Part 1—Preliminary

1—Short title

This policy may be cited as the *Environment Protection (Movement of Controlled Waste) Policy 2014*.

2—Interpretation

(1) In this policy, unless the contrary intention appears—

Act means the *Environment Protection Act 1993*;

consignment authorisation means—

- (a) in the case of the transport of controlled waste to a destination facility in this State—an authorisation granted by the Authority under clause 6; or
- (b) in the case of the transport of controlled waste to a destination facility in a participating State—a similar authorisation granted under a corresponding law;

consignor, of controlled waste that is, or is to be, transported from a source facility means—

- (a) if the Authority has, under clause 5, approved a person to act as consignor of the waste—that person; or
- (b) in any other case—the operator of the facility;

controlled waste means any waste of a category listed in column 1 of the table in Schedule 1 that has 1 or more characteristics listed in the table in Schedule 2;

corresponding agency, in relation to a participating State, means an agency in that State whose functions correspond to those exercised by the Authority under this policy;

corresponding law means the law of a participating State that corresponds to this policy;

destination facility, in relation to a consignment of controlled waste, means the depot, facility or works to which the waste is, or is to be, delivered under the consignment;

NEPM means the document titled *National Environment Protection (Movement of Controlled Waste between States and Territories) Measure 1998* (prepared under the *National Environment Protection Council Act 1994* of the Commonwealth) as in force from time to time;

packaging group number has the same meaning as in the *Australian Dangerous Goods Code for the Transport of Dangerous Goods by Road and Rail* 7th edition;

participating State means a participating State (other than this State), or a participating Territory, within the meaning of the NEPM;

receiver, in relation to controlled waste, means the operator of the destination facility for the waste;

registered owner, of a vehicle, means a person recorded in a register kept under the *Motor Vehicles Act 1959*, or a similar law of a participating State, as an owner of the vehicle;

source facility, in relation to a consignment of controlled waste, means the depot, facility or works from which the controlled waste is first transported under the consignment;

State of destination, in relation to controlled waste, means the participating State in which the destination facility is located;

State of origin, in relation to controlled waste, means the participating State in which the source facility is located;

transporter, of controlled waste, means, in the case of transport by road—the registered owner of the vehicle transporting the waste;

vehicle includes an aircraft, vessel, trailer, train or rolling stock;

waste code, in relation to a category of waste specified in column 1 of the table in Schedule 1, means the code specified in column 2 of that table for that category;

waste transport certificate means the certificate set out in Schedule 3 or a similar certificate or form under a corresponding law;

UN code—see footnote in the table in Schedule 2;

UN number has the same meaning as in the *Australian Dangerous Goods Code* 7th edition.

- (2) In this policy, the expression **mandatory provision** followed by a statement as to the category of offence is to be taken to signify that contravention of the provision at the foot of which the expression appears is, for the purposes of Part 5 of the Act, an offence of the category so stated.

Note—

Unless the contrary intention appears, terms used in this policy that are defined in the Act have the respective meanings assigned to those terms by the Act.

3—Application of policy

This policy does not apply in relation to—

- (a) the transport of controlled waste from a source facility located in this State to a destination facility located in this State; or
- (b) the temporary entry into, and transport through, this State of controlled waste from a source facility located in a participating State for delivery to a destination facility located in that participating State, provided that the transport within this State has been approved by the Authority; or
- (c) the transport of containers that—
 - (i) contain residual amounts of controlled waste; and
 - (ii) are intended for delivery to a place for refilling with waste of the same kind; or

- (d) the transport (other than for fee or reward) of unwanted farm chemicals for delivery to a drop-off station designated by a collection scheme for such waste, provided that the collection scheme has been approved—
 - (i) in the case of a drop-off station located in this State—by the Authority; or
 - (ii) in the case of a drop-off station located in a participating State—by the corresponding agency in that State; or
- (e) the transport of controlled waste in accordance with a product recall authorised by the Australian Pesticides and Veterinary Medicines Authority, Food Standards Australia New Zealand or Therapeutic Goods Administration.

4—Purpose

The purpose of this policy is to enable this State to participate in the national tracking of controlled waste, in particular the tracking of controlled waste—

- (a) that is transported from a participating State for delivery to a destination facility in this State; or
- (b) that is transported within this State for delivery to a destination facility in a participating State,

in a manner and for purposes consistent with the NEPM.

Part 2—Tracking of controlled waste

5—Approval of consignors

- (1) Application for approval by the Authority of a person to act as consignor in relation to controlled waste must be made to the Authority—
 - (a) by the transporter or receiver of the controlled waste or by a person acting on behalf of the transporter or receiver of the controlled waste; and
 - (b) in the manner and form determined by the Authority.
- (2) Before granting an approval under this clause, the Authority must notify the corresponding agencies in any participating State through which the waste is to be transported, of the details of the application.
- (3) An approval given by the Authority under this clause—
 - (a) must be in writing; and
 - (b) is subject to any conditions specified by the Authority.
- (4) The Authority may, by subsequent notice in writing to the holder of an approval under this clause, vary or revoke the approval.
- (5) The holder of an approval under this clause must not contravene or fail to comply with a condition of the approval.

Mandatory provision: Category B offence.

6—Consignment authorisations

- (1) Application for a consignment authorisation in relation to controlled waste to be transported to a destination facility in this State—
 - (a) must be made to the Authority by the consignor of the waste; and

- (b) must contain the details required in relation to the waste by Part 1 and Part 2 of the waste transport certificate.
- (2) The Authority must not grant a consignment authorisation in relation to controlled waste if the proposed destination facility for the waste is not licensed to receive and store or otherwise deal with the waste in the manner specified in the waste transport certificate.
- (3) Before granting a consignment authorisation, the Authority must notify the corresponding agencies in any participating State through which the waste is to be transported, of the details of the application.
- (4) The Authority must determine each application under this clause within 5 days of its lodgement.
- (5) However, if the Authority requires further information to determine such an application, the Authority may, no later than 5 days after its lodgement, require the applicant to furnish further specified information in writing, in which case, the application is taken to have been lodged when the information is furnished as required by the Authority.
- (6) If the Authority refuses an application for a consignment authorisation under this clause, the Authority must give the applicant written notice of the refusal and the reasons for the refusal.
- (7) A consignment authorisation—
 - (a) must specify the consignment authorisation number allocated to the consignment by the Authority; and
 - (b) is subject to any conditions specified by the Authority.
- (8) The Authority may, by subsequent notice in writing to the holder of a consignment authorisation under this clause, vary or revoke the consignment authorisation.
- (9) The holder of a consignment authorisation must not contravene or fail to comply with a condition of the authorisation.

Mandatory provision: Category B offence.

7—Transporters must carry waste transport certificate and provide copy to receiver

A transporter of controlled waste must ensure that—

- (a) at all times while transporting such waste, a hard copy of the waste transport certificate containing the consignment authorisation for the waste is kept in the vehicle transporting the waste; and
- (b) a copy of the certificate is provided to the receiver of the waste on delivery of the waste to the receiver.

Mandatory provision: Category B offence.

8—Receivers must notify Authority of receipt of controlled waste

A receiver of controlled waste must ensure that, as soon as practicable, but in any event within 3 days, after taking delivery of such waste—

- (a) the details required in relation to the waste by Part 4 of the waste transport certificate are completed in relation to the waste; and
- (b) a copy of the completed certificate is provided to the Authority.

Mandatory provision: Category B offence.

9—Consignors, transporters and receivers must notify Authority of defective waste transport certificate

If a consignor, transporter or receiver of controlled waste becomes aware that information contained in a waste transport certificate is inaccurate or incomplete, the person must notify the Authority of the correct or complete information as soon as practicable.

Mandatory provision: Category B offence.

Part 3—Exemptions

10—Exemptions on national security or commercial grounds

- (1) The Authority may, on the application of a consignor, transporter or receiver of controlled waste, exempt the person from the requirement to provide specified details to the Authority under Part 2 if satisfied that the disclosure of the details could reasonably be expected to—
 - (a) prejudice national security (within the meaning of the *National Security Information (Criminal and Civil Proceedings) Act 2004* of the Commonwealth); or
 - (b) prejudice the commercial position of the person; or
 - (c) confer a commercial advantage on a third party.
- (2) Before granting an exemption under subclause (1)(a), the Authority must consult with the Minister of the Commonwealth responsible for the administration of the *National Security Information (Criminal and Civil Proceedings) Act 2004* of the Commonwealth.
- (3) An exemption under this clause—
 - (a) must be in writing; and
 - (b) is subject to any conditions specified by the Authority.
- (4) The Authority may, by subsequent notice in writing to the holder of an exemption under this clause, vary or revoke the exemption.

11—Other exemptions

- (1) The Authority may, on the application of a consignor, transporter or receiver of controlled waste, exempt the person from the application of Part 2 or specified provisions of Part 2 in respect of the transport of controlled waste in circumstances including (but not limited to)—
 - (a) the transport of controlled waste intended for delivery to a depot, facility or works for its reuse (but excluding controlled waste that requires treatment before such reuse or before its inclusion in the manufacturing process); or
 - (b) the transport of controlled waste that is subject to an extended producer responsibility scheme, or a recycling scheme, of a kind approved by the Authority for the purposes of this clause; or
 - (c) the transport of controlled waste used for research purposes or generated in the course of research.
- (2) Before granting an exemption of a kind referred to in subclause (1) in respect of the transport of controlled waste, the Authority must consult with the corresponding agencies in the participating States through which the waste is to be transported.

Part 4—Reporting requirements

12—Authority must report to Minister

- (1) The Authority must, for the purposes of the Minister's report to the Council under section 23 of the *National Environment Protection Council (South Australia) Act 1995*, furnish the Minister with the following details in relation to the transport of controlled waste to which this policy applies for each year ending on 30 June (the *relevant year*):
- (a) for each consignment of controlled waste transported into this State from a participating State during the relevant year—
 - (i) the name of the consignor, transporter and receiver; and
 - (ii) the nature and amount of each category of waste; and
 - (iii) the relevant waste codes and UN codes; and
 - (iv) the State of origin; and
 - (v) the State of destination; and
 - (vi) any other participating State through which the waste was transported; and
 - (vii) details of all discrepancies noted by the Authority in relation to a consignment (including details notified to the Authority under clause 9); and
 - (viii) if this State was the State of destination for the consignment—details of amounts of controlled waste that were not delivered as specified in the waste transport certificate (expressed as a percentage of the total amount of controlled waste entering this State as the State of destination);
 - (b) for each consignment of controlled waste transported into a participating State from a source facility in this State during the relevant year—the details required under paragraph (a)(i) to (vii) (insofar as they have been notified to the Authority);
 - (c) details of any exemptions granted during the relevant year under clause 11;
 - (d) the Authority's opinion on the effectiveness of the implementation of, and compliance with, this policy during the relevant year.
- (2) The details under subclause (1) must be furnished to the Minister by 31 August next following each year ending on 30 June.

Schedule 1—Controlled waste categories

WASTE STREAM OR WASTES HAVING AS CONSTITUENTS:	WASTE CODE
Acidic solutions or acids in solid form	B100
Animal effluent and residues (abattoir effluent, poultry and fish processing waste)	K100
Antimony; antimony compounds	D170
Arsenic; arsenic compounds	D130
Asbestos	N220
Barium compounds (excluding barium sulphate)	D290
Basic solutions or bases in solid form	C100
Beryllium; beryllium compounds	D160

Boron compounds	D310
Cadmium; cadmium compounds	D150
Ceramic-based fibres with physico-chemical characteristics similar to those of asbestos	N230
Chlorates	D350
Chromium compounds (hexavalent and trivalent)	D140
Clinical and related wastes	R100
Cobalt compounds	D200
Containers which are contaminated with residues of substances referred to in this list	N100
Copper compounds	D190
Cyanides (inorganic)	A130
Cyanides (organic)/nitriles	M210
Encapsulated, chemically fixed, solidified or polymerised wastes referred to in this list	N160
Ethers	G100
Filter cake contaminated with residues of substances referred to in this list	N190
Fire debris and fire washwaters	N140
Fly ash, excluding fly ash generated from Australian coal fired power stations	N150
Grease trap waste	K110
Halogenated organic solvents	G150
Highly odorous organic chemicals (including mercaptans and acrylates)	M260
Inorganic fluorine compounds excluding calcium fluoride	D110
Inorganic sulfides	D330
Isocyanate compounds	M220
Lead; lead compounds	D220
Mercury; mercury compounds	D120
Metal carbonyls	D100
Nickel compounds	D210
Non toxic salts	D300
Organic phosphorus compounds	H110
Organic solvents excluding halogenated solvents	G110
Organohalogen compounds - other than substances referred to in this list	M160
Oxidising agents	E100
Perchlorates	D340
Phenols; phenol compounds including chlorophenols	M150
Phosphorus compounds excluding mineral phosphates	D360
Polychlorinated dibenzo-furan (any congener)	M170
Polychlorinated dibenzo-p-dioxin (any congener)	M180
Reactive chemicals	E130
Reducing agents	E110

Residues from industrial waste treatment/disposal operations	N205
Selenium; selenium compounds	D240
Soils contaminated with a controlled waste	N120
Surface active agents (surfactants), containing principally organic constituents and which may contain metals and inorganic materials	M250
Tannery wastes (including leather dust, ash, sludges and flours)	K140
Tellurium; tellurium compounds	D250
Thallium; thallium compounds	D180
Triethylamine catalysts for setting foundry sands	M230
Tyres	T140
Vanadium compounds	D270
Waste chemical substances arising from research and development or teaching activities including those which are not identified and/or are new and whose effects on human health and/or the environment are not known	T100
Waste containing peroxides other than hydrogen peroxide	E100
Waste from heat treatment and tempering operations containing cyanides	A110
Waste from the manufacture, formulation and use of wood-preserving chemicals	H170
Waste from the production, formulation and use of biocides and phytopharmaceuticals	H100
Waste from the production, formulation and use of inks, dyes, pigments, paints, lacquers and varnish	F100
Waste from the production, formulation and use of organic solvents	G160
Waste from the production, formulation and use of photographic chemicals and processing materials	T120
Waste from the production, formulation and use of resins, latex, plasticisers, glues and adhesives	F110
Waste from the production and preparation of pharmaceutical products	R140
Waste mineral oils unfit for their original intended use	J100
Waste oil/water, hydrocarbons/water mixtures or emulsions	J120
Waste pharmaceuticals, drugs and medicines	R120
Waste resulting from surface treatment of metals and plastics	A100
Waste tarry residues arising from refining, distillation, and any pyrolytic treatment	J160
Waste, substances and articles containing or contaminated with polychlorinated biphenyls (PCBs), polychlorinated naphthalenes (PCNs), polychlorinated terphenyls (PCTs) and/or polybrominated biphenyls (PBBs)	M100
Waste of an explosive nature not subject to other legislation	E120
Wool scouring waste	K190
Zinc compounds	D230

Schedule 2—Controlled waste characteristics

Dangerous Goods Class (UN Class*)	UN Code*	Characteristic
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1	H1	<p>Explosive</p> <p>An explosive substance or waste is a solid or liquid substance or waste (or mixture of substances or wastes) which is in itself capable by chemical reaction of producing gas at such a temperature and pressure and at such a speed as to cause damage to the surroundings.</p>
3	H3	<p>Flammable Liquids</p> <p>The word "flammable" has the same meaning as "inflammable". Flammable liquids are liquids, or mixtures of liquids, or liquids containing solids in solution or suspension (for example, paints, varnishes, lacquers, etc, but not including substances or wastes otherwise classified on account of their dangerous characteristics) which give off flammable vapour at temperatures of not more than 60.5 degrees Celsius, closed-cup test, or not more than 65.6 degrees Celsius, open-cup test. (Since the results of open-cup tests and of closed-cup tests are not strictly comparable and even individual results by the same test are often variable, regulations varying from the above figures to make allowances for such differences would be within the spirit of the definition.)</p>
4.1	H4.1	<p>Flammable solids</p> <p>Solids or waste solids, other than those classified as explosives, which under conditions encountered in transport are readily combustible, or may cause or contribute to fire through friction.</p>
4.2	H4.2	<p>Substances or wastes liable to spontaneous combustion</p> <p>Substances or wastes which are liable to spontaneous heating under normal conditions encountered in transport, or to heating up in contact with air, and being then liable to catch fire.</p>
4.3	H4.3	<p>Substances or wastes which, in contact with water, emit flammable gases</p> <p>Substances or wastes which, by interaction with water, are liable to become spontaneously flammable or to give off flammable gases in dangerous quantities.</p>
5.1	H5.1	<p>Oxidising</p> <p>Substances or wastes which, while in themselves not necessarily combustible, may, generally by yielding oxygen, cause or contribute to, the combustion of other materials.</p>
5.2	H5.2	<p>Organic peroxides</p> <p>Organic substances or wastes which contain the bivalent-O-O- structure are thermally unstable substances which may undergo exothermic self-accelerating decomposition.</p>
6.1	H6.1	<p>Poisonous (acute)</p> <p>Substances or wastes liable either to cause death or serious injury or to harm human health if swallowed or inhaled or by skin contact.</p>
6.2	H6.2	<p>Infectious substances</p> <p>Substances or wastes containing viable micro-organisms or their toxins which are known or suspected to cause disease in animals or humans.</p>
8	H8	<p>Corrosives</p> <p>Substances or wastes which, by chemical action, will cause severe damage when in contact with living tissue, or in the case of leakage, will materially damage, or even destroy, other goods or the means of transport; they may also cause other hazards.</p>

9	H10	Liberation of toxic gases in contact with air or water Substances or wastes which, by liberation with air or water, are liable to give off toxic gases in dangerous quantities.
9	H11	Toxic (delayed or chronic) Substances or wastes which, if they are inhaled or ingested or if they penetrate the skin, may involve delayed or chronic effects, including carcinogenicity.
9	H12	Ecotoxic Substances or wastes which if released present or may present immediate or delayed adverse impacts to the environment by means of bioaccumulation and/or toxic effects upon biotic systems.
9	H13	Capable of yielding another material which possesses H1-H12 Capable by any means, after disposal, of yielding another material, eg. leachate, which possesses any of the characters listed above.
		Other reasons Potential to have a significant adverse impact on ambient air quality. Potential to have a significant adverse impact on ambient marine, estuarine or fresh water quality.
* UN Class and UN Code relates to the hazard classification system included in the United Nations Recommendations on the Transport of Dangerous Goods as used in Australia		

Schedule 3—Waste transport certificate

Part 1—Details relating to controlled waste, source facility, destination facility and date of dispatch

Description of the waste(s) [Use proper shipping name/technical name if applicable for Dangerous Goods]

The physical nature of the waste

Waste code(s)

UN Number(s)

UN Code(s)

Dangerous Goods Class(es) (UN Class(es)) [and Subsidiary Risk if applicable for Dangerous Goods] (see Schedule 2, table, column 1)

Packaging Group number

Amount of waste

Type of package (eg bulk) [and number of packages of each type if applicable for Dangerous Goods]

Name of source facility

Address of source facility

Telephone number of source facility

Emergency contact telephone number for source facility in the event of accident or spillage

Licence number of source facility (or if no licence, the source facility name and address or a description sufficient to identify the source facility)

Name of destination facility

Address of destination facility

Licence number of destination facility

Proposed type of treatment of waste at destination facility

Date of dispatch

Part 2—Details relating to transport of waste

Name of transporter(s)

Address of transporter(s)

Vehicle registration number(s) (in the case of transport by road)

Any participating State (other than the State of origin or State of destination) through which the waste is to be transported

Licence number(s) of transporter(s)

Date(s) of transport

Type of vehicle eg train, truck etc

Part 3—Consignment authorisation (to be completed by the Authority)

Consignment authorisation number

Conditions of consignment authorisation (if any)

Part 4—Details relating to delivery of waste

Date of receipt of waste at destination facility

Proposed type of treatment of waste at destination facility

Schedule 4—Revocation of environment protection policy constituted of *National Environment Protection (Movement of Controlled Waste between States and Territories) Measure*

The environment protection policy constituted of the *National Environment Protection (Movement of Controlled Waste between States and Territories) Measure* is revoked.

Note—

The *National Environment Protection (Movement of Controlled Waste between States and Territories) Measure* came into operation as an environment protection policy under section 28A(1) of the Act and continued in operation under Schedule 1 clause 4(a) of the *Environment Protection (Miscellaneous) Amendment Act 2005* despite the repeal of section 28A by that Act.

The Measure has been amended and this policy implements the amendments as contemplated by section 29(1a) of the Act. For the purposes of section 29(1b) of the Act, the Minister is satisfied that the provisions of this policy that are not included in or required by the Measure relate to the enforcement of the policy (including the imposition of penalties for contravention of the policy) or are otherwise necessary for the application of the policy in this jurisdiction.

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2013

	\$		\$
Agents, Ceasing to Act as.....	48.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	32.25
Incorporation	24.50	Discontinuance Place of Business.....	32.25
Intention of Incorporation	61.00	Land—Real Property Act:	
Transfer of Properties	61.00	Intention to Sell, Notice of.....	61.00
Attorney, Appointment of.....	48.50	Lost Certificate of Title Notices	61.00
Bailiff's Sale.....	61.00	Cancellation, Notice of (Strata Plan)	61.00
Cemetery Curator Appointed.....	35.75	Mortgages:	
Companies:		Caveat Lodgement	24.50
Alteration to Constitution	48.50	Discharge of.....	25.75
Capital, Increase or Decrease of	61.00	Foreclosures.....	24.50
Ceasing to Carry on Business	35.75	Transfer of	24.50
Declaration of Dividend.....	35.75	Sublet.....	12.40
Incorporation	48.50	Leases—Application for Transfer (2 insertions) each	12.40
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	35.75
First Name.....	35.75	Licensing.....	71.50
Each Subsequent Name.....	12.40	Municipal or District Councils:	
Meeting Final.....	40.50	Annual Financial Statement—Forms 1 and 2	677.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	481.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	96.50
First Name.....	48.50	Each Subsequent Name.....	12.40
Each Subsequent Name	12.40	Noxious Trade	35.75
Notices:		Partnership, Dissolution of	35.75
Call.....	61.00	Petitions (small).....	24.50
Change of Name.....	24.50	Registered Building Societies (from Registrar-General)	24.50
Creditors.....	48.50	Register of Unclaimed Moneys—First Name	35.75
Creditors Compromise of Arrangement	48.50	Each Subsequent Name	12.40
Creditors (extraordinary resolution that 'the Com-		Registers of Members—Three pages and over:	
pany be wound up voluntarily and that a liquidator		Rate per page (in 8pt)	308.00
be appointed').....	61.00	Rate per page (in 6pt)	407.00
Release of Liquidator—Application—Large Ad		Sale of Land by Public Auction.....	61.50
—Release Granted	96.50	Advertisements.....	3.40
Receiver and Manager Appointed.....	61.00	¼ page advertisement	143.00
Receiver and Manager Ceasing to Act.....	55.50	½ page advertisement	287.00
Restored Name.....	48.50	Full page advertisement.....	562.00
Petition to Supreme Court for Winding Up.....	45.25	Advertisements, other than those listed are charged at \$3.40 per	
Summons in Action.....	84.00	column line, tabular one-third extra.	
Order of Supreme Court for Winding Up Action	71.50	Notices by Colleges, Universities, Corporations and District	
Register of Interests—Section 84 (1) Exempt	48.50	Councils to be charged at \$3.40 per line.	
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Acts, Bills, Rules, Parliamentary Papers and Regulations

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South Australia

Statutes Amendment and Repeal (Superannuation) Act (Commencement) Proclamation 2014

1—Short title

This proclamation may be cited as the *Statutes Amendment and Repeal (Superannuation) Act (Commencement) Proclamation 2014*.

2—Commencement of suspended provisions

The remaining provisions of the *Statutes Amendment and Repeal (Superannuation) Act 2012* (No 37 of 2012) will come into operation on 15 June 2014.

Made by the Governor

with the advice and consent of the Executive Council
on 12 June 2014

T&F11/024CS

South Australia

Primary Industry Funding Schemes (Olive Industry Fund) Revocation Regulations 2014

under the *Primary Industry Funding Schemes Act 1998*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Revocation of *Primary Industry Funding Schemes (Olive Industry Fund) Regulations 2009*

- 3 Revocation of regulations
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Primary Industry Funding Schemes (Olive Industry Fund) Revocation Regulations 2014*.

2—Commencement

These regulations will come into operation on 26 June 2014.

Part 2—Revocation of *Primary Industry Funding Schemes (Olive Industry Fund) Regulations 2009*

3—Revocation of regulations

The *Primary Industry Funding Schemes (Olive Industry Fund) Regulations 2009* 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 12 June 2014

No 75 of 2014

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South Australia

Agricultural and Veterinary Products (Control of Use) Variation Regulations 2014

under the *Agricultural and Veterinary Products (Control of Use) Act 2002*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Agricultural and Veterinary Products (Control of Use) Regulations 2004*

- 4 Variation of regulation 3—Interpretation
 - 5 Variation of regulation 6—Off-label use of registered agricultural chemical products
 - 6 Variation of regulation 32—Off-label use of registered veterinary chemical products
 - 7 Variation of regulation 33—Records to be kept by veterinary surgeons
 - 8 Variation of regulation 34—Restrictions on use of certain agricultural products or veterinary products
 - 9 Variation of regulation 35—Products prohibited for use in treating food-producing animals
 - 10 Substitution of regulation 36—Confidentiality
 - 36 Confidentiality
 - 11 Substitution of Schedule 2
 - Schedule 2—Restricted agricultural products (regulation 34(2))
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Agricultural and Veterinary Products (Control of Use) Variation Regulations 2014*.

2—Commencement

These regulations will come into operation on 10 November 2014.

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 *Agricultural and Veterinary Products (Control of Use) Regulations 2004*

4—Variation of regulation 3—Interpretation

- (1) Regulation 3(1), definition of *ChemCert accreditation*—delete the definition
- (2) Regulation 3(1), definition of *prescribed qualification*—delete the definition

5—Variation of regulation 6—Off-label use of registered agricultural chemical products

Regulation 6(1), penalty provision—delete the penalty provision and substitute:

Maximum penalty: \$10 000.

Expiation fee: \$315.

6—Variation of regulation 32—Off-label use of registered veterinary chemical products

Regulation 32(1), penalty provision—delete the penalty provision and substitute:

Maximum penalty: \$10 000.

Expiation fee: \$315.

7—Variation of regulation 33—Records to be kept by veterinary surgeons

- (1) Regulation 33(1)—delete "keep" and substitute:
as soon as practicable after treating the animals, make
- (2) Regulation 33(2)—delete "keep" and substitute:
, as soon as practicable after treating the animals, make
- (3) Regulation 33—after subregulation (2) insert:
 - (2a) A veterinary surgeon who is required to make a record of information under this regulation must keep the record for 2 years from the date of the making of the record.
Maximum penalty: \$2 500.
Expiation fee: \$210.

8—Variation of regulation 34—Restrictions on use of certain agricultural products or veterinary products

- (1) Regulation 34(1)—delete subregulation (1) and substitute:
 - (1) The Minister may, by notice in the Gazette, declare that the use of an agricultural product or veterinary product specified in the notice is prohibited except by persons of a class specified in the notice.
 - (1a) A person must not contravene a notice referred to in subregulation (1).
Maximum penalty: \$10 000.
Expiation fee: \$315.
- (2) Regulation 34(2)—delete "Part 2"

- (3) Regulation 34(2), penalty provision—delete the penalty provision and substitute:

Maximum penalty: \$10 000.

Expiation fee: \$315.

- (4) Regulation 34(3)—delete "Part 2"

9—Variation of regulation 35—Products prohibited for use in treating food-producing animals

Regulation 35, penalty provision—delete the penalty provision and substitute:

Maximum penalty: \$10 000.

Expiation fee: \$315.

10—Substitution of regulation 36—Confidentiality

Regulation 36—delete the regulation and substitute:

36—Confidentiality

For the purposes of section 38(a) of the Act, the following Acts are prescribed:

- (a) the *Controlled Substances Act 1984*;
- (b) the *Dangerous Substances Act 1979*;
- (c) the *Environment Protection Act 1993*;
- (d) the *Food Act 2001*;
- (e) the *Livestock Act 1997*;
- (f) the *National Parks and Wildlife Act 1972*;
- (g) the *Natural Resources Management Act 2004*;
- (h) the *Occupational Health, Safety and Welfare Act 1986*;
- (i) the *Primary Produce (Food Safety Schemes) Act 2004*;
- (j) the *South Australian Public Health Act 2011*.

11—Substitution of Schedule 2

Schedule 2—delete the Schedule and substitute:

**Schedule 2—Restricted agricultural products
(regulation 34(2))**

<u>Agricultural product</u>	<u>Class of person authorised to use product</u>
<p>1 An agricultural chemical product that—</p> <p style="padding-left: 2em;">(a) contains any of the following:</p> <p style="padding-left: 4em;">(i) 2, 4-D;</p> <p style="padding-left: 4em;">(ii) 2, 4-DB;</p> <p style="padding-left: 4em;">(iii) MCPA;</p> <p style="padding-left: 4em;">(iv) dicamba;</p> <p style="padding-left: 4em;">(v) triclopyr;</p> <p style="padding-left: 4em;">(vi) picloram;</p> <p style="padding-left: 4em;">(vii) clopyralid;</p> <p style="padding-left: 4em;">(viii) fluroxypyr; and</p> <p style="padding-left: 2em;">(b) is not a home garden product.</p>	<p>A person who holds a valid statement of attainment issued by a training organisation registered by the Australian Skills Quality Authority for the unit of competence AHCCHM303A ('Prepare and Apply Chemicals').</p>

Made by the Governor

with the advice and consent of the Executive Council
on 12 June 2014

No 76 of 2014

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South Australia

Advance Care Directives Regulations 2014

under the *Advance Care Directives Act 2013*

Contents

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2	Commencement
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5	Giving advance care directives
6	Provisions that cannot be included in advance care directives
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9	Copies of advance care directives
10	Revoking advance care directives
11	Advising the Guardianship Board of wish to revoke advance care directive
12	Interstate advance care directives and corresponding laws
13	Application of Part 7 of Act
14	Resolution of disputes by Public Advocate
15	Referral of matters to Public Advocate
16	Fees

Schedule 1—List of suitable witnesses

Schedule 2—Fees

1—Short title

These regulations may be cited as the *Advance Care Directives Regulations 2014*.

2—Commencement

These regulations will come into operation on 1 July 2014.

3—Interpretation

In these regulations—

Act means the *Advance Care Directives Act 2013*.

4—Health practitioners

- (1) For the purposes of the definition of *health practitioner* in section 3(1) of the Act, the following professions and practices are declared to be included in the ambit of that definition:
 - (a) the provision of an ambulance service and medical treatment by a member of the staff of SAAS;
 - (b) paramedic.

- (2) In this regulation—

ambulance service, *medical treatment* and *SAAS* have the same meanings as in the *Health Care Act 2008*.

5—Giving advance care directives

For the purposes of section 11(2)(c) of the Act, a person giving an advance care directive must certify, by completing and signing the relevant part of the advance care directive form, that he or she was given the advance care directive information statement referred to in regulation 7(2) and understood the information contained in the statement.

6—Provisions that cannot be included in advance care directives

For the purposes of the definition of *mandatory medical treatment* in section 12(4) of the Act, medical treatment of the following kinds are prescribed:

- (a) medical treatment ordered by a court;
- (b) medical treatment of a kind contemplated by section 56 or 57 of the *Mental Health Act 2009*;
- (c) medical treatment that is the subject of a requirement or direction (however described) of the Chief Public Health Officer under the *South Australian Public Health Act 2011*.

7—Witnessing advance care directives

- (1) For the purposes of section 15(1)(a) of the Act, an advance care directive will only be taken to be witnessed in accordance with these regulations if the person giving the advance care directive signed the advance care directive form in the presence of the suitable witness who witnesses the advance care directive.
- (2) For the purposes of section 15(1)(b)(i) of the Act, a suitable witness must give to the person giving the advance care directive a copy of the advance care directive information statement (and compliance with this requirement will, for the purposes of section 15(1)(b)(ii) of the Act, be taken to constitute an explanation of the legal effects of giving an advance care directive of the kind proposed).
- (3) For the purposes of the definition of *suitable witness* in section 15(4) of the Act, a suitable witness must satisfy the following requirements:
 - (a) the suitable witness must be a competent adult;
 - (b) the suitable witness must be a person, or a person of a class, included on the list of suitable witnesses set out in Schedule 1.
- (4) To avoid doubt, nothing in subregulation (3) affects an advance care directive witnessed by a suitable witness who was competent at the time he or she witnessed the advance care directive, but who later lost competency.
- (5) In this regulation—

advance care directive information statement means the advance care directive information statement determined by the Minister from time to time for the purposes of this regulation and published in the Gazette.

8—Appointment of substitute decision-makers

- (1) For the purposes of section 21(3) of the Act, it is a requirement that the substitute decision-maker must certify, by completing and signing the relevant part of the advance care directive form, that he or she—
 - (a) accepts the appointment as substitute decision-maker; and
 - (b) has read and understands the guidelines for substitute decision-makers.
- (2) In this regulation—

guidelines for substitute decision-makers means the guidelines determined by the Minister from time to time for the purposes of this regulation and published in the Gazette.

9—Copies of advance care directives

- (1) For the purposes of section 24(2)(a) of the Act, a document may be certified as a true copy of a particular advance care directive by a person, or a person of a class, included on the list of suitable witnesses set out in Schedule 1 signing and certifying the document as a true copy of the advance care directive.
- (2) For the purposes of section 24(2)(b) of the Act, a scheme determined by the Minister from time to time in respect of making copies of advance care directives available electronically is prescribed.

10—Revoking advance care directives

For the purposes of section 29(2) of the Act, a person who has given an advance care directive may revoke the advance care directive—

- (a) by giving another advance care directive; or
- (b) by giving, or causing to be given, a written indication that he or she has revoked the advance care directive.

11—Advising the Guardianship Board of wish to revoke advance care directive

For the purposes of section 31(1) of the Act, a person must advise the Guardianship Board—

- (a) by notice in writing; or
- (b) by email or fax; or
- (c) in such other manner and form as may be determined from time to time by the Guardianship Board.

12—Interstate advance care directives and corresponding laws

- (1) For the purposes of section 33(1) of the Act, instruments of the following classes are declared to be interstate advance care directives:
 - (a) an enduring power of attorney under the *Powers of Attorney Act 2006* of the Australian Capital Territory that is in force;
 - (b) a health direction under the *Medical Treatment (Health Directions) Act 2006* of the Australian Capital Territory that is in force;
 - (c) an instrument appointing an enduring guardian under the *Guardianship Act 1987* of New South Wales that is in force;
 - (d) a direction under the *Natural Death Act 1988* of the Northern Territory that is in force;

- (e) an enduring power of attorney under the *Powers of Attorney Act 1998* of Queensland that is in force;
- (f) an advance health directive under the *Powers of Attorney Act 1998* of Queensland that is in force;
- (g) an instrument appointing an enduring guardian under the *Guardianship and Administration Act 2000* of Tasmania that is in force;
- (h) an instrument appointing an enduring guardian under the *Guardianship and Administration Act 1986* of Victoria that is in force;
- (i) a refusal of treatment certificate under the *Medical Treatment Act 1988* of Victoria that is in force;
- (j) an enduring power of attorney (medical treatment) under the *Medical Treatment Act 1988* of Victoria that is in force;
- (k) an advance health directive under the *Guardianship and Administration Act 1990* of Western Australia that is in force;
- (l) an enduring power of guardianship under the *Guardianship and Administration Act 1990* of Western Australia that is in force;
- (m) an instrument (however described) corresponding to an advance care directive that is binding under the common law and in force.

Note—

Such instruments are often referred to as a living will.

- (2) For the purposes of section 33(4) of the Act, the following Acts are declared to be corresponding laws:
 - (a) the *Powers of Attorney Act 2006* and the *Medical Treatment (Health Directions) Act 2006* of the Australian Capital Territory;
 - (b) the *Guardianship Act 1987* of New South Wales;
 - (c) the *Natural Death Act 1988* of the Northern Territory;
 - (d) the *Powers of Attorney Act 1998* and the *Guardianship and Administration Act 2000* of Queensland;
 - (e) the *Guardianship and Administration Act 2000* of Tasmania;
 - (f) the *Guardianship and Administration Act 1986* and the *Medical Treatment Act 1988* of Victoria;
 - (g) the *Guardianship and Administration Act 1990* of Western Australia;
 - (h) the common law.

13—Application of Part 7 of Act

For the purposes of section 44 of the Act, a matter related to the residential and accommodation arrangements and personal affairs of a person who has given an advance care directive is specified.

14—Resolution of disputes by Public Advocate

- (1) For the purposes of section 45 of the Act, and despite section 23 of the *Guardianship and Administration Act 1993*, the Public Advocate may only delegate a function or power under that section relating to mediation to a person if the Public Advocate is satisfied that the person has suitable qualifications and expertise in mediation.

- (2) A mediator to whom the Public Advocate has delegated a function or power under section 45 of the Act has, for the purposes of that section, the same privileges and immunities as a member of the Guardianship Board under the *Guardianship and Administration Act 1993*.

15—Referral of matters to Public Advocate

For the purposes of section 49 of the Act, the Guardianship Board may not refer a matter to the Public Advocate if the matter has already been the subject of mediation under section 45 of the Act.

16—Fees

The fees payable for the purposes of the Act are as prescribed in Schedule 2.

Schedule 1—List of suitable witnesses

The following persons, or classes of persons, are suitable witnesses:

- (a) agents of the Australian Postal Corporation in charge of an office supplying postal services to the public;
- (b) Australian Consular Officers or Australian Diplomatic Officers within the meaning of the *Consular Fees Act 1955* of the Commonwealth;
- (c) bailiffs;
- (d) bank officers with 5 or more continuous years of service;
- (e) building society officers with 5 or more years of continuous service;
- (f) chief executive officers of Commonwealth courts;
- (g) clerks of courts;
- (h) commissioners for taking affidavits;
- (i) commissioners for declarations;
- (j) credit union officers with 5 or more years of continuous service;
- (k) employees of the Australian Trade Commission who are—
 - (i) in a country or place outside Australia; and
 - (ii) authorised under paragraph 3(d) of the *Consular Fees Act 1955* of the Commonwealth; and
 - (iii) exercising his or her function in that place;
- (l) employees of the Commonwealth who are—
 - (i) in a country or place outside Australia; and
 - (ii) authorised under paragraph 3(c) of the *Consular Fees Act 1955* of the Commonwealth; and
 - (iii) exercising his or her function in that place;
- (m) fellows of the National Tax Accountants' Association;
- (n) health practitioners;
- (o) finance company officers with 5 or more years of continuous service;
- (p) holders of a statutory office not specified in another item in this list;

- (q) Judges of courts;
- (r) Justices of the Peace;
- (s) Magistrates;
- (t) marriage celebrants registered under Subdivision C of Division 1 of Part IV of the *Marriage Act 1961* of the Commonwealth;
- (u) Masters of court;
- (v) members of Chartered Secretaries Australia;
- (w) members of Engineers Australia, other than at the grade of student;
- (x) members of the Association of Taxation and Management Accountants;
- (y) members of the Australasian Institute of Mining and Metallurgy;
- (z) a member of the Australian Defence Force who is—
 - (i) an officer; or
 - (ii) a non-commissioned officer within the meaning of the *Defence Force Discipline Act 1982* of the Commonwealth with 5 or more years of continuous service; or
 - (iii) a warrant officer within the meaning of that Act;
- (za) members of the Institute of Chartered Accountants in Australia, the Australian Society of Certified Practising Accountants or the National Institute of Accountants;
- (zb) Members of—
 - (i) the Parliament of the Commonwealth; or
 - (ii) the Parliament of a State; or
 - (iii) a Territory legislature; or
 - (iv) a local government authority of a State or Territory;
- (zc) ministers of religion registered under Subdivision A of Division 1 of Part IV of the *Marriage Act 1961* of the Commonwealth;
- (zd) notary public;
- (ze) patent attorneys or trade marks attorneys;
- (zf) permanent employees of the Australian Postal Corporation with 5 or more years of continuous service who are employed in an office supplying postal services to the public;
- (zg) permanent employees of—
 - (i) the Commonwealth or a Commonwealth authority; or
 - (ii) a State or Territory or a State or Territory authority; or
 - (iii) a local government authority,with 5 or more years of continuous service who are not specified in another item in this list;
- (zh) persons enrolled on the roll of the Supreme Court of a State or Territory, or the High Court of Australia, as a legal practitioner (however described);
- (zi) persons before whom a statutory declaration may be made under the law of the State or Territory in which the declaration is made;
- (zj) police officers;

- (zk) Registrars, or Deputy Registrars, of a court;
- (zl) Senior Executive Service employees of—
 - (i) the Commonwealth or a Commonwealth authority; or
 - (ii) a State or Territory or a State or Territory authority;
- (zm) sheriffs;
- (zn) sheriff's officers;
- (zo) teachers employed on a full-time basis at a school or tertiary education institution;
- (zp) veterinary surgeons.

Schedule 2—Fees

Description of fee	Fee
Application under section 45 of the Act	nil
Application under section 48 of the Act	nil
Application under section 51 of the Act	nil

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 12 June 2014

No 77 of 2014

HEAC-2013-00099

South Australia

Consent to Medical Treatment and Palliative Care Regulations 2014

under the *Consent to Medical Treatment and Palliative Care Act 1995*

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Health practitioners
- 5 Consent of person responsible
- 6 Resolution of disputes by Public Advocate
- 7 Referral of matters to Public Advocate
- 8 Fees

Schedule 1—Fees

Schedule 2—Revocation of *Consent to Medical Treatment and Palliative Care Regulations 2004*

- 1 Revocation of *Consent to Medical Treatment and Palliative Care Regulations 2004*
-

1—Short title

These regulations may be cited as the *Consent to Medical Treatment and Palliative Care Regulations 2014*.

2—Commencement

These regulations will come into operation on 1 July 2014.

3—Interpretation

In these regulations—

Act means the *Consent to Medical Treatment and Palliative Care Act 1995*.

4—Health practitioners

- (1) For the purposes of the definition of **health practitioner** in section 14(1) of the Act, the following professions and practices are declared to be included in the ambit of that definition:
 - (a) the provision of an ambulance service and medical treatment by a member of the staff of SAAS;
 - (b) paramedic.
- (2) In this regulation—

ambulance service, **medical treatment** and **SAAS** have the same meanings as in the *Health Care Act 2008*.

5—Consent of person responsible

Pursuant to section 14B(2) of the Act, the following provisions apply in relation to the giving of consent by a person responsible for a patient for the purposes of the Act:

- (a) the person responsible must make and keep such records relating to the giving of consent as may be required under a scheme determined from time to time by the Minister and published in the Gazette;
- (b) a person responsible for a patient contemplated by paragraph (d) of the definition of *person responsible* in section 14(1) of the Act cannot consent to the administration of medical treatment consisting of the administration of drugs (whether of a sedating nature or otherwise) principally for the purpose of controlling the behaviour of the patient.

Note—

This practice is commonly referred to as the chemical restraint of a patient.

6—Resolution of disputes by Public Advocate

- (1) For the purposes of section 18C of the Act, and despite section 23 of the *Guardianship and Administration Act 1993*, the Public Advocate may only delegate a function or power under that section relating to mediation to a person if the Public Advocate is satisfied that the person has suitable qualifications and expertise in mediation.
- (2) A mediator to whom the Public Advocate has delegated a function or power under section 18C of the Act has, for the purposes of that section, the same privileges and immunities as a member of the Guardianship Board under the *Guardianship and Administration Act 1993*.

7—Referral of matters to Public Advocate

For the purposes of section 18F of the Act, the Guardianship Board may not refer a matter to the Public Advocate if the matter has already been the subject of mediation under section 18C of the Act.

8—Fees

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

Schedule 1—Fees

Description of fee	Fee
Application under section 18C of the Act	nil
Application under section 18E of the Act	nil

Schedule 2—Revocation of *Consent to Medical Treatment and Palliative Care Regulations 2004*

1—Revocation of *Consent to Medical Treatment and Palliative Care Regulations 2004*

The *Consent to Medical Treatment and Palliative Care Regulations 2004* 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 12 June 2014

No 78 of 2014

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KANGAROO ISLAND COUNCIL

DEVELOPMENT ACT 1993

*Emu Bay Development Plan Amendment—
Public Consultation*

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

The DPA proposes the following changes as it affects Emu Bay:

- to rezone portion of the open space/parklands around the residential area to an Open Space Zone—to provide for the long term protection of the land;
- to introduce policy into the Coastal Conservation Zone to facilitate the development of a high quality low scale retail/cafe facility (eg. kiosk) along the Hamilton Drive foreshore reserve;
- to introduce Desired Character Statement and related provisions into the Tourist Accommodation Zone that promotes the possible relocation of the caravan park to its former location east of Hamilton Drive. To introduce policy to guide the division of land in the western part of the zone where associated with tourism and related development;
- to rezone land to a Community Zone for future community, residential and mixed use activity between the residential area and the parklands;
- to rezone identified areas of the Deferred Urban Zone to Rural Living (with relevant Precinct Areas) to better reflect the existing nature of development and to allow development opportunities inclusive of higher density country living and tourist accommodation options to the south of the township;
- to rezone land to a Rural Living Zone on the western periphery of the Deferred Urban Zone; and
- minor consequential amendments.

The DPA also includes a minor amendment to Bushfire Protection Area Map, as it relates to Kingscote.

The DPA report will be on public consultation from 16 June 2014 until 5 p.m. on 12 August 2014.

Copies of the DPA report are available for public inspection during normal office hours at the offices of the Kangaroo Island Council, 43 Dauncey Street, Kingscote. Alternatively the DPA report can be viewed on the Internet at www.kangarooisland.sa.gov.au.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on 12 August, 2014. All submissions should be addressed to the Chief Executive Officer at P.O. Box 121, Kingscote, S.A. 5223 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to kicouncil@kicouncil.sa.gov.au.

Copies of all submissions will be available for inspection at the offices of the Kangaroo Island Council, 43 Dauncey Street, Kingscote, from 13 August 2014 until the conclusion of the public hearing.

A public hearing will be held at 10 a.m. on Monday, 18 August 2014, at the Council Chambers, 43 Dauncey Street, Kingscote, at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the DPA contact Aaron Wilksch, Manager Development Services, Kangaroo Island Council on (08) 8553 4500 or kicouncil@kicouncil.sa.gov.au.

A. C. BOARDMAN, Chief Executive Officer

KINGSTON DISTRICT COUNCIL

Appointment

NOTICE is hereby given that Council, at a Special Meeting held on 26 May 2014, appointed Andrew MacDonald to the position of Chief Executive Officer, pursuant to Section 98 (5) of the Local Government Act 1999, effective from 30 June 2014.

H. SCHINCKEL, Acting Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

ROADS (OPENING AND CLOSING) ACT 1991

Road Opening and Closing—Mallala

NOTICE is hereby given pursuant to Section 10 of the said Act, that the council proposes to make a Road Process Order to (i) open as road portion of allotment 93 in Filed Plan 214887, as shown numbered '10' and (ii) to close and retain by the Council the whole of Marshman Street between Wasleys Road and Redbanks Road as shown marked 'A' on Preliminary Plan 14/0013.

A copy of the plan and statement of persons affected are available for public inspection at Council's Office at 2A Wasleys Road, Mallala and the office of the Surveyor-General at 101 Grenfell Street, Adelaide, during normal office hours.

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

Any submissions must be made in writing within 28 days from this notice to the Council at P.O. Box 18, Mallala, S.A. 5502 and the Surveyor-General at G.P.O. Box 1354, Adelaide, S.A. 5001.

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

Dated 12 June 2014.

C. MANSUETO, Chief Executive Officer

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

Broster, Maria Stella, late of 10 Morton Road, Christie Downs, of no occupation, who died on 23 March 2014.

Eyre, Gertrud Dora, late of 30 Sussex Terrace, Westbourne Park, widow, who died on 9 April 2014.

Gipson, Margaret Rosemary, late of 4 Courtesy Crescent, Tea Tree Gully, widow, who died on 19 December 2013.

Jupe, Margaret Lillian, late of 47 Eve Road, Bellevue Heights, retired teacher, who died on 27 January 2014.

Kemp, Ronda Pearl, late of 251 Payneham Road, Joslin, widow, who died on 12 March 2014.

Linger, Frederick Herald, late of 127 Stephen Terrace, Walkerville, retired boilermaker, who died on 29 September 2013.

McColl, Reginald Donald, late of 6 Booth Avenue, Linden Park, retired financial advisor, who died on 26 March 2014.

Merritt, Joyce Isabel, late of 53-59 Austral Terrace, Morphetville, of no occupation, who died on 11 April 2014.

Weling, William Walter, late of 63 Hackney Road, Hackney, retired plumber, who died on 13 March 2014.

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 11 July 2014, otherwise they will be excluded from the distribution of the said estates; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated 12 June 2014.

D. A. CONTALA, Public Trustee

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Monies (Unclaimed Dividends) held by John Shearer Ltd for the Year ended 2014

Name of Owner on Books and Last Known Address	Total Amount Due to Owner \$	Reason Money Held
Antonia Alison Van Geuns, 151 Hermitage Road, Toowoomba, Qld 4350.....	43.19	Return Mail Shareholder
Antonia Alison Van Geuns, 151 Hermitage Road, Toowoomba, Qld 4350.....	30.00	Return Mail Shareholder
Brian S. Shepherd, 7 Platt Crescent, Naracoorte, S.A. 5271.....	131.04	Return Mail Shareholder
Brian S. Shepherd, 7 Platt Crescent, Naracoorte, S.A. 5271.....	194.11	Return Mail Shareholder
Brian S. Shepherd, 7 Platt Crescent, Naracoorte, S.A. 5271.....	112.32	Return Mail Shareholder
Brian S. Shepherd, 7 Platt Crescent, Naracoorte, S.A. 5271.....	112.32	Return Mail Shareholder
Bridea Investments Pty Ltd, Box 5, Freeling, S.A. 5372.....	262.97	Return Mail Shareholder
Bridea Investments Pty Ltd, Box 5, Freeling, S.A. 5372.....	149.88	Return Mail Shareholder
Bridea Investments Pty Ltd, Box 5, Freeling, S.A. 5372.....	174.86	Return Mail Shareholder
Bridea Investments Pty Ltd, Box 5, Freeling, S.A. 5372.....	149.88	Return Mail Shareholder
Charles Alfred M. Conrade, Vogesenstr 63, Ch-4056 Basel, Switzerland.....	194.44	Return Mail Shareholder
Charles Alfred M. Conrade, Vogesenstr 63, Ch-4056 Basel, Switzerland.....	112.50	Return Mail Shareholder
Charles Alfred M. Conrade, Vogesenstr 63, Ch-4056 Basel, Switzerland.....	131.25	Return Mail Shareholder
Charles Alfred M. Conrade, Vogesenstr 63, Ch-4056 Basel, Switzerland.....	112.50	Return Mail Shareholder
Dorothy A. Nunn, 59 Ballville Street, Prospect, S.A. 5082.....	29.44	Return Mail Shareholder
Dorothy A. Nunn, 59 Ballville Street, Prospect, S.A. 5082.....	22.50	Return Mail Shareholder
Dorothy A. Nunn, 59 Ballville Street, Prospect, S.A. 5082.....	26.25	Return Mail Shareholder
Dorothy A. Nunn, 59 Ballville Street, Prospect, S.A. 5082.....	22.50	Return Mail Shareholder
Errol Monk, 3/194 South Road, Mile End, S.A. 5031.....	120.19	Return Mail Shareholder
Errol Monk, 3/194 South Road, Mile End, S.A. 5031.....	72.00	Return Mail Shareholder
Errol Monk, 3/194 South Road, Mile End, S.A. 5031.....	84.00	Return Mail Shareholder
Errol Monk, 3/194 South Road, Mile End, S.A. 5031.....	72.00	Return Mail Shareholder
Gustav Paulsson, c/o A. Ackerfeldt, 5 Caprice Court, Templestowe, Vic 3106.....	43.19	Current Shareholder
Gustav Paulsson, c/o A. Ackerfeldt, 5 Caprice Court, Templestowe, Vic 3106.....	30.00	Current Shareholder
Gustav Paulsson, c/o A. Ackerfeldt, 5 Caprice Court, Templestowe, Vic 3106.....	35.00	Current Shareholder
Gustav Paulsson, c/o A. Ackerfeldt, 5 Caprice Court, Templestowe, Vic 3106.....	30.00	Current Shareholder
Irene Pepper, St Georges Building Society, P.O. Box 255, Hurstville, N.S.W. 2220..	4.69	Return Mail Shareholder
Irene Pepper, St Georges Building Society, P.O. Box 255, Hurstville, N.S.W. 2220..	10.50	Return Mail Shareholder
Janet R. Dane, P.O. Box 655, Wahroonga, N.S.W. 2076.....	0.40	Return Mail Shareholder
Jean Viola Wandel, Kybunga, Kybunga, S.A. 5262.....	29.11	Return Mail Shareholder
Jean Viola Wandel, Kybunga, Kybunga, S.A. 5262.....	22.32	Return Mail Shareholder
Jean Viola Wandel, Kybunga, Kybunga, S.A. 5262.....	26.04	Return Mail Shareholder
Jean Viola Wandel, Kybunga, Kybunga, S.A. 5262.....	22.32	Return Mail Shareholder
Joan Shearer, P.O. Box 203, Buderim, Qld 4556.....	30.00	No Longer Shareholder
Joan Shearer, P.O. Box 203, Buderim, Qld 4556.....	35.00	No Longer Shareholder
Joan Shearer, P.O. Box 203, Buderim, Qld 4556.....	30.00	No Longer Shareholder
Joe Stephen Harris, 64 Second Avenue, Forestville, S.A. 5035.....	5.57	Return Mail Shareholder
Joe Stephen Harris, 64 Second Avenue, Forestville, S.A. 5035.....	11.06	Return Mail Shareholder
Jonathan Anthony Lindley, 14 Norwood Street, Toowoomba, Qld 4350.....	43.19	Return Mail Shareholder
Jonathan Anthony Lindley, 14 Norwood Street, Toowoomba, Qld 4350.....	30.00	Return Mail Shareholder
Judith Aileen Rungie, 2 Oaklands Avenue, Royston Park, S.A. 5070.....	1.94	Return Mail Shareholder
Molly D. McEachern, 27 Birdwood Avenue, Killara, N.S.W. 2071.....	70.69	Return Mail Shareholder
Molly D. McEachern, 27 Birdwood Avenue, Killara, N.S.W. 2071.....	45.00	Return Mail Shareholder
Molly D. McEachern, 27 Birdwood Avenue, Killara, N.S.W. 2071.....	52.50	Return Mail Shareholder
Molly D. McEachern, 27 Birdwood Avenue, Killara, N.S.W. 2071.....	45.00	Return Mail Shareholder
Rhona E. Rich, 3 Graystones Place, Sandy Bay, Tas. 7005.....	6.67	Return Mail Shareholder
Rhona E. Rich, 3 Graystones Place, Sandy Bay, Tas. 7005.....	10.08	Return Mail Shareholder
Rhona E. Rich, 3 Graystones Place, Sandy Bay, Tas. 7005.....	11.76	Return Mail Shareholder
Rhona E. Rich, 3 Graystones Place, Sandy Bay, Tas. 7005.....	10.08	Return Mail Shareholder
Rodney Maxwell Ward, 27 Welland Avenue, Welland, S.A. 5007.....	21.19	Return Mail Shareholder
Rodney Maxwell Ward, 27 Welland Avenue, Welland, S.A. 5007.....	18.00	Return Mail Shareholder
Rodney Maxwell Ward, 27 Welland Avenue, Welland, S.A. 5007.....	21.00	Return Mail Shareholder
Rodney Maxwell Ward, 27 Welland Avenue, Welland, S.A. 5007.....	18.00	Return Mail Shareholder
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