
4. A further amendment to the development approval has been under consideration by the Presiding Member of the Development Assessment Commission as delegate of the Governor under Division 2 or Part 4 of the Development Act.

5. The amendment to the development is contained in a letter dated 3 August 2015 from Martin Jeffries of the Jeffries Group and relates to direct acceptance of green organics waste from the Northern Adelaide Waste Management Authority (NAWMA) at the Buckland Park site. Currently all green waste must go to Wingfield for primary processing and then it is transported back to Buckland Park. It is now appropriate to refer to the requirements in the Environmental Management Plan as approved by the Environmental Protection Agency in relation to incoming feedstock to the Buckland Park site.

6. The Presiding Member of the Development Assessment Commission is satisfied that the minor variation does not require the preparation of a further or amended Public Environmental Report.

7. The Presiding Member of the Development Assessment Commission has, in considering the matter, had regard to all relevant matters under Section 48 (5) of the Development Act 1993.

Decision

PURSUANT to Section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor granted provisional development authorisation to the amended Organics Waste Treatment and Recycling Research Facility at Buckland Park, subject to the conditions and Notes to the applicant below:

(a) reserve a decision on the following pursuant to Section 48 (6):

(i) Construction of the bulkfill (subgrade) for future window areas using Calsilt.

CONDITIONS OF APPROVAL

1. The Organics Waste Treatment and Recycling Research Facility, Buckland Park shall be undertaken in accordance with:

(a) the following documents and drawings as they relate to the Organics Waste Treatment and Recycling Research Facility, Buckland Park:

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Notes:

1. The decision by the Governor under Section 48 of the Development Act 1993, to approve the development of an Organics Waste Treatment and Recycling Research Facility at Buckland Park was published in the Government Gazette on 5 December 2003.

2. The development was the subject of a Public Environmental Report and an Assessment Report under Sections 46 and 46C of the Development Act 1993.


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DANGEROUS SUBSTANCES ACT 1979

Revoke Appointment

I, MARIE BOLAND, Executive Director, SafeWork SA, hereby revoke the appointment of the following person as an Authorised Officer for the purposes of the Dangerous Substances Act 1979 pursuant to Section 7 (4) of that Act:

- John Christopher McKie

Dated 4 April 2016.

M. BOLAND, Executive Director, SafeWork SA

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ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission (‘the Commission’), pursuant to Section 42 (1) of the Associations Incorporation Act 1985 (‘the Act’), is of the opinion that the undertaking or operations of Pangula Mannamurna Incorporated (‘the Association’) being an incorporated association under the Act are being carried on, or would more appropriately be carried on by corporation under the Corporations (Aboriginal and Torres Strait Islander) Act 2006 (Commonwealth) and whereas the undertaking or operations of Pangula Mannamurna Incorporated pursuant to Section 42 (2) of the Act does hereby order that at 31 March 2016, the property of the Corporation (Indigenous Corporation No. 8331), the Commission, transfer its undertaking to Pangula Mannamurna Aboriginal Commission at 31 March 2016, requested by the Association to by corporation under the Corporations (Aboriginal and Torres Strait Islander) Act 2006 (Commonwealth) and whereas the undertaking or operations of Pangula Mannamurna Incorporated pursuant to Section 42 (2) of the Act does hereby order that at 31 March 2016, the property of the Corporation (Indigenous Corporation No. 8331), the Commission, transfer its undertaking to Pangula Mannamurna Aboriginal Commission at 31 March 2016, requested by the Association to

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DANGEROUS SUBSTANCES ACT 1979

Appointment

I, MARIE BOLAND, Executive Director, SafeWork SA, hereby appoint the following person to be an Authorised Officer for the purposes of the Dangerous Substances Act 1979 pursuant to Section 7 (1) of that Act:

- John Christopher McKie

Dated 4 April 2016.

M. BOLAND, Executive Director, SafeWork SA

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THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

Department of the Premier and Cabinet

Adelaide, 7 April 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Return to Work Corporation of South Australia Board of Management, pursuant to the provisions of the Return to Work Corporation of South Australia Act 1994:

Member: (from 7 April 2016 until 31 October 2016)

Joseph Karl Szakacs

By command,

IAN KEITH HUNTER, for Acting Premier

MIR0010/16CS

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THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

Department of the Premier and Cabinet

Adelaide, 7 April 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Independent Gambling Authority, pursuant to the provisions of the Independent Gambling Authority Act 1995:

Member: (from 11 April 2016 until 30 June 2017)

Eve Lyn Barratt

By command,

IAN KEITH HUNTER, for Acting Premier

CB0004/16CS

---

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

DANGEROUS SUBSTANCES ACT 1979

Revoke Appointment

I, MARIE BOLAND, Executive Director, SafeWork SA, hereby revoke the appointment of the following person as an Authorised Officer for the purposes of the Dangerous Substances Act 1979 pursuant to Section 7 (4) of that Act:

- Noel Darrel Leigh

Dated 4 April 2016.

M. BOLAND, Executive Director, SafeWork SA

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THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

DANGEROUS SUBSTANCES ACT 1979

Appointment

I, MARIE BOLAND, Executive Director, SafeWork SA, hereby appoint the following person to be an Authorised Officer for the purposes of the Dangerous Substances Act 1979 pursuant to Section 7 (1) of that Act:

- John Christopher McKie

Dated 4 April 2016.

M. BOLAND, Executive Director, SafeWork SA

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THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

DEVELOPMENT ACT 1993: SECTION 48

DECISION BY THE PRESIDING MEMBER OF DEVELOPMENT ASSESSMENT COMMISSION AS DELEGATE OF THE GOVERNOR

Preamble

1. The decision by the Governor under Section 48 of the Development Act 1993, to approve the development of an Organics Waste Treatment and Recycling Research Facility at Buckland Park was published in the Government Gazette on 5 December 2003.

2. The development was the subject of a Public Environmental Report and an Assessment Report under Sections 46 and 46C of the Development Act 1993.


4. A further amendment to the development approval has been under consideration by the Presiding Member of the Development Assessment Commission as delegate of the Governor under Division 2 or Part 4 of the Development Act.

5. The amendment to the development is contained in a letter dated 3 August 2015 from Martin Jeffries of the Jeffries Group and relates to direct acceptance of green organics waste from the Northern Adelaide Waste Management Authority (NAWMA) at the Buckland Park site. Currently all green waste must go to Wingfield for primary processing and then it is transported back to Buckland Park. It is now appropriate to refer to the requirements in the Environmental Management Plan as approved by the Environmental Protection Agency in relation to incoming feedstock to the Buckland Park site.

6. The Presiding Member of the Development Assessment Commission is satisfied that the minor variation does not require the preparation of a further or amended Public Environmental Report.

7. The Presiding Member of the Development Assessment Commission has, in considering the matter, had regard to all relevant matters under Section 48 (5) of the Development Act 1993.

Decision

PURSUANT to Section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor granted provisional development authorisation to the amended Organics Waste Treatment and Recycling Research Facility at Buckland Park, subject to the conditions and Notes to the applicant below:

(a) reserve a decision on the following pursuant to Section 48 (6):

(i) Construction of the bulkfill (subgrade) for future window areas using Calsilt.

CONDITIONS OF APPROVAL

1. The Organics Waste Treatment and Recycling Research Facility, Buckland Park shall be undertaken in accordance with:

(a) the following documents and drawings as they relate to the Organics Waste Treatment and Recycling Research Facility, Buckland Park:
Drawings:


2. The quantity of feedstock to be received or processed at the site shall not exceed 185,000 tonnes per annum.

3. The raw materials for composting shall comprise green organics (foliage, grass cuttings, prunings and branches), saw dust, timber (pallets, boxes), and wet organics (processed grease trap residue, street sweepings) unless otherwise prescribed under the provisions of an Environmental Management Plan prepared and amended (as approved by the EPA pursuant to this development approval).

4. All incoming feedstock to be received and processed at the Jeffries Organic Waste Treatment and Recycling Research Facility in accordance with the Environmental Management Plan as approved by the EPA.

5. The construction of the processing areas (windrowing and final product), wheel wash bay area and surface water storage area shall be to the specifications listed in the 'Environmental Management Plan for a Recycled Organics Resource Centre at Buckland Park, dated 21 August 2003, Revision 2.

6. The construction of all stages for the windrowing areas and wastewater areas shall be to Level 1 Supervision as set out in Australian Standard 3798-1996. Daily logs and final supervision report shall be forwarded to the Environmental Protection Authority.

7. A minimum of 1m separation distance shall be maintained between the groundwater level and the underside of all liners on the site.

8. The location and decommission status of old wells located on the site shall be confirmed and the operational wells decommissioned in accordance with the requirements of the Water Resources Act 1997.

9. Work constituting building work under the Development Act 1993 shall be certified by a private certifier as complying with the Building Rules, prior to any building work commencing.

10. The design and construction of the road access junction to the site from Port Wakefield Road shall be to the reasonable satisfaction of Department for Transport, Energy and Infrastructure and at the cost of the proponent.

11. Prior to commencing operation at the site McEvoy Road must be sealed to the standard agreed between the proponent and the City of Playford, and at the cost of the proponent.

12. The proponent must install a meteorological monitoring station in accordance with 'Meteorological Monitoring Guidance for Regulatory Modelling Applications, US EPA, February 2000' and be operational before operations at the site commence. It shall be to such a standard that it produces data suitable for air pollution modelling and complaint resolution. Note: the parameters that should be recorded are wind speed and direction at 10 m height, standard deviation of wind direction, temperature at 2 m and 10 m heights, solar radiation and rainfall.

Unless varied by the following conditions:

13. The mounds constructed up to 15 March 2004 with compost material contaminated with plastics shall be covered with a minimum of 300 mm of topsoil and maintained to ensure no plastic material is exposed.

14. Compost material used for the construction of the mounds or used on site may only contain an incidental amount of plastic fragments or other contaminants after processing, with the exception of mounds constructed up to 15 March 2004.

15. The compost material containing plastics, currently located at the Jeffries Wingfield facility shall be allowed to be stockpiled adjacent to the proposed Primary Processing Building at the Jeffries Buckland Park site to enable future processing to remove the plastic and other contaminants prior to use on the site in future mound construction.

16. A topsoil cover of a minimum of 300 mm shall be maintained over the stockpile to ensure there is no litter.

17. The 'Calgrit 50’ and ‘Grit’ shall be maintained at a moisture content that will minimise the potential for generation of dust at stockpile areas, during stockpiling, construction and operation of the windrows.

18. The water quality in the surface water storage ponds shall be monitored in accordance with the relevant provisions of the Environmental Management Plan.

19. The surface and side slopes of the ‘Calgrit 50’ and ‘Grit’ capping layer and the surface water drainage system will be inspected on a monthly basis and after prolonged rain to ensure their integrity, and shall be maintained to ensure effective operation.
20. Unprocessed organic material shall not be received at the Jeffries Organic Waste Treatment and Recycling Research Facility until the primary processing facility proposed at the site is established.

- All vehicles transporting feedstock to Buckland Park shall be fully enclosed with solid floor, sides and a canvas or synthetic top cover that is attached to the sides in a manner that does not allow the escape of material.

21. A combined wheel wash and wash bay shall be installed within the Buckland Park facility for vehicles transporting materials and products to and from the facility and for the wash down of mobile plant within the facility.

22. All vehicles used solely for the transportation of feedstock to the Buckland Park site shall be required to be washed down externally before leaving the site empty, provided the vehicle body remains fully enclosed. The vehicles shall be washed externally and internally if used to transport compost or other materials from the Buckland Park site.

23. All mobile plant moving from one activity area to another shall be washed down at the wash bay before entering the new activity area.


25. Raw material and feedstock for composting shall not be placed on the hard stand areas at any time.

26. Maintenance of at least a 200 mm layer over the Calssilt perimeter mounds shall be required to be composed of a minimum layer of 100 mm of sandy loam then followed by a minimum layer of 100 mm of coarse compost.

27. The Equipment Washdown Facility shall be constructed as per the details listed in the letter dated 25 February 2005 from the Jeffries Group.

NOTES

1. The proponent has an obligation under the Aboriginal Heritage Act 1988 whereby any ‘clearance’ work, which may require permission to disturb, damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs.

2. An environmental authorisation granted by the Environment Protection Authority will include conditions requiring compliance with the standards of site preparation, management and maintenance detailed in the Environmental Management Plan, dated 21 August 2003, Revision 2 and the following requirements:

- The monitoring of the separation distance between groundwater and underside of the clay liner. Measures will be required to put in place to ensure corrective actions being activated prior to the separation distance being at, or less than 1 m. It is proposed to set a trigger level at 1.10 m separation distance for more frequent level monitoring (minimum daily) and a second one at 1.05 m separation distance to activate corrective actions. The Environment Protection Authority licence condition will require water levels to be measured weekly and assessed and reported monthly to the Environment Protection Authority for the first year of operation.

- Maintenance of all drains and ponds.

3. The Minister has a specific power to require testing, monitoring and auditing under Section 48 (c) of the Development Act 1993.

Given under my hand at Adelaide 31 March 2016.

S. FOGARTY, Presiding Member
Development Assessment Commission.

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF ONKAPARINGA—ALDINGA DISTRICT CENTRE DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Aldinga District Centre development plan amendment (the Amendment) by the City of Onkaparinga has been finalised in accordance with the provisions of the Development Act 1993.

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

NOTICE

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

(a) approve the Amendment; and

(b) fix the day on which this notice is published in the Gazette as the day on which the Amendment will come into operation.

Dated 24 March 2016.

JOHN RAU, Deputy Premier
Minister for Planning

DEVELOPMENT REGULATIONS 2008
NOTICE UNDER SCHEDULE 6
Construction Indices

Preamble

Schedule 6 of the Development Regulations 2008 refers to a construction index determined by the Minister from time to time and set out in the Schedule of Construction Indices. The Construction Indices will be used in the determination of fees payable by applicants seeking assessment against the Building Rules under the Development Act 1993.

NOTICE


This notice will come into effect on 1 July 2016.

SCHEDULE

Schedule of 2016 Construction Indices

<table>
<thead>
<tr>
<th>Building Classes</th>
<th>Construction Indices</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class 1,2,4</td>
<td>1249</td>
</tr>
<tr>
<td>Class 3,5,6</td>
<td>1662</td>
</tr>
<tr>
<td>Class 7,8</td>
<td>1101</td>
</tr>
<tr>
<td>Class 9a and 9c</td>
<td>1885</td>
</tr>
<tr>
<td>Class 9b</td>
<td>1656</td>
</tr>
<tr>
<td>Class 10</td>
<td>373</td>
</tr>
</tbody>
</table>

Dated 11 March 2016.

S. SMITH, as Minister’s Delegate,
General Manager, Investment Management,
Department of Planning, Transport and Infrastructure

EDUCATION REGULATIONS 2012
Notice of Policy by the Minister for Education and Child Development

PURSUANT to Regulation 60 (2) (a) of the Education Regulations 2012, I, the Minister for Education and Child Development publish the following Capacity Management Plan for the purposes of the enrolment of a child at Mark Oliphant College.

CAPACITY MANAGEMENT PLAN
Mark Oliphant College

This Capacity Management Plan sets out the conditions for enrolment at Mark Oliphant College (‘the school’).

Student Capacity of School

The school has a current capacity of 1 600 students. This is broken down into the following:

- Preschool program = 80 students.
- Reception to Year level 7 = 640 students.
- Year level 8 to Year level 12 = 880 students.

General Manager, Investment Management,
Department of Planning, Transport and Infrastructure.
School Enrolment Limit

The school enrolment limit for the number of students entering the school is as follows:

- The number of students entering at reception in any year is limited to 72 students.
- The number of students entering at Year 8 in any given year is limited to 160 students, unless there are more than 160 applications for enrolment which have met the Year 8 criteria for enrolment below.

CRITERIA FOR ENROLMENT

Preschool program

Priority consideration will be given to applications for enrolment from parents of prospective preschool students, if they have been living inside the Preschool campus zone and lodge their application for enrolment prior to the start of the school year.

Places will be offered based on whether any, all or a combination of the following applies:

- The child is identified as requiring special consideration, including but not limited to risk, isolation, limited access or disability.
- The child identifies as Aboriginal and Torres Strait Islander.
- The child has other siblings currently attending the school’s preschool or primary campus.

All other applicants will be referred for enrolment to neighbouring preschools.

Year level: Reception

Priority consideration will be given to applications for enrolment from parents of prospective reception students, if they have been living inside the primary campus zone and lodge their application for enrolment prior to the start of the school year.

Places will be offered based on whether any, all or a combination of the following applies:

- The child is currently attending the school’s preschool program.
- The child has siblings in the school’s primary campus (Year level Reception-7).
- The child’s family has been relocated to the primary campus zone by the defence force.
- The length of time the child has lived in the primary campus zone, and
- The distance of the child’s residence from the school.

All other applicants will be referred for enrolment to neighbouring schools, and if requested placed on the school’s enrolment register.

Year level: 1 to 7

Priority consideration will be given to applications for enrolment from parents of prospective students, if they have been living inside the primary campus zone and lodge their application for enrolment prior to the start of the school year, and if there are vacancies within the relevant year level.

If no vacancies exist the applicants will be encouraged to remain at their current primary school, or will be referred for enrolment to other neighbouring schools, and if requested placed on the school’s enrolment register.

Year level: 8

Prospective Year 8 students must be enrolled in a government or non-government primary school in South Australia at the time parents apply for enrolment at the school through the Year 7-8 transition process (administered by the Department for Education and Child Development).

The applicant must meet one of the following requirements to be eligible for a Year 8 enrolment through the Year 7-8 transition process:

- The child is living in the school secondary campus zone.
- The child is attending the school’s primary campus (middle years—Year level 7).
- The child currently has a sibling attending the school’s secondary campus (Year level 8-12), or a sibling who attended the secondary campus in the last 12 months.
- The child identifies as Aboriginal and Torres Strait Islander through the Enter for Success program.
- The child is currently under the Guardianship of the Minister.

Late Applications for a Year 8 enrolment

Families who move into the secondary campus zone, or who are already living in the secondary campus zone but lodge their application after the Year 7-8 transition process is completed (end of term 2), will have their application considered if or when vacancies exist, with priority consideration afforded to those applicants already on the school’s enrolment register.

If no vacancies exist the applicants will be referred for enrolment to other neighbouring schools and if requested placed on the enrolment register for consideration to attend the following school year.

Year level: 9 to 12

Priority consideration will be given to a child living inside the secondary campus zone and whose application is received prior to the start of the school year, and if there are vacancies within the relevant year level. Applications will be considered based on siblings at the secondary campus of the school, the length of time the child has lived in the secondary campus zone and the distance of the child’s residence from the school.

If no vacancies exist the applicants will be encouraged to remain at their current secondary school, or will be referred for enrolment to other neighbouring schools, and if requested placed on the school’s enrolment register for consideration to attend the following school year.

Re-admission for previous students of the school

Any child previously enrolled and attending the school, who has moved to another school for greater than 3 months and requests to re-enrol at the school, may no longer have their previous vacancy available and will be subject to the above mentioned criteria for enrolment.

If no vacancies exist the applicants will be encouraged to remain at their current school, or will be referred for enrolment to other neighbouring schools, and if requested placed on the school’s enrolment register for consideration to attend the following school year.

Out-of-zone application with siblings currently at the school

Applications from parents of prospective students who reside outside of the preschool, primary or secondary campus zone and have siblings (as defined by the Department for Education and Child Development Enrolment Policy) who currently attend the school will be given consideration for enrolment if:

- the parent is seeking to enrol the child at the same preschool, primary or secondary campus of the school as their sibling (whichever applies);
- all other applications from parents of children living in the preschool, primary or secondary campus zones and on the enrolment register have been considered, and
- a vacancy exists at that year level at the commencement of the school year.

Special Circumstances

Enrolment for special consideration for compelling or unusual reasons, including but not limited to students under the Guardianship of the Minister may be given by the Principal, in consultation with the Education Director. These will be assessed on a case by case basis.

Mark Oliphant College zone

A campus zone is a geographic area surrounding the school from which the school accepts its core intake of students. Mark Oliphant College operates the following preschool, primary and secondary campus zones:

Preschool Campus zone

Students living in the area bounded by Dalkeith Road to the North, Coventry Road to the East, Curtis Road to the South and Andrews Road to the West.

Primary Campus zone

Students living in the area bounded by Andrews Road, Davoren Road, to the Railway line and north to Dalkeith Road.
SECONDARY CAMPUS ZONE

Students living in the area bounded by the Gawler River (from its outlet), Pearsons Road, Athol Road (and its extension south-east), Main North Road, Donnington Road, Whiting Court, Petherton Road, Stebonheath Road, Bellchambers Road, Heaslip Road, extension of Barker Road to the coast.


ENROLMENT REGISTER

Only applications for enrolment from parents of a child living in the preschool, primary or secondary campus zone will be placed on the register.

Parents whose child’s name has been placed on the enrolment register will be contacted if vacancies become available.

The enrolment register will be reviewed and updated annually by the school.

The position that a child’s name appears on the register is confidential and will only be disclosed as required by law.

ENROLMENT PROCESS

All parents must arrange a pre-enrolment interview with the school once a vacancy is offered. All parents are required to complete the school enrolment form and provide the school with a copy of the following:

• proof of the child’s identity and date of birth;
• proof of the child’s residential address, and
• copies of any family law or other relevant court orders, if applicable.

Upon receipt of the above to the satisfaction of the school the processing of the parents’ enrolment application may begin.

MONITORING AND ENFORCEMENT

It is the responsibility of the parents applying for enrolment to be able to verify to the satisfaction of the school that the information provided is true and factual.

The Principal is responsible for the implementation of this Capacity Management Plan and all decisions on enrolments.

Dated 16 March 2016.

SUSAN CLOSE, Minister for Education and Child Development

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that the Ministerial exemption notice issued pursuant to Section 115 of the Fisheries Management Act 2007 in the name of Nick Whiterod of Nature Glenelg Trust on 7 Kemp Street, Goolwa Beach, South Australia, 5214, dated 27 July 2015, being the second notice published on page 3581 of the South Australian Government Gazette dated 30 July 2015, is hereby varied by inserting the item below in Schedule 3:

SCHEDULE 3

• 1 Electrofishing Boat (5.0kW Smith-Root® GPP boat electrofisher, certified as commercial vessel NS survey by AMSA)

Dated 11 March 2016.

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

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 18 December 2015, and published in the South Australian Government Gazette on 24 December 2015, on page 5304 being the sixth notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery:

(a) Except the waters that are north of the following closure index points:

1. 34°10.00S 137°31.00E
2. 34°10.00S 136°54.00E
3. 34°15.00S 136°54.00E
4. 34°29.00S 136°49.50E
5. 34°29.00S 136°44.00E
6. 34°36.00S 136°38.00E
7. 34°18.00S 136°42.00E
8. 34°07.00S 136°47.50E
9. 34°03.20S 136°43.10E
10. 34°01.00S 136°47.30E
11. 33°51.00S 136°40.00E

(b) And, except the waters contained within and bounded by the coordinates:

1. 34°10.00S 137°28.00E
2. 34°21.00S 137°12.00E
3. 34°45.00S 137°15.00E
4. 34°48.53S 137°09.45E
5. 34°48.53S 137°06.00E
6. 34°50.75S 137°06.00E
7. 34°54.00S 137°01.00E

SCHEDULE 2

Comencing at sunset on 3 April 2016 and end at sunrise on 5 April 2016.

SCHEDULE 3

1. The coordinates in Schedule 1 are defined as degrees decimal minutes and based on the World Geodetic System 1984 (WGS 84).

2. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the South Australian Government Gazette pursuant to the requirements of the Proof of Sunrise and Sunset Act 1923) during the period specified in Schedule 2.

3. Fishing must cease:

(a) in the fishing area known as the ‘Mid/North Gulf’ area (as described on page 48 of the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2014) if the average catch per vessel, per night (based on the best information available to the committee at sea) drops below 500 kg; and

(b) in the fishing area known as the ‘Southern Gulf’ area (as described on page 48 in the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2014) if the average catch per vessel over two consecutive nights (based on the best information available to the committee at sea) falls below 350 kg.

4. Fishing must cease in an area in the Mid/North Gulf if the average prawn bucket count for all vessels exceeds 260 prawns per 7 kg; or in an area in the Southern Gulf if the average prawn bucket count for all vessels exceeds 260 prawns/7 kg.

5. No fishing activity may occur without the authorisation of Coordinator at Sea, Greg Palmer, or other nominated Coordinator at Sea appointed by the Spencer Gulf and West Coast Prawn Fishermen’s Association.

6. The authorisation of the Coordinator at Sea must be in writing, signed and record the day, date and permitted fishing area within the waters of Schedule 1 in the form of a notice sent to the fishing fleet or vary an earlier authorisation issued by the Coordinator at Sea.

7. The Coordinator at Sea must cause a copy of any authorisation for fishing activity or variation of same, made under this notice to be emailed to the Prawn Fisheries Manager immediately after it is made.

8. The Coordinator at Sea must keep records of all authorisations issued pursuant to this notice.

Dated 31 March 2016.

A. JONES, Acting Prawn Fisheries Manager
FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 18 December 2015, and published in the South Australian Government Gazette on 24 December 2015, on page 5304 being the sixth notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery:

(a) Except the waters that are north of the following closure index points:

1. 33°58.00S 137°35.00E
2. 33°50.00S 137°19.00E
3. 33°56.00S 137°05.00E
4. 34°00.00S 137°08.00E
5. 34°10.00S 136°58.00E
6. 34°10.00S 136°54.00E
7. 34°15.00S 136°54.00E
8. 34°29.00S 136°49.50E
9. 34°29.00S 136°44.00E
10. 34°36.00S 136°38.00E
11. 34°18.00S 136°42.00E
12. 34°07.00S 136°47.50E
13. 34°03.20S 136°43.10E
14. 34°01.00S 136°47.30E
15. 33°51.00S 136°40.00E

(b) And, except the waters contained within and bounded by the following coordinates:

1. 34°10.00S 137°28.00E
2. 34°21.00S 137°12.00E
3. 34°45.00S 137°15.00E
4. 34°48.53S 137°09.45E
5. 34°48.53S 137°06.00E
6. 34°50.75S 137°06.00E
7. 34°54.00S 137°01.00E

SCHEDULE 2

Commencing at sunset on 5 April 2016 and end at sunrise on 6 April 2016.

SCHEDULE 3

1. The coordinates in Schedule 1 are defined as degrees decimal minutes and based on the World Geodetic System 1984 (WGS 84).
2. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the Proof of Sunrise and Sunset Act 1923) during the period specified in Schedule 2.
3. Fishing must cease:

(a) in the fishing area known as the ‘Mid/North Gulf’ area (as described on page 48 of the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2014) if the average catch per vessel, per night (based on the best information available to the committee at sea) drops below 500 kg; and

(b) in the fishing area known as the ‘Southern Gulf’ area (as described on page 48 in the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2014) if the average catch per vessel over two consecutive nights (based on the best information available to the committee at sea) falls below 350 kg.

4. Fishing must cease in an area in the Mid/North Gulf if the average prawn bucket count for all vessels exceeds 260 prawns per 7 kg, or in an area in the Southern Gulf if the average prawn bucket count for all vessels exceeds 260 prawns/7 kg.
5. No fishing activity may occur without the authorisation of Coordinator at Sea, Greg Palmer, or other nominated Coordinator at Sea appointed by the Spencer Gulf and West Coast Prawn Fishermen’s Association.

6. The authorisation of the Coordinator at Sea must be in writing, signed and record the day, date and permitted fishing area within the waters of Schedule 1 in the form of a notice sent to the fishing fleet or vary an earlier authorisation issued by the Coordinator at Sea.

7. The Coordinator at Sea must cause a copy of any authorisation for fishing activity or variation of same, made under this notice to be emailed to the Prawn Fisheries Manager immediately after it is made.

8. The Coordinator at Sea must keep records of all authorisations issued pursuant to this notice.

Dated 31 March 2016.

A. JONES, Acting Prawn Fisheries Manager

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intent to Alter the Boundaries of Places

NOTICE is hereby given pursuant to the provisions of the above Act, the Minister for Transport and Infrastructure seeks public comment on the proposal to:

1. Exclude from LAURIE PARK and add to HYNAM that area marked (A) and shown highlighted orange on the plan.

Copies of the plan showing the extent of the subject area can be viewed at:

• The Office of the Surveyor-General, 101 Grenfell Street, Adelaide.
• The office of the Naracoorte Lucindale Council.
• The Land Services web-site at: www.sa.gov.au/landservices/namingproposals

Dated 22 March 2016.

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

DPTI 2014/18464/01

GEOGRAPHICAL NAMES ACT 1991

Notice to Alter the Boundaries of Places and Assign a Name and Boundary to a Place

NOTICE is hereby given pursuant to the provisions of the above Act, the Minister for Transport and Infrastructure seeks public comment on the proposal to:

1. Exclude from the suburb of NORTHGATE that area marked (A) and shown highlighted orange on the plan.

Copies of the plan showing the extent of the subject area can be viewed on the Land Services web-site at: www.sa.gov.au/landservices/namingproposals

Dated 27 March 2016.

STEPHEN MULLIGHAN, Minister for Transport and Infrastructure

MINING ACT 1971

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

Applicant: GBE Exploration Pty Ltd.
Location: Lake Gregory Area—Approximately 120 km north-east of Marree.
Pastoral Lease: Etadunna, Murnpeowie, Dulkaninma.
THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE 7 April 2016

NATIONAL ELECTRICITY LAW

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

Under s 107, the time for making the draft determination on the Offsets in the Prudential Margin proposal has been extended to 30 June 2016.

Under s 99, the making of a draft determination and related draft rule on the Extension of the Reliability and Emergency Reserve Trader proposal (Ref. ERC0198). Written requests for a pre-determination hearing must be received by 14 April 2016. Submissions must be received by 19 May 2016.

Under s 99, the making of a draft determination and related draft rule on the Updating the electricity B2B framework (Ref. ERC0197). Written requests for a pre-determination hearing must be received by 14 April 2016. Submissions must be received by 19 May 2016.

Submissions can be made via the AEMC’s website. Before making a submission, please review the AEMC’s privacy statement on its website. Submissions should be made in accordance with the AEMC’s Guidelines for making written submissions on Rule change proposals. The AEMC publishes all submissions on its website, subject to confidentiality.

Written requests should be sent to submissions@aemc.gov.au and cite the reference in the title. Before sending a request, please review the AEMC’s privacy statement on its website.

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

Australian Energy Market Commission
Level 6, 201 Elizabeth Street
Sydney NSW 2000
Telephone: (02) 8296 7800
www.aemc.gov.au
7 April 2016.

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000
Suspension of Petroleum Exploration Licence—PEL 94 Associated Facilities Licence—AAL 200

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence and Associated Activities Licence have been suspended under the provisions of the Petroleum and Geothermal Energy Act 2000, for the period from and including 9 March 2016 until 8 March 2017, pursuant to delegated powers dated 21 March 2012.

The expiry dates of PEL 94 and AAL 200 are now determined to be 4 November 2018.

Dated 30 March 2016.

N. PANAGOPoulos, Acting Executive Director
Department of State Development
Delegate of the Minister for
Mineral Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000
Suspension of Petroleum Exploration Licence—PEL 95

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended under the provisions of the Petroleum and Geothermal Energy Act 2000, for the period from and including 9 March 2016 until 8 March 2017, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 95 is now determined to be 29 October 2018.

Dated 30 March 2016.

N. PANAGOPoulos, Acting Executive Director
Department of State Development
Delegate of the Minister for
Mineral Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000
Application for the Renewal of Associated Activities Licence—AAL 229

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 renewal of Associated Activities Licence AAL 229 within the area described below has been received from:

Stuart Petroleum Pty Ltd.

The renewal application will be determined on or after 5 May 2016.

Description of Renewal Area

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

Commencing at a point being the intersection of longitude 140°04’35''E GDA94 and latitude 28°40’00” S AGD66, thence east to longitude 140°05’00”E GDA94, south to latitude 28°40’05”S GDA94, west to longitude 140°04’35”E GDA94, and north to the point of commencement.

Area: 0.22 km2 approximately.

Dated 30 March 2016.

N. PANAGOPoulos, Acting Executive Director
Department of State Development
Delegate of the Minister for
Mineral Resources and Energy
PETROLEUM AND GEOTHERMAL ENERGY ACT 2000
Temporary Cessation of Suspension Petroleum Exploration Licence—PEL 494

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the suspension of PEL 494 dated 16 March 2016 has been temporarily ceased under the provisions of the Petroleum and Geothermal Energy Act 2000, for the period 11 April 2016 to 12 April 2016 inclusive, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 494 remains as 23 March 2021.

Dated 5 April 2016.

B. GOLDSTEIN, Executive Director,
Energy Resources Division,
Department of State Development,
Delegate of the Minister for Mineral Resources and Energy

[REPUBLISHED]

IN Government Gazette No. 17, dated 24 March 2016, on page 1019, third notice appearing, ‘ROAD TRAFFIC ACT 1961’ was printed in error, it should have read ‘POLICE ACT 1988’.

POLICE ACT 1988
Authorised Officers to Take Urine Samples

I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 11 February 2016 the following persons were authorised by the Commissioner of Police to take urine samples for the purposes of the Police Act 1998.

<table>
<thead>
<tr>
<th>PD Number</th>
<th>Officer Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>26183</td>
<td>Patterson, Craig</td>
</tr>
<tr>
<td>91871</td>
<td>McCudden, Scott</td>
</tr>
<tr>
<td>56104</td>
<td>Cox, Andrew</td>
</tr>
<tr>
<td>8150</td>
<td>Mensforth, Andrew</td>
</tr>
<tr>
<td>7962</td>
<td>Vincent, Phillip</td>
</tr>
<tr>
<td>32933</td>
<td>Addison, Shane</td>
</tr>
<tr>
<td>13983</td>
<td>Barnes, Joanne</td>
</tr>
<tr>
<td>76520</td>
<td>Baker, Marc</td>
</tr>
<tr>
<td>34023</td>
<td>Badenoch, Robert</td>
</tr>
</tbody>
</table>

GRANT STEVENS, Commissioner of Police

POLICE ACT 1988
Authorised Officers to Take Urine Samples

I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 23 March 2016 the following persons were authorised by the Commissioner of Police to take urine samples for the purposes of the Police Act 1998.

<table>
<thead>
<tr>
<th>PD Number</th>
<th>Officer Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>75114</td>
<td>Alexander, Michelle</td>
</tr>
<tr>
<td>40758</td>
<td>Thomas, Shane</td>
</tr>
<tr>
<td>43911</td>
<td>Klingberg, Alison</td>
</tr>
<tr>
<td>72684</td>
<td>Cullinan, Genevieve</td>
</tr>
<tr>
<td>79138</td>
<td>Mothersole, David</td>
</tr>
<tr>
<td>09840</td>
<td>Lange, Gavin</td>
</tr>
<tr>
<td>53693</td>
<td>Baulderstone, Christine</td>
</tr>
<tr>
<td>52405</td>
<td>Buckley, Christina</td>
</tr>
<tr>
<td>30014</td>
<td>Isherwood, Paul</td>
</tr>
<tr>
<td>30986</td>
<td>Foster-Lynam, Craig</td>
</tr>
<tr>
<td>00668</td>
<td>Charlton, Gregory</td>
</tr>
<tr>
<td>79605</td>
<td>Dawson, Scott</td>
</tr>
<tr>
<td>74454</td>
<td>Banfield, Alexandra</td>
</tr>
</tbody>
</table>

GRANT STEVENS, Commissioner of Police

DETERMINATION AND REPORT OF THE REMUNERATION TRIBUNAL
No. 6 OF 2016

Remuneration for Members of the Judiciary, Members of the Industrial Relations Court and Commission, the State Coroner, and Commissioners of the Environment, Resources and Development Court

Scope of Determination

The Remuneration Tribunal (‘the Tribunal’) is given jurisdiction under Section 13 of the Remuneration Act 1990 (‘the Act’), to determine the remuneration payable to the judiciary and holders of the public offices listed in that section of the Act.

This Determination varies Determination No. 5 of 2016, in relation to the offices of Chief Magistrate and Magistrate.

Report

On 23 March 2016, the Tribunal received correspondence from Magistrate Kitchin, on behalf of the Magistrates Association of South Australia, in relation to the salary payable to the office of the Chief Magistrate within the Tribunal’s Determination No. 5 of 2016. Magistrate Kitchin’s correspondence brought to the attention of the Tribunal a number of amendments to the Magistrates Act 1983 by the Statutes Amendment (Courts Efficiency Reforms) Act 2012 (‘the amending Act’).

Section 6A of the Magistrates Act 1983, as amended, provides that the Chief Magistrate shall be ‘taken to have been appointed as a magistrate and as a Judge of the District Court of South Australia…’.

It is noted that a judicial officer who holds both the office of the Chief Magistrate and the office of a District Court Judge is to be paid a salary commensurate with the primary office, which in this instance is the office of a District Court Judge. Section 6A of the Magistrates Act 1983 and Section 6 of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988 provide accordingly.

The Tribunal has decided to vary its Determination in relation to a judicial officer who is appointed to the office of the Chief Magistrate and taken to be appointed to the office of a District Court Judge. By force of the relevant legislative provisions, the salary for this circumstance is the salary payable to a District Court Judge.

Magistrate Kitchin’s correspondence also refers to a textual anomaly within the nomenclature of the Tribunal’s Determination No. 5 of 2016. The anomaly relates to the Tribunal’s nomenclature in respect of the judicial office of magistrate. The nomenclature does not accurately reflect the description of this office as a result of the changes arising from the amending Act.

The Tribunal has decided to vary Determination No. 5 of 2016 to reflect the appropriate nomenclature by removing all instances of the term ‘Stipendiary’.

Determination

The Tribunal hereby varies Determination No. 5 of 2016 as follows:

(a) By adding an asterisk after the term ‘Chief Magistrate’ in the salary schedule at paragraph 1.1.1 as follows: ‘Chief Magistrate*’.

(b) By adding the following text within paragraph 1.1.1 after the words ‘Other Industrial Magistrates’, which corresponds to the asterisk after the word ‘Chief Magistrate*’:

‘*A judicial officer who is appointed to the office of the Chief Magistrate whose primary office is a Judge of the District Court is entitled to the salary of a District Court Judge, as prescribed by Section 6A of the Magistrates Act 1983 and Section 6 of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.’

(c) By removing all instances of the word ‘Stipendiary’.

Dated 4 April 2016.

J. LEWIN, President
N. VINCENT, Member
P. ALEXANDER, Member
AIREDALE AIRPORT LTD (‘AAL’)

Schedule of Aeronautical Charges—Effective 1 July 2016

The prices shown in this schedule are inclusive of GST.

<table>
<thead>
<tr>
<th>Service</th>
<th>Charge Per Passenger $</th>
<th>Passenger Charge Applies to (see Charge Rules)</th>
<th>Charge per 1,000 kg MTOW (pro-rata) $</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>International RPT Services</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Landing Charges</td>
<td>14.25</td>
<td>(1)</td>
<td></td>
</tr>
<tr>
<td>Passenger Facility Charge (‘PFC’)—see note (iv)</td>
<td>9.22</td>
<td>(1)</td>
<td></td>
</tr>
<tr>
<td>Government Mandated Charges</td>
<td>6.13</td>
<td>(3)</td>
<td></td>
</tr>
<tr>
<td>Government Mandated Charges for international transit passengers</td>
<td>1.25</td>
<td>(5)</td>
<td></td>
</tr>
<tr>
<td><strong>Domestic RPT Services (Aircraft weighing more than 20 000 kg MTOW)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Landing Charges</td>
<td>5.14</td>
<td>(2)</td>
<td>17.37</td>
</tr>
<tr>
<td>Passenger Facility Charge (‘PFC’)—see note (iv)</td>
<td>6.64</td>
<td>(2)</td>
<td></td>
</tr>
<tr>
<td>Government Mandated Charges</td>
<td>3.12</td>
<td>(4)</td>
<td></td>
</tr>
<tr>
<td><strong>Regional RPT Services (Aircraft weighing less than 20 000 kg MTOW)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Landing Charges</td>
<td>3.01</td>
<td>(2)</td>
<td>9.28</td>
</tr>
<tr>
<td>Passenger Facility Charge (‘PFC’)—see note (iv)</td>
<td>1.57</td>
<td>(2)</td>
<td></td>
</tr>
<tr>
<td>Government Mandated Charges</td>
<td>3.12</td>
<td>(4)</td>
<td></td>
</tr>
<tr>
<td><strong>Landing Charges for Diversions</strong></td>
<td></td>
<td></td>
<td>11.40</td>
</tr>
<tr>
<td>International RPT services</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Domestic RPT services</td>
<td></td>
<td></td>
<td>8.46</td>
</tr>
<tr>
<td><strong>General Aviation (minimum charges apply—see note (ii)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Freight aircraft</td>
<td></td>
<td></td>
<td>7.73</td>
</tr>
<tr>
<td>Fixed wing aircraft not operating RPT services</td>
<td></td>
<td></td>
<td>7.73</td>
</tr>
<tr>
<td>Rotary wing aircraft and unpowered aircraft</td>
<td></td>
<td></td>
<td>3.86</td>
</tr>
</tbody>
</table>

**AIRCRAFT PARKING CHARGES:**

**General aviation aircraft** parked longer than two hours in designated general aviation parking areas and aircraft will incur a charge of $17.47 per day or any part of a day.

**Code ‘B’ or greater**—the charges for parking of Aircraft in the category of Code ‘B’ or greater is by arrangement with AAL from time to time.

**Definitions**

(a) **Government Mandated Services** means those services which AAL provides to RPT Operators and other users of the Airport which are mandated by the Commonwealth Government (in applicable legislation and ministerial or Commonwealth Department directions) or other lawful authority and includes (but are not limited to) the following services:
   (i) terminal passenger checked bag screening; and
   (ii) terminal passenger screening; and
   (iii) airside inspections; and
   (iv) other services required by the Commonwealth Government or other lawful authority.

(b) **Infant** means children less than 2 years old, not occupying a seat.

(c) **Landing Charge** means the amount from time to time charged by AAL to an aircraft operator in respect of the use by an aircraft of AAL’s runways, taxiways and aprons. The Landing Charge is a single charge made on each arrival (landing) of an aircraft.

(d) **MTOW** means maximum take-off weight as specified by the manufacturer.

(e) **Passenger Facility Charge (‘PFC’)** mean the amount from time to time charged by AAL to an RPT Operator in respect of its Passengers using a Terminal for the purpose of recovering costs relating to the Terminals.

(f) **RPT (Regular Public Transport) Operation** means an operation of an Aircraft for the purposes of the carriage of people, or both people and goods, of an air service that:
   (i) is provided for a fee payable by persons using the service; and
   (ii) is conducted in accordance with fixed schedules or from fixed terminals over specific routes; and
   (iii) is available to the general public on a regular basis.

**Per Passenger Charge Rules**

(1) Applies to all arriving and departing passengers and excludes transit passengers, infants and positioning crew.

(2) Applies to all arriving, departing and transit passengers and excludes infants and positioning crew.

(3) Applies to departing passengers only and excludes infants and positioning crew.

(4) Applies to departing passengers and departing transit passengers and excludes infants and positioning crew.
(5) Applies to all transit passengers excluding infants arriving from a port outside Australia.

Notes

(i) **Charge Base** An Aircraft Operator may elect, by agreement with AAL, and entirely at AAL’s discretion, to incur Aeronautical Charges on a MTOW or Passenger basis, which basis is then fixed for the ensuing twelve (12) month period.

(ii) **Minimum charge**: a minimum charge applies to all General Aviation customers as follows:

   (a) Fixed Wing Aircraft: **$46.05** per landing
   
   (b) Rotary Wing Aircraft: **$23.00** per landing

(iii) AAL has a growth incentive scheme which provides discount on the landing charges indicated above for airlines which exceed a target growth rate for the year. Details of this scheme are available to airlines on request.

(iv) The PFC will be adjusted annually by the increase in the Consumer Price Index (All Groups Weighted Average of Eight Capital Cities) on the anniversary date of the commencement of charging for the PFC (17 February 2006). The PFC will be reviewed every five years; the next review date is 17 February 2021.

Adelaide Airport Limited (ABN 78 075 176 653)
Registered Office: 1 James Schofield Drive, Adelaide Airport, S.A. 5950
Website: www.adelaideairport.com.au

HOUSING IMPROVEMENT ACT 1940

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

<table>
<thead>
<tr>
<th>Address of House</th>
<th>Allotment, Section, etc.</th>
<th>Certificate of Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>115 Wattle Avenue, Royal Park, S.A. 5014</td>
<td>Allotment 167 in Deposited Plan 1375, Hundred of Yatala</td>
<td>5573 771</td>
</tr>
<tr>
<td>Unit 1/26 Anzac Highway, Everard Park, S.A. 5035</td>
<td>Allotment 7 in Deposited Plan 2463, Hundred of Adelaide</td>
<td>5751 644</td>
</tr>
<tr>
<td>7/5-7 Semley Street, Elizabeth Vale, S.A. 5112</td>
<td>Allotment 1182 in Deposited Plan 7017, Hundred of Munno Para</td>
<td>5433 730</td>
</tr>
<tr>
<td>9/5-7 Semley Street, Elizabeth Vale, S.A. 5112</td>
<td>Allotment 1182 in Deposited Plan 7017, Hundred of Munno Para</td>
<td>5433 730</td>
</tr>
<tr>
<td>10 Collins Street, Elizabeth Downs, S.A. 5113</td>
<td>Allotment 248 in Deposited Plan 7073, Hundred of Munno Para</td>
<td>6025 212</td>
</tr>
<tr>
<td>81 Shannon Street, Birdwood, S.A. 5234</td>
<td>Allotment 14 in Deposited Plan 13920, Hundred of Tumlpa</td>
<td>5740 880</td>
</tr>
<tr>
<td>5 Elgin Avenue, Evanston, S.A. 5116</td>
<td>Allotment 4 in Deposited Plan 48052, Hundred of Munno Para</td>
<td>5500 855</td>
</tr>
<tr>
<td>9 East Terrace, Gawler East, S.A. 5118</td>
<td>Allotment 24 in Filed Plan 154925, Hundred of Nurtoopa</td>
<td>5875 28</td>
</tr>
<tr>
<td>23 Sunnyside Avenue, Maslin Beach, S.A. 5170</td>
<td>Allotment 235 in Deposited Plan 6353, Hundred of Willunga</td>
<td>5316 775</td>
</tr>
<tr>
<td>40 Salop Street, Beulah Park, S.A. 5067</td>
<td>Allotment 7 in Deposited Plan 781, Hundred of Adelaide</td>
<td>5715 508</td>
</tr>
<tr>
<td>3/4 Ellis Street, Gawler East, S.A. 5118</td>
<td>Allotment 41 in Deposited Plan 3481, Hundred of Barossa</td>
<td>5401 315</td>
</tr>
<tr>
<td>(also known as 30 Bright Terrace)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lot 801, How Road, Aldinga, S.A. 5173</td>
<td>Allotment 801 in Filed Plan 164624, Hundred of Willunga</td>
<td>5785 399</td>
</tr>
<tr>
<td>14 Dolphin Street, Elizabeth East, S.A. 5112</td>
<td>Allotment 14 in Deposited Plan 53573, Hundred of Munno Para</td>
<td>5733 414</td>
</tr>
</tbody>
</table>

Dated at Adelaide, 7 April 2016.  

P. REARDON, Director, Property and Contract Management, Housing SA (Delegate SAHT)
Notice shall come into force on the date of this publication in the Gazette.

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

<table>
<thead>
<tr>
<th>Address of House</th>
<th>Allotment, Section, etc.</th>
<th>Certificate of Title</th>
<th>Date and page of Government Gazette in which notice declaring house to be substandard published</th>
<th>Maximum rental per week payable in respect of each house</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/39 Elizabeth Street, Mount Gambier, S.A. 5290 (previously known as Flat 2)</td>
<td>Allotment 7 in Filed Plan 106170, Hundred of Blanche</td>
<td>5618 819</td>
<td>2.3.95, page 752</td>
<td>0.00</td>
</tr>
<tr>
<td>4 Kentish Road, Elizabeth Downs, S.A. 5113</td>
<td>Allotment 89 in Deposited Plan 7079, Hundred of Munno Para</td>
<td>5617 134</td>
<td>11.2.16, page 445</td>
<td>153.00</td>
</tr>
<tr>
<td>33 Provost Street, North Adelaide, S.A. 5006</td>
<td>Allotment 618 in Filed Plan 183890, Hundred of Yatala</td>
<td>2605 110</td>
<td>12.2.42, page 277</td>
<td>221.00</td>
</tr>
<tr>
<td>1 Corner Court, Gooolwa, S.A. 5214</td>
<td>Allotment 23 in Deposited Plan 53074, Hundred of Gooolwa</td>
<td>5845 135</td>
<td>28.1.16, page 197</td>
<td>131.00</td>
</tr>
<tr>
<td>12 Helmsman Terrace, Seaford, S.A. 5169</td>
<td>Allotment 608 in Deposited Plan 7973, Hundred of Willunga</td>
<td>5971 344</td>
<td>28.1.16, page 197</td>
<td>195.00</td>
</tr>
<tr>
<td>10 Lansdowne Terrace, Walkerville, S.A. 5081</td>
<td>Allotment 55 in Filed Plan 137506, Hundred of Yatala</td>
<td>1176 68</td>
<td>31.7.75, page 745</td>
<td>0.00</td>
</tr>
<tr>
<td>2/5-7 Semley Street, Elizabeth Vale, S.A. 5112</td>
<td>Allotment 1182 in Deposited Plan 7017, Hundred of Munno Para</td>
<td>5433 730</td>
<td>28.1.16, page 197</td>
<td>35.00</td>
</tr>
<tr>
<td>145 Julian Road, Macdonald Park, S.A. 5121 (also known as 32)</td>
<td>Allotment 189 in Deposited Plan 23889, Hundred of Munno Para</td>
<td>5910 753</td>
<td>17.12.15, page 5296</td>
<td>157.00</td>
</tr>
</tbody>
</table>

Dated at Adelaide, 7 April 2016. P. REARDON, Director, Property and Contract Management, Housing SA (Delegate SAHT)

Housing Improvement Act 1940

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

<table>
<thead>
<tr>
<th>Address of House</th>
<th>Allotment, Section, etc.</th>
<th>Certificate of Title</th>
<th>Date and page of Government Gazette in which notice declaring house to be substandard published</th>
</tr>
</thead>
<tbody>
<tr>
<td>17 Bower Street, Moonta Mines, S.A. 5558 (also known as Section 2140) (previously known as 575)</td>
<td>Section 2140 in Hundred Plan 211100, Hundred of Wallaroo</td>
<td>5446 561</td>
<td>11.2.10, page 702</td>
</tr>
<tr>
<td>13 Gordon Street, Naracoorte, S.A. 5271</td>
<td>Allotment 246 in Filed Plan 199140, Hundred of Naracoorte</td>
<td>5707 383</td>
<td>3.12.09, page 5958</td>
</tr>
<tr>
<td>12a Mayfair Street, Maylands, S.A. 5069 (Flat at rear)</td>
<td>Allotment 45 in Deposited Plan 1307, Hundred of Adelaide</td>
<td>5814 970</td>
<td>2.8.12, page 3260</td>
</tr>
<tr>
<td>6/31 Military Road, West Beach, S.A. 5024</td>
<td>Unit 6 in Strata Plan 1849, Hundred of Adelaide</td>
<td>6080 628</td>
<td>10.3.16, page 856</td>
</tr>
<tr>
<td>1431 Main South Road, Bedford Park, S.A. 5042</td>
<td>Allotment 53 in Filed Plan 148089, Hundred of Adelaide</td>
<td>5799 15</td>
<td>21.5.15, page 2165</td>
</tr>
</tbody>
</table>

Dated at Adelaide, 7 April 2016. P. REARDON, Director, Property and Contract Management, Housing SA (Delegate SAHT)
1. INTRODUCTION

1.1 Name

The name of the subsidiary is Southern Region Waste Resource Authority (referred to as ‘the Authority’ in this Charter).

1.2 Definitions

1.2.1 ‘absolute majority’ means a majority of the whole number of the Board Members or of the Constituent Councils as the case may be;
1.2.2 ‘Constituent Councils’ means the Councils identified at Clause 1.3 of this Charter;
1.2.3 ‘Gazette’ means the South Australian Government Gazette;
1.2.4 ‘net assets’ means total assets (current and non-current) less total liabilities (current and non-current) as reported in the annual audited financial statements of the Authority together with the net present value of the projected future cash inflows net of cash outflows of the remaining useable airspace over the SRWRA Landfill Operation as licensed by the Environment Protection Authority;
1.2.5 ‘simple majority’ means a majority of those present and entitled to vote;
1.2.6 ‘SRWRA Landfill Operation’ means that land which is held by the Authority under certificates of title volume 5822, folio 967; volume 5822, folio 966; volume 5822, folio 965; volume 5299, folio 719; volume 5299, folio 720; volume 5479, folio 871 and volume 5696, folio 771;
1.2.7 ‘waste’ means any or all waste as approved under the Environment Protection Act licence held by the Authority or its contractor.

1.3 Establishment

The Authority is a regional subsidiary established pursuant to Section 43 of the Local Government Act 1999 by the:

1.3.1 City of Holdfast Bay;
1.3.2 City of Marion; and
1.3.3 City of Onkaparinga.

1.4 Local Government Act 1999

This Charter must be read in conjunction with Parts 2 and 3 of Schedule 2 to the Act. The Authority shall conduct its affairs in accordance with Schedule 2 to the Act except as modified by this Charter in a manner permitted by Schedule 2.

1.5 Objects and Purposes

1.5.1 The Authority is established to:

1.5.1.1 provide and operate services at a place or places for the management of waste by or on behalf of the Constituent Councils and/or any other approved Councils;
1.5.1.2 undertake anything relevant (including educational programmes and processes) to the management of waste;
1.5.1.3 provide a forum for discussion and/or research for the ongoing improvement of management of waste;
1.5.1.4 undertake management of waste on behalf of the Constituent Councils on a competitive basis;
1.5.1.5 fulfil, on behalf of the Constituent Councils, any ongoing obligation in relation to rehabilitation and monitoring of waste management facilities under its control;
1.5.1.6 develop or facilitate activities or enterprises that result in a beneficial use of waste;
1.5.1.7 be financially self-sufficient;
1.5.1.8 develop or facilitate activities or enterprises that result in a beneficial use of the landfill site or infrastructure; and
1.5.1.9 have regard in the performance of its functions to sustainable, environmentally efficient practices with regard to waste management.

1.5.2 The Authority must in the performance of its role and functions and in all of its plans, policies, and activities operate in a sustainable manner by giving due weight to economic, social and environmental considerations.

1.6 Powers and Functions of the Authority

The powers and functions of the Authority are to be exercised in the performance of the Authority’s Objects and Purposes. The Authority shall have those powers and functions delegated to it by the Constituent Councils from time to time which include but are not limited to:

1.6.1 accumulation of surplus funds for investment purposes;
1.6.2 investment of any of the funds of the Authority in any investment authorised by the Trustee Act 1936, or with the Local Government Finance Authority provided that:
1.6.2.1 in exercising this power of investment the Authority must exercise the care, diligence and skill that a prudent person of business would exercise in managing the affairs of other persons; and
1.6.2.2 the Authority must avoid investments that are speculative or hazardous in nature;
1.6.3 setting aside a reserve fund or funds clearly identified for the upkeep and/or replacement of fixed assets of the Authority or meeting any deferred liability of the Authority;
1.6.4 borrowing money and/or to incurring expenditure in accordance with Clause 1.7 of this Charter;
1.6.5 opening and operating bank accounts;
1.6.6 entering into contracts, purchasing, selling, leasing, hiring, renting or otherwise acquiring or disposing of any personal property or interests therein;

1.6.7 purchasing, selling, leasing, hiring, renting or otherwise acquiring or disposing of any real property or interests therein, provided that it shall be a condition precedent, that in any such transaction where the Authority will incur a singular or a total liability of $500,000 or more than the prior written approval of two-thirds of the Constituent Councils is obtained;

1.6.8 appointing, managing, suspending and dismissing the Executive Officer of the Authority;

1.6.9 engaging, retaining, and dispensing with the services of professional advisers to the Authority;

1.6.10 charging whatever fees the Authority considers appropriate for services rendered to any person, body or Council;

1.6.11 determining the types of waste which shall be received and the method of collection treatment, recycling and disposal of that waste;

1.6.12 undertaking all manner of things relating and incidental to the collection, treatment, recycling and disposal of waste;

1.6.13 pursuing the concept of co-operative regionalism in the collection, treatment, recycling and disposal of waste for which the Constituent Councils are or may become responsible;

1.6.14 cause all waste collected by the Authority to be treated, recycled and disposed of in a sanitary and environmentally acceptable way;

1.6.15 providing a forum for the discussion and consideration of topics related to the Constituent Councils’ obligations and responsibilities in respect of waste;

1.6.16 adopting and using a trading name provided that the Authority shall first register the trading name with the Office of Consumer and Business Affairs in accordance with the requirements of the Business Names Act 1996;

1.6.17 to commence legal proceedings provided that any legal proceedings seeking urgent relief be the subject of an urgent report to the Constituent Councils by the Executive Officer;

1.6.18 without limiting the Authority’s powers and functions, to make submissions to and negotiate with the Federal Government, State Government and other sources of grant funding in relation to the provision and receipt of funding for the Authority; and

1.6.19 anything else necessary or convenient for or incidental to the exercise, performance or discharge of its powers and, functions.

1.7 Borrowings and Expenditure

1.7.1 The Authority has the power to incur expenditure and/or to borrow money:

(a) in accordance with the approved budget of the Authority; or

(b) for the purposes of unbudgeted expenditure in accordance with (c) and (d) below; or

(c) pursuant to the provisions of subclauses 1.6.7 and 1.7.4 of this Charter; or

(d) with the prior approval of two-thirds of the Constituent Councils for amounts which do not exceed 25% of the value of the net assets of the Authority and with the prior approval of all the Constituent Councils for other amounts, which approval must be evidenced by formal resolution of the Councils; or

(e) otherwise for genuine emergency or hardship as provided for in the Act.

1.7.2 For the purpose of exercising the powers at Clause 1.7.1 of this Charter the Authority may borrow money from the Local Government Finance Authority or from a registered bank or financial institution within Australia.

1.7.3 For the purposes of Clause 1.7.2 but subject to Clause 1.7.4 of this Charter borrowings of the Authority:

(a) must not be used for the purpose of funding operational costs;

and

(b) where the borrowings are undertaken with the prior approval of the Constituent Councils, must be drawn down within a period of 24 months from the date of approval.

1.7.4 The Authority may operate an overdraft facility or facilities as required provided that the overdrawn balance must not exceed $100,000 in total without the prior approval of two-thirds of the Constituent Councils.

1.8 Delegation by the Authority

The Authority may by resolution delegate to the Executive Officer of the Authority any of its powers or functions under this Charter but may not delegate:

1.8.1 the power to impose charges;

1.8.2 the power to enter into transactions in excess of $100,000;

1.8.3 the power to borrow money or obtain any other form of financial accommodation;

1.8.4 the power to approve expenditure of money on the works, services or operations of the Authority not set out in a budget approved by the Authority or where required by this Charter approved by the Constituent Councils;

1.8.5 the power to approve the reimbursement of expenses or payment of allowances to members of the Board of Management;

1.8.6 the power to adopt or revise a budget or any financial estimates and reports; and

1.8.7 the power to make any application or recommendation to the Minister.

A delegation is revocable at will and does not prevent the Board from acting in a matter.

1.9 National Competition Policy

1.9.1 The Authority may, from time to time, be involved in commercial activities which constitute a significant business activity of the Authority.

1.9.2 Where the Authority is engaged in any activity which is a significant business activity it will, in relation to that business activity, undertake a risk/benefit analysis and, if necessary, implement principles of competitive neutrality to the extent that the benefits to be realised from the implementation of the principles of competitive neutrality outweigh the costs associated with implementation.
2. BOARD OF MANAGEMENT

The Authority is a body corporate and is governed by a Board of Management (referred to as ‘the Board’ in this Charter) which shall have the responsibility to manage the business and other affairs of the Authority ensuring that the Authority acts in accordance with this Charter.

2.1 Functions of the Board

2.1.1 The formulation of strategic plans and strategies aimed at improving the business of the Authority.

2.1.2 To provide professional input and policy direction to the Authority.

2.1.3 Monitoring, overseeing and measuring the performance of the Executive Officer of the Authority.

2.1.4 Ensuring that a code of ethical behaviour and integrity is established and implemented in all business dealing of the Authority.

2.1.5 Developing business plans.

2.1.6 Exercising the care, diligence and skill that a prudent person of business would exercise in managing the affairs of other persons.

2.1.7 Observe all plans, targets, structures, systems and practices required or applied to the Authority by the Constituent Councils.

2.1.8 Ensure that all information furnished to a Constituent Council is accurate.

2.1.9 Ensure that the Constituent Councils are advised, as soon as practicable, of any material development that affects the financial or operating capacity of the Authority or gives rise to the expectation that the Authority may not be able to meet its debts as and when they fall due.

2.2 Membership of the Board

2.2.1 The Board shall consist of seven members appointed as follows:

2.2.1.1 two persons appointed by each Constituent Council;

2.2.1.2 one person appointed jointly by the Constituent Councils who is not a member or officer of a Constituent Council but who, in the opinion of the Constituent Councils, has expertise in waste management and/or business.

This person will be chosen from a list of persons circulated to the Constituent Councils and appointed by a panel comprising the Chief Executive Officer (or nominee) and one other person from each Constituent Council.

2.2.2 With the exception of the person appointed pursuant to subclause 2.2.1.2, a Board Member shall, subject to this Charter, be appointed for a term not exceeding the term of the Constituent Council and specified in the instrument of appointment and at the expiration of the term of office will be eligible for re-appointment.

2.2.3 The Constituent Councils may appoint either a specific Deputy for each Board Member appointed pursuant to subclause 2.2.1.1 or, as an alternative, may appoint one non-specific Deputy for both such Board Members and a second Deputy to that Deputy. In the absence of a Board Member the specific Deputy or the non-specific Deputy will be deemed to be the Board Member for that time or, where a non-specific Deputy and second Deputy have been appointed and both Board Members are absent then both Deputies will be deemed to be the Board Members for that time, exercising all of the rights and privileges and being subject to all of the obligations and liabilities of the Board Member(s) during the absence of the Board Member(s).

2.2.4 The office of a Board Member will become vacant upon:

2.2.4.1 the death of the Board Member; or

2.2.4.2 the Council providing written notice of termination to the Board Member and the Board; or

2.2.4.3 if the Board Member is an elected member of a Constituent Council upon ceasing to be an elected member; or

2.2.4.4 if the Board Member is an officer of a Constituent Council, upon ceasing to be employed by the Council which appointed him/her; or

2.2.4.5 upon the Board Member providing his/her resignation in writing to one or more of the Constituent Councils; or

2.2.4.6 upon the happening of any other event through which the Board Member would be ineligible to remain as a member of the Board; or

2.2.4.7 upon the Board Member becoming a bankrupt or applying for the benefit of a law for the relief of insolvent debtors; or

2.2.4.8 if the Board Member has been appointed pursuant to subclause 2.2.1.1, upon the Constituent Council withdrawing from the Authority.

2.2.5 The Board may by a two-thirds majority vote of the Board Members present (excluding the Board Member subject to this subclause 2.2.5) make a recommendation to the relevant Constituent Council requesting the Constituent Council to terminate the appointment of a Board Member that it has appointed under subclause 2.2.1.1 or to all of the Constituent Councils to terminate the appointment of the Board Member appointed under subclause 2.2.1.2 for:

2.2.5.1 any behaviour of the Board Member which in the opinion of the Board amounts to impropriety;

2.2.5.2 serious neglect of duty in attending to his/her responsibilities as a Board Member;

2.2.5.3 breach of fiduciary duty to the Authority or the Constituent Council(s);

2.2.5.4 breach of the duty of confidentiality to the Authority and/or the Constituent Council(s);

2.2.5.5 breach of the conflict of interest provisions; or

2.2.5.6 any other behaviour which may discredit the Authority.
2.2.6 A Board Member may be removed from office as a Board Member prior to the expiration of a term of appointment only in accordance with the following:

2.2.6.1 a Board Member appointed by a Constituent Council pursuant to subclause 2.2.1.1, by resolution of the Constituent Council which originally appointed the Board Member; and

2.2.6.2 the Board Member appointed jointly by the Constituent Councils pursuant to subclause 2.2.1.2 by a joint resolution being a resolution passed by each of the Constituent Councils.

2.2.7 If any casual vacancy occurs in the membership of the Board it will be filled in the same manner as the original appointment. The person appointed to the Board to fill a casual vacancy will be appointed for the balance of the term of the original appointment.

2.2.8 The Board Member appointed pursuant to subclause 2.2.1.2 shall be eligible for such allowance from the funds of the Authority as the Board shall determine from time to time.

2.3 Propriety of Members of the Board

2.3.1 The principles regarding conflict of interest prescribed in the Act apply to all Board Members in the same manner as if they were elected members of a Council.

(See Chapter 5, Part 4, Division 3 of the Act for conflict of interest provisions)

2.3.2 Subject to Clause 2.3.3, the Board Members are not required to comply with Division 2, Chapter 5 (Register of Interests) of the Act.

2.3.3 The Independent Chair is required to comply with Division 2, Chapter 5 (Register of Interests) of the Act.

2.3.4 The Board Members will at all times act in accordance with their duties of confidence and confidentiality and individual fiduciary duties including honesty and the exercise of reasonable care and diligence with respect to the performance and discharge of official functions and duties as required by Part 4, Division 1, Chapter 5 of the Act and Clause 23 of Part 2 of Schedule 2 to the Act.

2.4 Chair of the Board

2.4.1 The Chair of the Board shall be the person appointed pursuant to subclause 2.2.1.2, who shall hold office for a term of three years, unless he/she resigns or is removed from office pursuant to subclause 2.2.5 or is otherwise no longer eligible to act as a Board Member.

2.4.2 The Chair is eligible for re-appointment at the expiration of the term of office.

2.4.3 In the event that the appointed Chair either resigns or is no longer eligible to act as a Board Member prior to the expiration of that person’s term, the Board shall elect from amongst the other Board Members a new Chair who shall hold office until a further appointment is made pursuant to subclause 2.2.1.2 whereupon the person so appointed will hold office for the duration of the original appointment.

2.4.4 The Board may choose a person appointed pursuant to subclause 2.2.1.1 to be the Deputy Chair of the Board for a term determined by the Board.

2.4.5 The Chair shall preside at all meetings of the Board and, in the event of the Chair being absent from a meeting, the Deputy Chair shall preside and in the event of both the Chair and the Deputy Chair being absent from a meeting the Board Members present shall appoint a person from amongst them, who shall preside for that meeting or until the Chair or the Deputy Chair is present.

2.5 Meetings of the Board

2.5.1 The provisions of Part 2 of the Local Government (Procedures at Meetings) Regulations 2013 shall, insofar as the same may be applicable and not inconsistent with this Charter, apply to the proceedings at and conduct of all meetings of the Board.

2.5.2 Ordinary meetings of the Board must take place at such times and places as may be fixed by the Board or the Executive Officer of the Authority from time to time. There shall be at least six ordinary meeting of the Board held in each financial year. Meetings shall not be held before 5 p.m. unless the Board resolves otherwise by resolution supported unanimously by all of the Board Members present at the meeting which determines the issue.

2.5.3 An ordinary meeting of the Board will constitute an ordinary meeting of the Authority. The Board shall administer the business of the ordinary meeting.

2.5.4 For the purposes of this subclause, the contemporary linking together by telephone, audio-visual or other instantaneous means (‘telecommunications meeting’) of a number of the Board Members provided that at least a quorum is present, is deemed to constitute a meeting of the Board. Each of the Board Members taking part in the meeting, must at all times during the telecommunications meeting be able to hear and be heard by each of the other Board Members present. At the commencement of the meeting, each Board Member must announce his/her presence to all other Board Members taking part in the meeting. A Board Member must not leave a telecommunications meeting by disconnecting his/her telephone, audio-visual or other communication equipment, unless that Board Member has previously notified the Chair of the meeting.

2.5.5 A proposed resolution in writing and given to all Board Members in accordance with proceedings determined by the Board will be a valid decision of the Board where a majority of Board Members vote in favour of the resolution by signing and returning the resolution to the Executive Officer or otherwise giving written notice of their consent (and setting out the terms of the resolution) to the Executive Officer. The resolution shall then be upon be as valid and effectual as if it had been passed at a meeting of the Board duly convened. The Executive Officer will include confirmation of any decision which is made in accordance with this clause in the next Board meeting agenda and will otherwise deal with the decision in the same manner as would occur if the decision had been made at a Board meeting.

2.5.6 Notice of ordinary meetings of the Board must be given by the Executive Officer to each Board Member not less than three clear days prior to the holding of the meeting.

2.5.7 Notice of any meeting of the Board must:

(a) be in writing; and
(b) set out the date, time and place of the meeting; and
(c) be signed by the Executive Officer; and
(d) contain, or be accompanied by, the agenda for the meeting; and
(e) be accompanied by a copy of any documents or reports that are to be considered at the meeting (so far as this is practicable).

All documents or reports delivered to Board Members in accordance with this subclause are confidential unless indicated otherwise.

2.5.8 The Executive Officer must maintain a record of all notices of meetings given under subclause 2.5.7 to Board Members.

2.5.9 Notice under subclause 2.5.7 may be given to a Board Member:

(a) personally; or

(b) by delivering the notice (whether by post or otherwise) to the usual place of residence of the Board Member or to another place authorised in writing by the Board Member; or

(c) by leaving the notice for a Board Member appointed under subclause 2.2.1.1 at an appropriate place at the principal office of the Constituent Council which appointed the Board Member; or

(d) by a means authorised in writing by the Board Member as being an available means of giving notice.

(e) by electronic delivery to an email address that the Authority has established for the Board Member for the purposes of communications to and from the Authority and for the delivery of Authority documentation.

2.5.10 A notice that is not given in accordance with subclause 2.5.9 will be taken to have been validly given if the Executive Officer considers it impracticable to give the notice in accordance with the subclause and takes action that the Executive Officer considers reasonably practicable in the circumstances to bring the notice to the Board Member’s attention.

2.5.11 Any Constituent Council or Board Member may by delivering a written request to the Executive Officer of the Authority require a special meeting of the Board to be held. The request will only be valid if it is accompanied by the agenda for the special meeting. On receipt of the request the Executive Officer shall send a notice of the special meeting to all Board Members at least 24 hours prior to the commencement of the special meeting. Such notice shall comply with subclauses 2.5.7 and 2.5.9 of this Charter.

2.5.12 The quorum for any meeting of the Board is a simple majority of the number of members in office.

2.5.13 Every Board Member, including the Chair, shall have a deliberative vote. The Chair shall not in the event of an equality of votes have a casting vote.

2.5.14 All matters will be decided by a simple majority of votes of the Board Members present except where this Charter provides otherwise. In the event of an equality of votes the matter will lapse.

2.5.15 Subject to subclause 2.3.1, all Board Members present at a meeting shall vote.

2.5.16 Any meeting of the Board may be adjourned from time to time and from place to place.

2.5.17 Subject to Clause 2.6 and to the absolute discretion of the Board to conduct any meeting or part of any meeting in public, meetings of the Board will not be conducted in a place open to the public.

2.5.18 The Executive Officer must cause minutes to be kept of the proceedings at every meeting of the Board.

2.5.19 If the Executive Officer is excluded from attendance at a meeting of the Board, the person presiding at the meeting shall cause the minutes to be kept.

2.5.20 Each Board Member must be supplied with a copy of all minutes of the proceedings of a meeting within five days of the meeting.

2.5.21 All documents presented to, received at or derived from a Board Meeting, including but not limited to:

(a) minutes of a Board Meeting;

(b) reports to the Board received at a meeting of the Board; and

(c) recommendations presented to the Board in writing and adopted by resolution of the Board, will remain confidential and not available for public inspection unless the Board otherwise resolves.

2.5.22 Prior to the conclusion of each meeting of the Board, the Board must identify which agenda items considered by the Board at that meeting will be the subject of an information report to the Constituent Councils.

2.5.23 Subject to this Charter and to any direction of the Constituent Councils the Board may determine its own procedures.

2.6 Annual General Meeting

2.6.1 An Annual General Meeting of the Board shall be held prior to November in each year at a place and time determined by a resolution of the Board.

2.6.2 In addition to the requirements of subclause 2.5.6 of this Charter, notice of the Annual General Meeting will also be given by:

(a) placing a copy of the notice and agenda on public display at the principal office of the Authority and of each Constituent Council;

(b) by giving notice in newspapers which circulate in the areas of the Constituent Councils;

(c) in such other manner as the Executive Officer considers appropriate taking into account:

(i) the characteristics of the community and area of the Constituent Councils; and

(ii) the best ways to bring notice of the Annual General Meeting to the attention of the public; and

(iii) such other matters as the Executive Officer thinks fit.

2.6.3 The notice and agenda must be placed on public display at least 14 clear days before the Annual General Meeting and must be available to the public:

(a) at the offices of the Authority for inspection, without charge; and

(b) by way of a copy being provided upon request and, upon payment of a fee fixed by the Authority, and

(c) by being placed on the website of the Authority, and must be kept on public display until the completion of the Annual General Meeting.
4.1.2 The Authority’s books of account must be available for inspection by any Board Member or authorised representative of the Board.

2.6.4 A reasonable number of copies of the notice and agenda and any document or report supplied to Board Members for the Annual General Meeting must be available for members of the public at the meeting.

2.6.5 The Annual General Meeting will be conducted in a place open to the public and will consider and deal with business of a general nature aimed at reviewing the progress and direction of the Authority over the immediately preceding financial year and shall include the following:
   (a) Chair’s report;
   (b) Executive Officer’s report;
   (c) the annual budget for the ensuing financial year;
   (d) the audited financial statements for the previous financial year; and
   (e) any other general business determined by the Board to be considered at the Annual General Meeting.

2.6.6 The minutes of the Annual General Meeting must, in addition to the requirements of subclause 2.5.20 be available to the public within five days of the Meeting for inspection or by provision of a copy upon payment of a fee fixed by the Board.

3. STAFFING ISSUES

3.1 The Board must appoint an Executive Officer of the Authority to manage the business of the Board on terms agreed between the Executive Officer and the Board. The Executive Officer may be a natural person or a body corporate.

3.2 The Executive Officer shall cause records to be kept of the business and financial affairs of the Authority in accordance with this Charter, in addition to other duties provided for by this Charter and those specified in the terms and conditions of appointment.

3.3 In the absence or likely absence of the Executive Officer for any period exceeding two weeks a suitable person to act in the position of Executive Officer of the Authority must be appointed by the Board.

3.4 The Board shall delegate responsibility for the day to day management of the Authority to the Executive Officer, who will ensure that sound business and human resource management practices are applied in the efficient and effective management of the operations of the Authority.

3.5 The functions of the Executive Officer shall be specified in the terms and conditions of appointment and shall include but are not limited to:
   3.5.1 attending at all meetings of the Board unless excluded by resolution of the Board;
   3.5.2 ensuring that the decisions of the Board are implemented in a timely and efficient manner;
   3.5.3 providing information to assist the Board to assess the Authority’s performance against its Strategic and Business Plans;
   3.5.4 appointing, managing, suspending and dismissing other employees of the Authority;
   3.5.5 determining the conditions of employment of employees of the Authority, within budgetary constraints set by the Board;
   3.5.6 providing advice and reports to the Board on the exercise and performance of its powers and functions under this Charter or any Act;
   3.5.7 ensuring that the Authority is at all times complying with Schedule 2 to the Act and all other relevant statutory obligations;
   3.5.8 co-ordinating and initiating proposals for consideration of the Board including but not limited to continuing improvement of the operations of the Authority;
   3.5.9 ensuring that the assets and resources of the Authority are properly managed and maintained;
   3.5.10 ensuring that records required under the Act or any other legislation are properly kept and maintained;
   3.5.11 exercising, performing or discharging other powers, functions or duties conferred on the Executive Officer by or under the Act or any other Act, and performing other functions lawfully directed by the Board;
   3.5.12 achieving financial outcomes in accordance with adopted plans and budgets of the Authority;
   3.5.13 inviting any person to attend at a meeting of the Board to act in an advisory capacity; and
   3.5.14 providing reports to the Constituent Councils in accordance with Subclause 2.5.22.

3.6 The Executive Officer may delegate or sub-delegate to an employee of the Authority or a Committee comprising employees of the Authority, any power or function vested in the Executive Officer. Such delegation or sub-delegation may be subject to any conditions or limitations as determined by the Executive Officer.

3.7 Where a power or function is delegated to an employee, the employee is responsible to the Executive Officer for the efficient and effective exercise or performance of that power or function.

3.8 A written record of all delegations and sub-delegations must be kept by the Executive Officer at all times.

3.9 The Executive Officer and any other officer declared by the Board to be subject to this provision is required to comply with Division 2 of Part 4 of Chapter 7 (Register of Interests) of the Act. Section 118 (Inspection of Register) of the Act and Section 119 (Restrictions on disclosure) of the Act will apply.

4. MANAGEMENT

4.1 Financial Management

4.1.1 The Authority shall keep proper books of accounts in accordance with the requirements of the Local Government (Financial Management) Regulations 2011.

4.1.2 The Authority’s books of account must be available for inspection by any Board Member or authorised representative of any Constituent Council at any reasonable time on request.

4.1.3 The Authority must establish and maintain a bank account with such banking facilities and at a bank to be determined by the Board.

4.1.4 All cheques must be signed by two persons authorised by resolution of the Board.

4.1.5 Any payments made by Electronic Funds Transfer must be made in accordance with procedures which have received the prior written approval of the Board.
The Executive Officer must act prudently in the handling of all financial transactions for the Authority and must provide quarterly financial and corporate reports to the Board and if requested, the Constituent Councils.

4.2 Audit
4.2.1 The Authority shall appoint an Auditor in accordance with the Local Government (Financial Management) Regulations 2011, on terms and conditions set by the Board.
4.2.2 The Auditor will have the same powers and responsibilities as set out in the Local Government Act 1999, in relation to a Council subsidiary.
4.2.3 The audit of Financial Statements of the Authority, together with the accompanying report from the Auditor, shall be submitted to both the Board and the Constituent Councils.
4.2.4 The books of account and financial statements shall be audited at least once per year.
4.2.5 The Authority is required to establish an Audit Committee.

4.3 Strategic Plan
The Authority shall:
4.3.1 prepare a five year Strategic Plan linking the core business activities of the Authority to strategic, operational and organisational requirements with supporting financial projections setting out the estimates of revenue and expenditure as necessary for the period; and
4.3.2 review the Strategic Plan annually; and
4.3.3 consult with the Constituent Councils prior to adopting or amending the Strategic Plan.

4.4 Annual Business Plan and Budget
4.4.1 The Authority shall, after 31 May but before the end of June in each financial year, prepare and adopt an Annual Business Plan and Budget for the ensuing financial year in accordance with the Local Government Act 1999.
4.4.2 The proposed Annual Business Plan and Budget must be referred to Constituent Councils at the same time as the Executive Officer submits it to the Board Members.
4.4.3 A Constituent Council may comment in writing to the Executive Officer on the Business Plan and Budget at least three business days before the meeting at which it will be considered by the Board or, alternatively, may comment through its Board Member at the meeting of the Board.
4.4.4 The Authority must provide a copy of its Annual Business Plan and Budget to the Constituent Councils within five business days after adoption by the Board.
4.4.5 Reports summarising the financial position and performance of the Authority against the Annual Business Plan and Budget shall be prepared and presented to the Board every three calendar months and copies provided to the Constituent Councils within five days of the Board meeting to which they have been presented.

(See Clause 24, Part 2, Schedule 2 to the Act for the contents of the Business Plan)

(See Clause 25, Part 2, Schedule 2 to the Act and Regulations 7, 8 and 9 to the Local Government (Financial Management) Regulations 2011 for the contents of the Budget)

4.5 Reporting
4.5.1 The Authority must submit to the Constituent Councils by 30 September in each year in respect of the immediately preceding financial year, a report on the work and operations of the Authority detailing achievement of the aims and objectives of its Business Plan and incorporating the audited Financial Statements of the Authority and any other information or reports as required by the Constituent Councils.
4.5.2 The Board shall present a balance sheet and full financial report to the Constituent Councils at the end of each financial year.
4.5.3 The Board shall present audited financial statements to the Constituent Councils in accordance with the requirements of the Local Government (Financial Management) Regulations 2011.

5. MISCELLANEOUS
5.1 Equitable Interest
5.1.1 Subject to subclause 5.1.2 the Equitable Interest of the Constituent Councils in the Authority is agreed as follows:
   (a) City of Holdfast Bay: 15%.
   (b) City of Marion: 30%.
   (c) City of Onkaparinga: 55%.
5.1.2 The Equitable Interest of the Constituent Councils in the Authority as set out at subclause 5.1.1 may be varied by agreement of the Constituent Councils and will be varied where a new Constituent Council or Councils is admitted pursuant to Clause 5.3.

5.2 Withdrawal
5.2.1 A Constituent Council may not withdraw from the Authority except with the approval of the Minister and subject to the Local Government Act and this Charter.
5.2.2 A Constituent Council which intends to withdraw from the Authority shall give to the Board and the other Constituent Councils written notice of such intention, specifying the date of intended withdrawal. The notice shall be a minimum of 24 months notice expiring on 30 June of the relevant financial year.
5.2.3 The withdrawal of any Constituent Council does not extinguish the liability of that Constituent Council for the payment of its contribution towards any actual or contingent deficiency in the net assets of the Authority at the end of the financial year in which such withdrawal occurs.
5.2.4 The withdrawal of any Constituent Council does not extinguish the liability of that Constituent Council to contribute to any loss or liability incurred by the Authority at any time before or after such withdrawal in respect of any act or omission by the Authority prior to such withdrawal. For the avoidance of doubt, any and all costs associated with closure processes (including but not limited to capping and post-closure monitoring and necessary actions) of a waste cell or the landfill site generally is a liability incurred before the withdrawal of a Constituent Council and is, therefore, a continuing liability for the purposes of this clause.

5.2.5 Payment by or to the withdrawing Constituent Council must be fully paid by 30 June of the financial year following 30 June of the year in which the withdrawal occurs unless there is common agreement of alternative payment arrangements by the Constituent Councils.

5.3 New Members
Subject to the provisions of the Act, this Charter may be amended by the unanimous agreement of the Constituent Councils to provide for the admission of a new Constituent Council or Councils, with or without conditions of membership.

5.4 Insurance Requirements
5.4.1 The Authority shall register with the Local Government Mutual Liability Scheme and comply with the Rules of that Scheme.
5.4.2 The Authority shall advise Local Government Risk Management Services of its Insurance Requirements relating to Local Government Special Risks including buildings, structures, vehicles and equipment under the management, care and control of the Authority.
5.4.3 If the Authority employs any person it shall register with the Local Government Workers Compensation Scheme and comply with the Rules of that Scheme.

5.5 Winding-up and Statutory Guarantee
5.5.1 The Authority may be wound up by unanimous resolution of the Constituent Councils and with the consent of the Minister.
5.5.2 On winding-up of the Authority, the surplus assets or liabilities of the Authority, as the case may be, shall be distributed between or becomes the responsibility of the Constituent Councils in the same proportion as their equitable interest in the Authority in accordance with Clause 5.1.
5.5.3 If there are insufficient funds to pay all expenses due by the Authority on winding-up (or at any other time there are unfunded liabilities which the Authority cannot meet), a call shall be made upon all of the Constituent Councils in proportion to their equity share for the purpose of satisfying their statutory guarantee of the liabilities of the Authority.

5.6 Direction by Constituent Councils
5.6.1 The establishment of the Authority does not derogate from the power of any of the Constituent Councils to act independently in relation to a matter within the jurisdiction of the Authority.
5.6.2 Provided that all of the Constituent Councils have first agreed as to the action to be taken, the Constituent Councils may direct and control the Authority.
5.6.3 For the purpose of this Clause, any decision of the Constituent Councils under subclause 5.6.1 and/or direction given or control exercised by the Constituent Councils must be given in writing to the Executive Officer of the Authority.

5.7 Review of Charter
5.7.1 This Charter will be reviewed by the Constituent Councils acting in concurrence at least once in every four years.
5.7.2 This Charter may be amended by unanimous agreement expressed by resolution of the Constituent Councils.
5.7.3 The Executive Officer must ensure that the amended Charter is published on a website (or websites) determined by the Chief Executive Officers of the Constituent Councils, that a notice of the fact of the amendment and a website address at which the Charter is available for inspection is published in the Gazette and a copy of the amended Charter provided to the Minister.
5.7.4 Before the Constituent Councils vote on a proposal to alter this Charter they must take into account any recommendation of the Board.

5.8 Disputes Between Constituent Councils
5.8.1 The Constituent Councils agree to work together in good faith to resolve any matter requiring their direction or resolution.
5.8.2 Where the Constituent Councils are unable to resolve a matter within 28 days of the matter being presented to them, the matter will be referred for arbitration by the President (or his/her nominee) of the Institute of Arbitration.
5.8.3 Notwithstanding subclause 5.8.2 the Constituent Councils agree to be bound by the decision of the Arbitrator (except in relation to any decision relating to the acquisition or disposal of any real property) and will endeavour to work together in good faith in the implementation of that decision.
5.8.4 The costs of arbitration shall be borne equally by the Constituent Councils.

5.9 Committees
5.9.1 The Board may establish a Committee comprised of any persons for the purpose of enquiring into and reporting to the Board on any matter within the Authority’s functions and powers and as detailed in the terms of reference given by the Board to the Committee.
5.9.2 The Board may establish a Committee comprised only of Board Members for the purpose of exercising, performing or discharging delegated powers, functions or duties.
5.9.3 A member of a Committee established under this Clause holds office at the pleasure of the Board.
5.9.4 The Chair of the Board is an ex-officio a member of any Committee established by the Board.

5.10 Common Seal
5.10.1 The Authority will have a Common Seal, which may be affixed to documents requiring execution under seal and where affixed must be witnessed by two Board Members or where authority has been conferred by instrument executed under the Common Seal of the Authority, by the Chair of the Board and the Executive Officer.
5.10.2 The Common Seal must not be affixed to a document except to give effect to a resolution of the Board.
5.10.3 The Executive Officer must maintain a register which records the resolutions of the Board giving authority to affix the Common Seal and details of the documents to which the Common Seal has been affixed with the particulars of persons who witnessed the fixing of the seal and the date that the seal was affixed.

5.10.4 The Board may by instrument under seal authorise a person to execute documents on behalf of the Authority.

5.11 Circumstances Not Provided For

If any circumstances arise about which this Charter is silent, incapable of taking effect or being implemented according to its strict provisions, the Board has the power to consider the circumstance and determine the action to be taken.

M. HINDMARSH, Executive Officer

[REPUBLISHED]

IN Supplementary Government Gazette No. 19 dated 1 April 2016 on page 1112, second notice appearing, heading read ‘Fee Name—Water/Recycled Water’ should have read ‘Fee Name—Wastewater’ in one instance.

SOUTH AUSTRALIAN WATER CORPORATION
FEES AND CHARGES SCHEDULE
Miscellaneous Fees and Charges

THE three wastewater design and admin fees in the South Australian Government Gazette No. 39, page 3065, published on 25 June 2015, should be replaced with the following two fees regarding the wastewater design and admin fees. The fees apply for the period 31 March 2016 to 30 June 2016.

<table>
<thead>
<tr>
<th>Fee Name—Wastewater</th>
<th>Fee 2015-16</th>
</tr>
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<tbody>
<tr>
<td>Wastewater Administration Fee—Non-standard connections</td>
<td>$287</td>
</tr>
<tr>
<td>Wastewater Administration Fee—Extensions</td>
<td>$903</td>
</tr>
</tbody>
</table>

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

J. F. RINGHAM, Chief Executive, South Australian Water Corporation

IN Government Gazette No. 1 dated 7 January 2016, page 20, the below Surveyor was omitted in error.

ERRATUM
SURVEY ACT 1992
Register of Surveyors

IT is hereby notified for general information that the names of the undermentioned persons are duly registered or licensed under the above Act.

List of Licensed Surveyors to 1 January 2016

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>Date of Licence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Henley, John Edward</td>
<td>6 McLaughlan Avenue, North Brighton............</td>
<td>12.10.1989</td>
</tr>
</tbody>
</table>
### 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. 25 September 2010
34. 12 November 2010
35. 25 November 2010
36. 16 December 2010
37. 23 December 2010
38. 17 March 2011
39. 7 April 2011
40. 21 April 2011
41. 19 May 2011
42. 30 June 2011
43. 21 July 2011
44. 8 September 2011
45. 10 November 2011
46. 24 November 2011
47. 1 December 2011
48. 8 December 2011
49. 16 December 2011
50. 22 December 2011
51. 5 January 2012
52. 19 January 2012
53. 1 March 2012
54. 29 March 2012
55. 24 May 2012
56. 31 May 2012
57. 7 June 2012
58. 14 June 2012
59. 21 June 2012
60. 28 June 2012
61. 5 July 2012
62. 12 July 2012
63. 19 July 2012
64. 2 August 2012
65. 9 August 2012
66. 30 August 2012
67. 13 September 2012
68. 4 October 2012
69. 18 October 2012
70. 25 October 2012
71. 8 November 2012
72. 29 November 2012
73. 13 December 2012
74. 25 January 2013
75. 14 February 2013
76. 21 February 2013
77. 28 February 2013
78. 7 March 2013
79. 14 March 2013
80. 21 March 2013
81. 28 March 2013
82. 26 April 2013
83. 23 May 2013
84. 30 May 2013
85. 13 June 2013
86. 20 June 2013
87. 11 July 2013
88. 1 August 2013
89. 8 August 2013
90. 15 August 2013
91. 29 August 2013
92. 6 February 2014
93. 12 June 2014
94. 28 August 2014
95. 4 September 2014
96. 16 October 2014
97. 23 October 2014
98. 5 February 2015
99. 26 March 2015
100. 16 April 2015
101. 27 May 2015
102. 18 June 2015
103. 3 December 2015
104. 7 April 2016

---

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

**Transport and Logistics Training Package TLI**

<table>
<thead>
<tr>
<th><em>Trade/ #Declared Vocation/ Other Occupation</em></th>
<th>Code</th>
<th>Title</th>
<th>Nominal Term of Training Contract</th>
<th>Probationary Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Logistics Administration Officer #</td>
<td>TLI21815</td>
<td>Certificate II in Logistics</td>
<td>12 months</td>
<td>60 days</td>
</tr>
<tr>
<td>Logistics Manager #</td>
<td>TLI50415</td>
<td>Diploma of Logistics</td>
<td>48 months</td>
<td>90 days</td>
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<tr>
<td>Rail Transport (Civil Infrastructure) #</td>
<td>TLI21315</td>
<td>Certificate II in Rail Infrastructure</td>
<td>12 months</td>
<td>60 days</td>
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<tr>
<td>Rail Transport (Civil Infrastructure) #</td>
<td>TLI21915</td>
<td>Certificate II in Track Protection</td>
<td>12 months</td>
<td>60 days</td>
</tr>
<tr>
<td>Rail Transport (Civil Infrastructure) #</td>
<td>TLI31815</td>
<td>Certificate III in Rail Track Surfacing</td>
<td>18 months</td>
<td>60 days</td>
</tr>
<tr>
<td>Rail Transport (Civil Infrastructure) #</td>
<td>TLI31915</td>
<td>Certificate III in Mechanical Rail Signalling</td>
<td>24 months</td>
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<tr>
<td>Rail Transport (Civil Infrastructure) #</td>
<td>TLI32115</td>
<td>Certificate III in Rail Structures</td>
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<td>Certificate III in Rail Signalling</td>
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<tr>
<td>Course Description</td>
<td>Course Code</td>
<td>Duration</td>
<td>Training Period</td>
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<td>--------------------------------------------------------</td>
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<td>Certificate III in Track Protection</td>
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<td>60 days</td>
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<td>Rail Transport (Civil Infrastructure) #</td>
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<td>Certificate IV in Rail Network Control</td>
<td>24 months</td>
<td>60 days</td>
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<tr>
<td>Rail Transport (Civil Infrastructure) #</td>
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<td>Certificate IV in Rail Infrastructure</td>
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<td>60 days</td>
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<td>Rail Transport (Train Operations) #</td>
<td>TLI22315</td>
<td>Certificate II in Rail Customer Service</td>
<td>18 months</td>
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<tr>
<td>Rail Transport (Train Operations) #</td>
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<td>Certificate III in Rail Driving</td>
<td>18 months</td>
<td>60 days</td>
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<tr>
<td>Rail Transport (Train Operations) #</td>
<td>TLI32315</td>
<td>Certificate III in Electric Passenger Train Guard</td>
<td>18 months</td>
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<tr>
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<tr>
<td>Road Transport Operator</td>
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<td>Certificate II in Driving Operations</td>
<td>12 months</td>
<td>60 days</td>
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<tr>
<td>Storeworker</td>
<td>TLI21610</td>
<td>Certificate II in Warehousing Operations</td>
<td>12 months</td>
<td>60 days</td>
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</tbody>
</table>
## GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2015

<table>
<thead>
<tr>
<th>Category</th>
<th>Rate</th>
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</thead>
<tbody>
<tr>
<td>Firms:</td>
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<tr>
<td>Ceasing to carry on Business (each insertion)</td>
<td>33.75</td>
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<tr>
<td>Discontinuance of Place of Business</td>
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<tr>
<td>Land—Real Property Act</td>
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<tr>
<td>Intention to sell, Notice of</td>
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</tr>
<tr>
<td>Lost Certificate of Title</td>
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</tr>
<tr>
<td>Cancellation of Notice of (Strata Plan)</td>
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<tr>
<td>Mortgages:</td>
<td></td>
</tr>
<tr>
<td>Caves lodgement</td>
<td>26.00</td>
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<tr>
<td>Discharge of</td>
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<tr>
<td>Foreclosures</td>
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<tr>
<td>Transfer of</td>
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<tr>
<td>Sublicit</td>
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<tr>
<td>Leases—Application for transfer (2 insertions) each</td>
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<tr>
<td>Lost Treasury Receipts (3 insertions) each</td>
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<tr>
<td>Licensing</td>
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<td>Municipal or District Councils:</td>
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<tr>
<td>Annual Financial Statement—Forms 1 and 2</td>
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<tr>
<td>Electricity Supply—Forms 19 and 20</td>
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<td>Default in Payment of Rates</td>
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<tr>
<td>First Name</td>
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<tr>
<td>Each Subsequent Name</td>
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<tr>
<td>Noxious Trade</td>
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<td>Partnership, Dissolution of</td>
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<td>Petitions (small)</td>
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<tr>
<td>Registered Building Societies (from Registrar-General)</td>
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<tr>
<td>Register of Unclaimed Moneys—First Name</td>
<td>37.75</td>
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<td>Each Subsequent Name</td>
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<tr>
<td>Registers of Members—Three pages and over:</td>
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<tr>
<td>Rate per page (in 8pt)</td>
<td>324.00</td>
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<tr>
<td>Rate per page (in 6pt)</td>
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<td>Sale of Land by Public auction</td>
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<td>Advertisements</td>
<td>3.60</td>
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<tr>
<td>¼ page advertisement</td>
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<td>½ page advertisement</td>
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<td>Full page advertisement</td>
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<tr>
<td>Advertisements, other than those listed are charged at $3.60 per</td>
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<td>column line, tabular one-third extra</td>
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<td>Notices by Colleges, Universities, Corporations and Districts</td>
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<td>Councils to be charged at $3.60 per line</td>
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<tr>
<td>Where the notice inserted varies significantly in length from</td>
<td></td>
</tr>
<tr>
<td>that which is usually published a charge of $3.60 per column line will</td>
<td></td>
</tr>
<tr>
<td>be applied in lieu of advertisement rates listed.</td>
<td></td>
</tr>
<tr>
<td>South Australian Government publications are sold on the condition</td>
<td></td>
</tr>
<tr>
<td>that they will not be reproduced without prior</td>
<td></td>
</tr>
<tr>
<td>permission from the Government Printer.</td>
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</table>

All the above prices include GST

## GOVERNMENT GAZETTE NOTICES

Notices for publication in the South Australian Government Gazette should be emailed to GovernmentGazetteSA@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.
### MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2015

<table>
<thead>
<tr>
<th>Acts, Bills, Rules, Parliamentary Papers and Regulations</th>
<th>Main</th>
<th>Amends</th>
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<td>Pages 1-16</td>
<td>3.20</td>
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<td>Acts</td>
<td>265.00</td>
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<td>Bills</td>
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<td>Rules</td>
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<td>Parliamentary Papers</td>
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<tr>
<td>Bound Acts</td>
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<td>Subscription</td>
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<td>Acts, Bills, Rules, Parliamentary Papers and Regulations</td>
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<td>Subscription</td>
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<tr>
<td>Acts, Bills, Rules, Parliamentary Papers and Regulations</td>
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NOTE:

Closing time for lodging new copy is 4 p.m. on Tuesday preceding the regular Thursday Gazette.
Amendment will change the Development Plan by:

- rezoning land on Springs Road to a Residential Zone;
- rezoning land on Smiths Road to a Low Density Residential Policy Area;
- creating a Restricted Development Policy Area within the Primary Production Zone, east of Riddoch Highway;
- rezoning the Finger Point Wastewater Treatment Plant;
- extending the Coastal Open Space Zone;
- providing additional planning policy for the existing cemetery; and
- providing amended Desired Character Statements for all the township zones.

The Amendment will change the Development Plan by:

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- rezoning land on Smiths Road to a Low Density Residential Policy Area;
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- rezoning the Finger Point Wastewater Treatment Plant;
- extending the Coastal Open Space Zone;
- providing additional planning policy for the existing cemetery; and
- providing amended Desired Character Statements for all the township zones.

The DPA report will be on public consultation from Thursday, 7 April 2016 until Friday, 3 June 2016.

Copies of the DPA will be available for public inspection during normal office hours at the Port MacDonnell Community Complex and the Council offices at 324 Commercial Street West, Mount Gambier, and will be available on Council’s website at www.dcgrant.sa.gov.au.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Friday, 3 June 2016. All submissions should be addressed to the Chief Executive Officer, District Council of Grant, P.O. Box 724, Mount Gambier, S.A. 5290 and should clearly indicate whether or not you wish to be heard in support of your submission at the public meeting. If you wish to lodge your submission electronically, please email it to info@dcgrant.sa.gov.au.

Copies of all written submissions received will be available for inspection by interested persons at the Council’s offices from Monday, 6 June 2016 until the public meeting.

A public meeting will be held at the Port MacDonnell Community Complex on Thursday, 16 June 2016, commencing at 5.30 p.m. The public meeting will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like more information about the DPA, please contact Leith McEvoy, Director of Environmental Services on 8721 0444 or by email at leith.mcevoy@dcgrant.sa.gov.au.

Dated 7 April 2016.

T. SMART, Chief Executive Officer

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the Adelaide Hills Council proposes to make a Road Process Order to close and then merge a portion of road into the adjoining property, at 23 Yarrabee Road, Greenhill, being Allotment 100 in Deposited Plan 45104, Certificate of Title 5353/561. The portion of road is more particularly delineated and marked ‘A’ on Preliminary Plan No. 16/0005 being portion of the western end of the Public Road between Greenhill and Yarrabee Roads adjoining Allotment 100 in Deposited Plan 45104. A copy of the Preliminary Plan and a statement of persons affected are available for public inspection during normal office hours at the offices of the Council at 63 Mount Barker Road, Stirling; 28 Onkaparinga Valley Road, Woodside, and at the Adelaide office of the Surveyor-General at 101 Grenfell Street, Adelaide.

Any person is entitled to object to the proposed road process via a written submission. An objection must state whether the objector wishes to make a deputation to the Council in relation to the proposed road process. The Council will give notification of a meeting at which the matter will be considered so the person making the deputation or a representative may attend, if so desired.

Any person affected by the proposed closure is entitled to apply for an easement to be granted in that person's favour over the land subject to the proposed closure. The Council will give notification of a meeting at which the matter will be considered, so that the person making the objection or a representative may attend, if so desired.

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

Any application for an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed.

The objection or application for an easement must be made in writing to the Council at P.O. Box 44, Woodside, S.A. 5244 within 28 days of this notice (by 5 p.m. on Friday, 6 May 2016) and a copy must also be forwarded to the Surveyor-General at G.P.O. Box 1354, Adelaide, S.A. 5001.

Dated 6 April 2016.

A. AITKEN, Chief Executive Officer

NOTICE is given pursuant to Section 193 (4) of the Local Government Act 1999, that the District Council of Loxton Waikerie at the meeting held on 12 September 2014, upon acquisition excluded from the Community Land Classification the following:

- Allotment 11 in Deposited Plan 95148, Hundred of Waikerie.

At the meeting held on 18 March 2016, upon acquisition excluded from the Community Land Classification the following:

- Portion of Allotment 111 in Deposited Plan 112228 formerly comprising portion of Section 1130 (being part A), Hundred of Waikerie.

The total area of land is now described as Allotment 111 in Deposited Plan 112228.

Dated 30 March 2016.

P. ACKLAND, Chief Executive Officer
YORKE PENINSULA COUNCIL

DEVELOPMENT ACT 1993

Balgowan Settlement DPA Public Consultation

THE Yorke Peninsula Council Balgowan Settlement Development Plan Amendment (DPA) has been prepared by Council under the provisions of the Development Act 1993 and is now available for comment.

The Amendment will change the Development Plan by proposing to rezone the existing caravan and tourist park zone within Balgowan to settlement. The DPA is also proposing to insert a concept plan to guide future development on the land.

The DPA Report will be available for public inspection from Thursday, 7 April 2016 until Friday, 3 June 2016 during normal office hours at the Yorke Peninsula Council offices located at Maitland (8 Elizabeth Street); Minlaton (18 Main Street); Yorketown (15 Edinburgh Road) and Warooka (Player Street), as well as being accessible on Council’s website at www.yorke.sa.gov.au. A copy of the Development Plan Amendment can be downloaded free of cost from Council’s website or a hard copy purchased from the Council office at Maitland only for $50 (full colour) or for $20 (black- and-white only), or a CD-ROM copy purchased for $5.

Written submissions regarding the DPA will be accepted by the Council until 5 p.m. on Friday, 3 June 2016. All submissions should be addressed to Council’s Chief Executive Officer, Yorke Peninsula Council, P.O. Box 57, Maitland, S.A. 5573 and should be addressed to Council’s Chief Executive Officer, Yorke Peninsula Council until 5 p.m. on Friday, 3 June 2016. All submissions will be available for public inspection from

A public meeting will be held on Tuesday, 7 June 2016 at 7 p.m. at the Maitland Town Hall, 11 Robert Street, Maitland, 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 Council’s planning consultants Access Planning on 8130 7222.

Dated 4 April 2016.

A. CAMERON, Chief Executive Officer

IN the matter of the estates of the deceased persons:

Bates, Harold John, late of 27 Ashleigh Avenue, Felixstow, of no occupation, who died on 1 October 2015.

Bates, Joan Kathleen, late of 27 Ashleigh Avenue, Felixstow, home duties, who died on 5 December 2015.

Bennett, John Bruce, late of 36 Fifth Street, Orroroo, retired train driver, who died on 13 October 2015.

Buckingham, Paul, late of 35 Washington Street, Goolwa, retired minister of religion, who died on 19 December 2015.

Callaghan, Eileen Dorothy, late of 352 Grange Road, Kidman Park, home duties, who died on 15 December 2015.

Hancock, George Arthur, late of 75 Petherton Road, Davoren Park, retired fitter and turner, who died on 30 January 2016.

Henry, Pauline, late of 2 Jean Street, Oaklands Park, of no occupation, who died on 22 May 2014.

Holzberger, Helen Margaret, late of 19 Carr Smith Avenue, Myrtle Bank, retired public servant, who died on 24 November 2015.

Spencer, Leslie Brian, late of 421 The Parade, Kensington Gardens, retired chemical consultant, who died on 14 December 2015.

Tajer, Luke Victor, late of 19 Aldersey Street, McLaren Vale, retired senior mail officer, who died on 1 November 2016.

Tisher, Lee-Ann Sarah, late of 3 Shaftesbury Road, Elizabeth Vale, home duties, who died on 27 June 2015.

Trevorrow, Dawn Pretoria, late of 174 Swanport Road, Murray Bridge, home duties, who died on 6 January 2016.

Unterreiner, Apollonia, late of 16-24 Penneys Hill Road, Hackham, of no occupation, who died on 28 December 2015.

Yates, Herbert Richard, late of 22 Norman Street, Port Pirie, retired plant operator, who died on 5 February 2016.

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

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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 the 6 May 2016, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated 7 April 2016.

D. A. CONTALA, Public Trustee
ATTENTION

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

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