

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 7 JULY 2016

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet Adelaide, 7 July 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Development Assessment Commission, pursuant to the provisions of the Development Act 1993:

Member: (from 9 July 2016 until 30 June 2018) Simone Fogarty Helen Louise Dyer David Andrew O'Loughlin Christopher Branford Dennis Ray Mutton Susan Jane Crafter Peter John Dungey

Presiding Member: (from 9 July 2016 until 30 June 2018) Simone Fogarty

Deputy Presiding Member: (from 9 July 2016 until 30 June 2018)

Helen Louise Dyer

By command,

JAY WILSON WEATHERILL, Premier

PLN0016/16CS

Department of the Premier and Cabinet Adelaide, 7 July 2016

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

Section 10 (1) Panel Member: (from 16 August 2016 until 15 August 2019) Richard Chiak Seng Heah Paul David Marin Monika Ruth Moy Christopher Arthur Wagner Section 10 (1) Panel Member: (from 29 August 2016 until 28 August 2019) Christopher Paul Alderman John Guy Angove Christine Carolyn Bindon Adrian Booth Genevieve Mary Brideson Melissa Jane Chamney Brigid Ann Coombe Sheryl Lynne de Lacey Marion Claire Eckert Colin David Field Jeffrey Donald Fuller Nicholas Constantine Galatis Pauline Anne Glover Lauren Hayley Goudas Naomi Meredith Haensel Wendy Anne Harvey Anne Christine Holliday Robyn Jayne Johns Evdokia Kalaitzidis Kimberley Jade Kevan Yongyang Lu Matthew James Lundberg Richard John Marotti Virginia Ann Matthews Alison Michelle Milich

Cara Ellen Miller Anne Marguerite Milln Kathryn Hilary McEwen Maree Frances O'Keefe Karen Olson Osborne Jane Pappin Anna Carolyn Phillips Angela Mary Pierce Christy Joan Pirone Geoffrey Russell Pitcher

Geoffrey Russell Pitcher Katrina Louise Plastow

Kerry Anne Poulish Donna Theresa Riselev Shelley Dianne Rogers Lynette Rose David Andrew Sainsbury Janet Fiona Scott Lissa Jane Selga Andrew Julian Sluggett Dion Royce Suyapto Karleen Anne Thornton Arun Thomas Dina Tsiopelas Andrew Leonard Van Essen Kirsten Jane Walkley Angela Catherine Walls Hong Wang Louise Katherine Mary Wiles Courtenay Jay Wilson Section 10 (2) Panel Member: (from 29 August 2016 until 28 August 2019) Michael Charles De Rohan Julia Susan Dunstone Peter Christopher Gaughwin Elaine Golding Dianne Elizabeth Gursansky Anne Margaret Hill Rosemary Frances Hordern Debra Martin Kay Janne Christine McMahon Nadia Moffatt Susan Maree Raphael Bronwyn Anne Simondson Judith Ellen Smith Lynda Margaret Whiteway Section 10 (1) Panel Member: (from 25 October 2016 until 24 October 2019) Marilyn Beatrice Pattison Tracey Louise Read Quarmby Section 10 (1) Panel Member: (from 28 November 2016 until 27 November 2019) Caitlin Pratten By command.

JAY WILSON WEATHERILL, Premier

HEAC-2016-00042

Department of the Premier and Cabinet Adelaide, 7 July 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Libraries Board of South Australia, pursuant to the Libraries Act 1982:

Member: (from 9 July 2016 until 8 July 2019) Jan-Claire Wisdom Jillian Whittaker

By command,

ASACAB003-10

JAY WILSON WEATHERILL, Premier

Department of the Premier and Cabinet Adelaide, 7 July 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Public Health Council, pursuant to the provisions of the South Australian Public Health Act 2011:

Member: (from 7 July 2016 until 11 March 2018) Gary Robert Mavrinac

Deputy Member: (from 7 July 2016 until 11 March 2018) Louise Jane Miller Frost (Deputy to Mavrinac)

By command,

JAY WILSON WEATHERILL, Premier

HEAC-2016-00028

Department of the Premier and Cabinet Adelaide, 7 July 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the TAFE SA Board of Directors, pursuant to the provisions of the TAFE SA Act 2012:

Director: (from 7 July 2016 until 3 October 2018)

Trevor William Smith

By command,

JAY WILSON WEATHERILL, Premier

MHES/019

Department of the Premier and Cabinet

Adelaide, 7 July 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable the Chief Justice Christopher John Kourakis as Governor's Deputy of South Australia for the period from 9 p.m. on Tuesday, 12 July 2016 until 8.30 p.m. on Thursday, 21 July 2016.

By command,

JAY WILSON WEATHERILL, Premier

Department of the Premier and Cabinet Adelaide, 7 July 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Ian Keith Hunter, MLC, Minister for Sustainability, Environment and Conservation, Minister for Water and the River Murray and Minister for Climate Change to be also Acting Minister for Agriculture, Food and Fisheries, Acting Minister for Forests, Acting Minister for Tourism, Acting Minister for Recreation and Sport and Acting Minister for Racing for the period from 13 July 2016 until 22 July 2016 inclusive, during the absence of the Honourable Leon William Kennedy Bignell, MP.

By command,

JAY WILSON WEATHERILL, Premier

16MAFF0026

Department of the Premier and Cabinet Adelaide, 7 July 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Susan Elizabeth Close, MP, Minister for Education and Child Development and Minister for Higher Education and Skills to be also Acting Minister for Investment and Trade, Acting Minister for Small Business, Acting Minister for Defence Industries and Acting Minister for Veterans' Affairs for the period from 12 July 2016 until 21 July 2016 inclusive, during the absence of the Honourable Martin Leslie James Hamilton-Smith, MP.

By command,

JAY WILSON WEATHERILL, Premier

16MINT/510CS

MAGE/0601

Department of the Premier and Cabinet Adelaide, 7 July 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Peter Bryden Malinauskas, MLC, Minister for Police, Minister for Correctional Services, Minister for Emergency Services and Minister for Road Safety to be also Acting Minister for Communities and Social Inclusion, Acting Minister for Social Housing, Acting Minister for Ageing, Acting Minister for Multicultural Affairs, Acting Minister for Youth and Acting Minister for Volunteers for the period from 25 July 2016 to 29 July 2016 inclusive, during the absence of the Honourable Zoe Lee Bettison, MP.

By command,

JAY WILSON WEATHERILL, Premier

Department of the Premier and Cabinet Adelaide, 7 July 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Susan Elizabeth Close, MP, Minister for Education and Child Development and Minister for Higher Education and Skills to be also Acting Minister for the Status of Women for the period from 25 July 2016 to 29 July 2016 inclusive, during the absence of the Honourable Zoe Lee Bettison, MP.

By command,

JAY WILSON WEATHERILL, Premier

MAGE/0601

Department of the Premier and Cabinet Adelaide, 7 July 2016

HIS Excellency the Governor in Executive Council has been pleased to accept the 2015 Flinders University Annual Report, pursuant to Section 27 (1) of The Flinders University of South Australia Act 1966.

By command,

JAY WILSON WEATHERILL, Premier

MHES/16/018

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

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

LA00384

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

E. KAESE, Aquaculture Leasing and Licensing Officer

DEVELOPMENT ACT 1993, SECTION 25 (17): PORT AUGUSTA CITY COUNCIL—URBAN GROWTH (PART 2) DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Urban Growth (Part 2) Development Plan Amendment (the Amendment) by the Port Augusta City Council 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

(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 29 June 2016.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF SALISBURY, MAWSON LAKES—PART 1 DEVELOP-MENT PLAN AMENDMENT

Preamble

1. The Mawson Lakes Part 1 Development Plan Amendment (the Amendment) by the City of Salisbury 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 29 June 2016.

JOHN RAU, Deputy Premier, Minister for Planning

EDUCATION ACT 1972

Dissolution of a School Council for a Government School

I, SUSAN CLOSE, the Minister for Education and Child Development, being the Minister to whom the administration of the Education Act 1972 (SA) is committed HEREBY dissolve the school council of the following government schools pursuant to Section 85 (1) of the Education Act 1972 (SA):

- Georgetown Primary School
- · Port Kenny Primary School
- Winkie Primary School
- Yunta Rural School

Dated 23 June 2016.

SUSAN CLOSE, Minister for Education and Child Development

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holders of a West Coast Prawn Fishery licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2006, for the West Coast Prawn Fishery listed in Schedule 1 (the 'exemption holder') or their registered master, are exempt from closure notices made under Section 79 of the Fisheries Management Act 2007, published in the *South Australian Government Gazette*, referring to the West Coast Prawn Fishery insofar as the exemption holder may use prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of undertaking a prawn survey (the 'exempted activity') during the period specified in Schedule 2, subject to the conditions contained in Schedule 3.

SCHEDULE	1

Licence Number	Licence Holder	Boat Name	Trawl Survey Area
D01	Nicholas Paleologoudias	Bosanquet Bay	Venus Bay

SCHEDULE 2

Commencing at sunset on 3 July 2016 and ending at sunrise on 6 July 2016.

SCHEDULE 3

1. The exemption holder must operate within the trawl survey area nominated in the table in Schedule 1.

2. For the purposes of this notice the trawl survey areas cannot include any waters of a habitat protection zone or a sanctuary zone of a marine park established under the Marine Parks Act 2007.

3. The registered master must keep a 'skippers log' to record catch information during the survey.

4. All fish, other than King Prawns, Southern Calamari, Gould's Squid, Scallops, Octopus and Balmain Bugs taken during the exempted activity for survey purposes, are to be returned to the water immediately after capture.

5. The exemption holder must comply with all regulations and conditions that apply to fishing activities undertaken pursuant to their licence, in addition to the conditions imposed by this exemption. Ministerial Exemption Number ME 9902871.

6. While engaged in the exempted activity or unloading the survey catch, the exemption holder must have a copy of this notice on board the boat or near his person. This notice must be produced to a Fisheries Officer if requested.

7. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the *South Australian Government Gazette*).

8. The exemption holder or an authorised licence holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any other regulations made under that Act except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the Marine Parks Act 2007. The exemption holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within a marine park.

Dated 1 July 2016.

DR H. ALLEWAY, Acting Director, Fisheries and Aquaculture Policy

GEOGRAPHICAL NAMES ACT 1991

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 **SALISBURY HEIGHTS** and add to **GREENWITH** that area marked (A) as shown highlighted green 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 Tea Tree Gully Council; or
- the Land Services web-site at <u>www.sa.gov.au/landservices/</u> namingproposals

Submissions in writing regarding this proposal may be lodged with the Chief Executive Officer, City of Tea Tree Gully, P.O. Box 571, Modbury, S.A. 5092, within one month of the publication of this notice.

Dated 7 July 2016.

K. NISBET, Acting Surveyor-General, Department of Planning, Transport and Infrastructure DPTI 2014/18299/01

HEALTH CARE ACT 2008

Erratum

IN the *Government Gazette* No. 35 of 2016, dated 9 June 2016, at the top-right of page 2043, was published with the incorrect Company name in Column A and should have read as follows:

HEALTH CARE ACT 2008

Exemptions

TAKE notice that I, John James Snelling, Minister for Health, pursuant to sub-section 57 (1) (c), 58 (1) (d) and Section 62 of the Health Care Act 2008, do hereby exempt the persons named in Column A of the Schedule from the application of Part 6—Division 2 and Division 3, Section 59 of the Health Care Act 2008, in relation to the emergency ambulance services and non-emergency ambulance services specified in Column B of the Schedule, and on the conditions (if any) specified in Column C of the Schedule, with effect on and from 1 July 2016, and for the period expiring on 30 June 2017.

SCHEDULE

Column A	Column B	Column C
Careflight Limited	Emergency ambulance services provided between the border of Commonwealth Waters in the Great Australian Bight and Ceduna Airport and continuing on to Adelaide Airport.	Nil

Column A	Column B	Column C
Careflight Limited	Non-emergency ambulance services provided between the border of Commonwealth Waters in the Great Australian Bight and Ceduna Airport and continuing on to Adelaide Airport.	Nil

Dated 29 June 2016.

JOHN JAMES SNELLING, Minister for Health

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Comprising the entirety of the right, title, estate or interest of Andrew Oswald and Jasmine Oswald, whether as lessee or as licensee or otherwise, in that piece of land situated at 1229-1247 Port Wakefield Road, Waterloo Corner, S.A. 5110, being a portion of Allotment 2 in Deposited Plan No. 24232 comprised in Certificate of Title Volume 5347, Folio 770 and being the whole of the land numbered Allotment 536 in unapproved plan D112849 that has been lodged in the Lands Titles Office.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Philip Cheffirs G.P.O. Box 1533 Adelaide, S.A. 5001 Telephone: (08) 7424 7015

Dated 5 July 2016.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

M. ELGAZZAR, Manager, Portfolio and Acquisition Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2009/03626/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being a portion of Allotment 3 in Deposited Plan No. 26185 comprised in Certificate of Title Volume 5253, Folio 890 and being the whole of the land numbered Allotment 541 in unapproved plan numbered D113215 that has been lodged in the Lands Titles Office.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Chris Southam G.P.O. Box 1533 Adelaide, S.A. 5001

Telephone: (08) 7424 7036

Dated 5 July 2016.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

> M. ELGAZZAR, Manager, Portfolio and Acquisition Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2009/03620/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

First:

Comprising an unencumbered estate in fee simple in that piece of land being a portion of Allotment 2 in Filed Plan No. 14085 comprised in Certificate of Title Volume 5550, Folio 9, and being the whole of the land numbered Allotment 528 in unapproved plan D113222 that has been lodged in the Lands Titles Office.

Secondly:

Comprising an unencumbered estate in fee simple in that piece of land being a portion of Allotment 2 in Filed Plan No. 14085 comprised in Certificate of Title Volume 5550, Folio 9, and being the whole of the land numbered Allotment 526 in unapproved plan D113222 that has been lodged in the Lands Titles Office.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inauiries

Inquiries should be directed to:

Chris Southam G.P.O. Box 1533 Adelaide, S.A. 5001 Telephone: (08) 7424 7036

Dated 5 July 2016.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

> M. ELGAZZAR, Manager, Portfolio and Acquisition Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2009/03636/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being a portion of Allotment 16 in Filed Plan No. 114677 comprised in Certificate of Title Volume 5218, Folio 84, and being the whole of the land numbered Allotment 551 in unapproved plan D113218 that has been lodged in the Lands Titles Office.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to: Cristina Florea

G.P.O. Box 1533 Adelaide, S.A. 5001 Telephone: (08) 7424 7010

Dated 5 July 2016.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

> M. ELGAZZAR, Manager, Portfolio and Acquisition Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2015/16485/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being a portion of Allotment 15 in Filed Plan No. 114676 comprised in Certificate of Title Volume 5825, Folio 425 and being the whole of the land numbered Allotment 549 in unapproved plan numbered D113217 that has been lodged in the Lands Titles Office.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Cristina Florea G.P.O. Box 1533 Adelaide, S.A. 5001

Telephone: (08) 7424 7010

Dated 5 July 2016.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

> M. ELGAZZAR, Manager, Portfolio and Acquisition Services (Authorised Officer),

Department of Planning,

Transport and Infrastructure

DPTI 2009/03616/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being a portion of Allotment 144 in Deposited Plan No. 76648 comprised in Certificate of Title Volume 6016, Folio 442, and being the whole of the land numbered Allotment 545 in unapproved plan numbered D113212 that has been lodged in the Lands Titles Office.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Chris Southam G.P.O. Box 1533 Adelaide, S.A. 5001 Telephone: (08) 7424 7036

Dated 5 July 2016.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

> M. ELGAZZAR, Manager, Portfolio and Acquisition Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2009/03618/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being a portion of Allotment 138 in Deposited Plan No. 76629 comprised in Certificate of Title Volume 6028, Folio 905, and being the whole of the land numbered Allotment 543 in unapproved plan numbered D113213 that has been lodged in the Lands Titles Office.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Chris Southam G.P.O. Box 1533 Adelaide, S.A. 5001

Telephone: (08) 7424 7036

Dated 5 July 2016.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

> M. ELGAZZAR, Manager, Portfolio and Acquisition Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2009/03619/01

LOCAL GOVERNMENT ACT 1999

WESTERN REGION WASTE MANAGEMENT AUTHORITY

Notice of Winding-up of a Subsidiary

WESTERN Region Waste Management Authority was established as a Regional Subsidiary pursuant to Schedule 2, Clause 17 of the Local Government Act 1999, with the constituent councils being the City of Charles Sturt, the City of Holdfast Bay, the City of Port Adelaide Enfield, and the City of West Torrens.

Pursuant to Schedule 2, Clause 33 of the Local Government Act 1999, at the request of the constituent councils, I, Geoffrey Graeme Brock MP, Minister for Local Government have determined to wind-up the Western Region Waste Management Authority as of the date of this notice.

Dated 29 June 2016.

GEOFF BROCK, Minister for Local Government

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: Marmosa Pty Ltd.

Location: Rounsevell Hill Area—Approximately 45 km north-west of Tarcoola.

Pastoral Leases: Mulgathing and Wilgena.

Term: 2 years.

Area in km^2 : 854.

Reference number: 2015/00053.

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/exploration/public_notices</u> or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <u>http://www.minerals.statedevelopment.sa.gov.au/</u><u>land_access/community_information</u> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Marmota Energy Limited.

Location: Paskeville Area—Approximately 110 km northwest of Adelaide.

Term: 2 years.

Area in km²: 88.

Reference number: 2015/00202.

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/exploration/public_notices</u> or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <u>http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information</u> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

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: OneSteel Manufacturing Pty Ltd.

Location: Middleback Ranges Area—Approximately 35 km west of Whyalla.

Pastoral Leases: Cornunna, Katunga, Cooyerdoo, Myola/Iron Baron and Shirrocoe.

Term: 2 years.

Area in km²: 464.

Reference number: 2016/00005.

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/exploration/public_notices</u> or by contacting Mineral Tenements on (08) 8463 3103.

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

J. MARTIN, Mining Registrar

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: Kelaray Pty Ltd.

- Location: Lake Callabonna Area—Approximately 185 km north-east of Leigh Creek.
- Pastoral Leases: Murnpeowie, Moolawatana, Frome Downs and Quinyambie.

Term: 2 years.

Area in km²: 893.

Reference number: 2016/00045.

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/exploration/public_notices</u> or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <u>http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information</u> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: FMG Resources Pty Ltd.

Location: HESSO Area—Approximately 45 km north-west of Port Augusta.

Pastoral Leases: Kootaberra, Yudnapinna, Pandurra, Illeroo, Carriewerloo and Mount Arden.

Term: 2 years.

Area in km²: 784.

Reference number: 2016/00046.

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/exploration/public_notices</u> or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <u>http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information</u> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

7 July 2016

MINING ACT 1971

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

Applicant: Marmota Energy Limited.

Location: Ambrosia Area—Approximately 45 km north-west of Tarcoola.

Pastoral Leases: Wilgena and Bulgunnia.

Term: 2 years.

Area in km²: 53.

Reference number: 2016/00050.

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/exploration/public_notices</u> or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <u>http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information</u> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Gawler Resource Pty Ltd.

Location: Tumby Bay Area—Approximately 5 km west of Tumby Bay.

Term: 2 years.

Area in km^2 : 34.

Reference number: 2016/00056.

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/exploration/public_notices</u> or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <u>http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information</u> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

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: Maudray International Pty Ltd.

Location: Balta Baltana Creek Area—Approximately 95 km east-south-east of Coober Pedy.

Pastoral Lease: Anna Creek.

Term: 2 years.

Area in km²: 141.

Reference number: 2016/00059.

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/exploration/public_notices</u> or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <u>http://www.minerals.statedevelopment.sa.gov.au/</u><u>land_access/community_information</u> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

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: Peninsula Resources Limited.

Location: Lake Florence Area—Approximately 80 km north of Marree.

Pastoral Lease: Etadunna.

Term: 2 years.

Area in km²: 751.

Reference number: 2016/00062.

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/exploration/public_notices</u> or by contacting Mineral Tenements on (08) 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: <u>http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information</u> or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

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: Peninsula Resources Limited.

Location: Lake Killamperpunna Area—Approximately 135 km north-east of Marree.

Pastoral Leases: Etadunna and Mulka.

Term: 2 years.

Area in km²: 361.

Reference number: 2016/00063.

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/exploration/public_notices</u> or by contacting Mineral Tenements on (08) 8463 3103.

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

J. MARTIN, Mining Registrar

NATIVE VEGETATION ACT 1991

Public Consultation on the Draft Native Vegetation Regulations 2016

NOTICE is hereby given, pursuant to Section 41 of the Native Vegetation Act 1991, that members of the public are invited to comment on matters relating to the draft Native Vegetation Regulations 2016.

Copies of the draft regulations 2016 are available for public inspection and can be obtained by:

- In person: Jody Gates, Department of Environment, Water and Natural Resources, 81-95 Waymouth Street, Adelaide, S.A., during normal business hours.
- Email: nvc@sa.gov.au or phone (08) 8303 9777.

Enquiries and comments must be made in writing to Jody Gates, Department of Environment, Water and Natural Resources, G.P.O. Box 1047, Adelaide, S.A. 5001 or <u>nvc@sa.gov.au</u> no later than 15 August 2016.

Dated 5 July 2016.

E. JENKE, Native Vegetation Council

OATHS ACT 1936

Notice of Termination of Appointment of Proclaimed Members of the Police Force to take Declarations and Attest the Execution of Documents

NOTICE BY THE ATTORNEY-GENERAL

PURSUANT to Section 33 (3) of the Oaths Act 1936, the appointment of the persons named below to take declarations and attest the execution of documents has, by virtue of the operation of Section 33 (2) (*b*) of that Act, been terminated by reason of those persons ceasing to be members of the Police Force:

Glenn Raymond Angus, appointed on 27 May 2004, Heather Margaret Badenoch, appointed on 22 May 2003, Jason Daniel Balint, appointed on 10 July 2014, Peter Alan Biermann, appointed on 15 November 2001, Jack Gerard Owen Brennan, appointed on 22 May 2003, Alistair Davidson Fraser, appointed on 8 November 2012, Andrew Duncan Hall, appointed on 18 January 2007, Matthew John Kennedy, appointed on 19 February 2015, Joel Peter Keulen, appointed on 15 November 2001, Kerrie Anne Marshall, appointed on 15 November 2001, Kerrie Anne Marshall, appointed on 19 February 2015, Pieter Shane Middleton, appointed on 30 April 2009, Jason Damien Newell, appointed on 30 April 2009, David Benjamin Petterson, appointed on 30 April 2009, Robert Allan Schofield, appointed on 14 April 2005, Christopher Paul Zanker, appointed on 9 June 1994.

Dated 1 July 2016.

JOHN RAU, Deputy Premier, Attorney-General

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000 Corrigendum

The following notice replaces that published on Page 2102, *Government Gazette* No. 36, dated 16 June 2016:

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licences-

PELs 123 and 124

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 for the period from and including 12 October 2016 until 13 April 2017, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 123 is now determined to be 4 April 2022.

The expiry date of PEL 124 is now determined to be 5 April 2022.

Dated 4 July 2016.

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

PRICES ACT 1948, SECTION 12 (2): RECORDS REQUIRED TO BE KEPT IN RELATION TO RECOVERY, TOWING, STORAGE AND QUOTATION FOR REPAIR OF MOTOR VEHICLES DAMAGED IN ACCIDENTS WITHIN THE DECLARED AREA

Notice of the Commissioner for Prices

PURSUANT to Section 12 (2) of the Prices Act 1948, I, George Kamencak, Acting Commissioner for Prices, require persons who in the course of a business supply a declared service to which Prices Order No. 1137 (S.A.) applies to keep, in respect of each service so supplied, a record setting out:

- (a) the time and date when the service was ordered;
- (b) the name of the person who ordered the service or other information sufficient to identify that person;
- (c) the number of running kilometres travelled for the purposes of supplying the service;

- (*d*) the time and date of arrival at the place of storage or repair of the vehicle to which the service relates and of return to the registered premises of the person supplying the service;
- (e) if the work involved in supplying the service was carried out partly during normal hours and partly outside normal hours details of the work carried out during normal hours and outside normal hours;
- (f) if more than one tow truck was used in supplying the service or more than one person was engaged in supplying the service the number of tow trucks used or persons engaged; and
- (g) how the total charge for supplying the service was calculated.

Words and expressions used in this notice have the same meaning as in Prices Order No. 1137 (S.A.).

This notice will take effect on the day on which Prices Order No. 1137 (S.A.) comes into operation.

Dated 1 July 2016.

G. KAMENCAK, Acting Commissioner for Prices

PRICES ACT 1948 SECTION 24: DECLARATION OF MAXIMUM PRICES FOR RECOVERY, TOWING, STORAGE AND QUOTATION FOR REPAIR OF MOTOR VEHICLES DAMAGED IN ACCIDENTS WITHIN THE DECLARED AREA

Order by the Minister for Consumer and Business Services

PURSUANT to Section 24 of the Prices Act 1948, I, Hon. John Rau MP, Minister for Consumer and Business Services, do hereby make the following order.

Citation

1. This order may be cited as Prices Order No. 1137 (S.A.).

Commencement

2. This order will come into operation on the 7th day of July 2016.

Order No. 1136 (S.A.) Superseded

3. This order supersedes Prices Order No. 1136 (S.A.) (see *Gazette* 9 July 2015 pp. 3412-3415).

Interpretation

4. (1) In this order:

'GST' means the tax payable under the GST law;

- 'GST law' means: (a) a New Tax System (Goods and Services Tax) Act 1999 (Commonwealth); and
 - (b) the related legislation of the Commonwealth dealing with the imposition of a tax on the supply of goods, services and other things;

'motor car' means a motor vehicle (as defined in Section 5 of the Motor Vehicles Act 1959):

- (a) designed for the principal purpose of carrying passengers; and
- (b) designed to carry not more than 8 adult persons (including the driver),

and includes a motor vehicle of the type commonly known as a utility, station sedan or panel van;

- 'normal hours' means the hours between 7.30 a.m. and 5 p.m. on any day other than a Saturday, Sunday or public holiday;
- 'prescribed motor vehicle' means a motor car, motor bike, caravan or trailer;
- 'running kilometres', in relation to the distance travelled for the purposes of supplying a service to which this order applies, means the number of kilometres travelled from the registered premises of the person supplying the service to the scene of the accident, from the scene of the accident to the place of repair or storage of the prescribed motor vehicle to which the services relate and from the place of repair or storage of the vehicle to those registered premises.

7 July 2016

(2) In this order the expressions 'accident', 'caravan', 'declared area', 'motor bike', 'quotation for repair', 'registered premises', 'tow', 'tow truck' and 'trailer' have the same meaning as in the Motor Vehicles Act 1959.

Services to Which Order Applies

5. This order applies to the following services:

- (a) the recovery and towing at or from the scene of an accident occurring within the declared area of a prescribed motor vehicle damaged in the accident;
- (b) the storage of a prescribed motor vehicle damaged in an accident occurring within the declared area;
- (c) the quotation for repair of a prescribed motor vehicle damaged in an accident occurring within the declared area.

Declaration of Maximum Prices

6. (1) Subject to this Clause, I declare that the maximum price (inclusive of GST component) at which a service specified in the first column of the table in the Schedule may be supplied is:

- (a) in the case of a service provided during normal hours the amount specified opposite in the second column of the table;
- (b) in the case of a service provided outside normal hours the amount specified opposite in the third column of the table.

(2) If the work involved in supplying a service to which this order applies is carried out partly during normal hours and partly outside normal hours, the maximum price that may be charged for providing the service must be calculated according to the maximum price specified in the Schedule for providing the service during the time of the day at which the work is actually carried out.

(3) The maximum price that may be charged for supplying a service for which the Schedule specifies a maximum price per hour is to be calculated in accordance with the following formula:

$$A = \frac{B}{20} \times C$$

where----

- A is the maximum amount that may be charged for the service;
- B is the maximum price per hour for the service specified in the Schedule;
- C is the number of complete 6 minute periods spent in providing the service.

(4) If the use of more than one tow truck is necessary to supply a service to which this order applies, the maximum price specified in the Schedule may be charged in respect of each tow truck used in supplying the service.

Order Not to Apply to Supply of Services by Certain Persons

7. This order does not apply in relation to a person who supplies a service referred to in Clause 5 while there is in force an order under Section 24 of the Prices Act 1948 fixing a maximum price for the supply of that service by that particular person.

SCHEDULE OF RECOMMENDED FEES FOR CHARGES FOR TOWING, RECOVERY, STORAGE AND QUOTATION FOR REPAIR OF MOTOR VEHICLES (ACCIDENT TOWING ROSTER SCHEME)

Service	Maximum price (normal hours)	Maximum price (outside normal hours)
1. Recovery of a prescribed		

motor vehicle at the scene of the accident and towing the vehicle:

- from the scene of the accident to a place of repair or storage; or
- from a place of storage to a place of repair:

for a distance not exceeding 20 running kilometres	\$354.00	\$408.00
—for each running kilometre in excess of 20 running kilometres	\$3.00	\$4.15
Note: The above charge includes:		
(<i>a</i>) 30 minutes of waiting time or working time at the scene of the accident; and		
 (b) the use of a power winch, trailer and any other specialised equipment necessary to recover and tow the vehicle. 		
Waiting time or working time at the scene of the accident in excess of 30 minutes	\$50.00 per hour or part of an hour	\$75.00 per hour or part of an hour
Waiting time or working time at the scene of the accident where more than one person is engaged to recover the vehicle—for each additional person so engaged	\$36.00 per hour or part of an hour	\$61.00 per hour or part of an hour
2. Storage of a prescribed motor vehicle:		
• in open locked storage	\$14.00 per day	\$14.00 per day
• in covered locked storage	\$25.00 per day	\$25.00 per day
3. Quotation for repair of a prescribed motor vehicle where the estimated cost of repairs:		
does not exceed \$1 000	\$3.08 per each \$100 of the estimated cost or part of \$100	\$3.08 per each \$100 of the estimated cost or part of \$100
exceeds \$1 000 but does not exceed \$2 000	\$31.02 plus \$2.34 per each \$100 of the estimated cost or part of \$100	\$31.02 plus \$2.34 per each \$100 of the estimated cost or part of \$100
• exceeds \$2 000	\$54.64 plus \$7.83 per each \$1 000 of the estimated cost or part of \$1 000 up to an additional maximum charge of \$86.83	\$54.64 plus \$7.83 per each \$1 000 of the estimated cost or part of \$1 000 up to an additional maximum charge of \$86.83

Dated 6 July 2016.

JOHN RAU, Minister for Consumer and Business Affairs

RADIATION PROTECTION AND CONTROL ACT 1982

SECTION 44

Notice by Delegate of the Minister for Environment and Conservation

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Amanda June Fortanier, Team Leader, Radiation Health, Radiation Protection Branch of the Environment Protection Authority (EPA), being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt specified employers from the requirements of Regulation 1-7 of the Radiation Protection and Control (Ionising Radiation) Regulations 2015, insofar as that regulation applies to radiation workers who use or operate X-ray Fluorescence (XRF) or X-ray Diffraction (XRD) apparatus, subject to the following conditions:

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1. That the X-ray fluorescence (XRF) or X-ray diffraction (XRD) apparatus is maintained in good working order and condition; and

2. That the specified employer issues a personal monitoring device to a radiation worker if directed in writing to do so by the EPA; and

3. That this exemption does not apply to monitoring of persons operating the apparatus for purposes of installing, maintaining or servicing the apparatus, or any radiation worker who is occupationally exposed to radiation from sources other than X-ray fluorescence (XRF) or X-ray diffraction (XRD) apparatus.

Dated 4 July 2016.

A.J. FORTANIER, Delegate of the Minister for Sustainability, Environment and Conservation

RADIATION PROTECTION AND CONTROL ACT 1982 SECTION 44

Notice by Delegate of the Minister for Environment and Conservation

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Amanda June Fortanier, Team Leader, Radiation Health of the Environment Protection Authority (EPA), being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt persons who are registered with the Australian Health Practitioner Regulation Agency (AHPRA) as an Osteopath from the requirements of Regulation 39 of the Radiation Protection and Control (Ionising Radiation) Regulations 2015, subject to the following conditions:

1. This exemption only applies to persons currently Registered with AHPRA as an Osteopath with General Registration, and excludes those Registrations which are suspended or cancelled.

2. This exemption only applies to the exposure of a person to ionising radiation for the purposes of plain diagnostic radiography, limited to the spine, pelvis or limbs distal to and including the shoulder or hip.

3. The direction referred to in Condition 2 must comply with the following requirements:

- (1) It must be in writing; and
- (2) Contain details of the examination or treatment that is to be authorised; and
- (3) Contain the clinical indications for the examination or treatment; and
- (4) Be signed by the person giving the authorisation; and
- (5) Be given before the examination or treatment that is subject of the authorisation has been given.

4. A person who has authorised an examination or treatment must, when directed to do so by the EPA, provide the EPA with a written report on diagnostic radiography authorised during a period specified by the EPA. The report must contain statistics of diagnostic radiography authorised and details of any radiation safety issues associated with the examinations during the specified period.

The exemption shall take effect commencing on the date of publication of this Notice in the *Government Gazette*.

Dated 4 July 2016.

A. J. FORTANIER, Delegate of the Minister for Sustainability, Environment and Conservation

DETERMINATION AND REPORT OF THE REMUNERATION TRIBUNAL NO. 9 OF 2016

Conveyance Allowance—Judges, Court Officers and Statutory Officers

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, magistrates and certain other judicial officers. The Tribunal is also given jurisdiction under Section 14 of the Act to determine the remuneration payable to holders of certain statutory public offices. The Act defines remuneration as including; salary, allowances, expenses, fees and any other benefit of a pecuniary nature.

This Determination deals with the conveyance allowance payable to Judges, Court Officers and those Statutory Officers whose position comes within the ambit of Section 14 of the Act.

Section 8 of the Act requires the Tribunal to review at least once each year, any previous determination of remuneration made under the Act.

A. REPORT

The previous determination dealing with the Conveyance Allowance payable to Judges, Court Officers and Statutory Officers (Determination 3 of 2015) has been reviewed and updated. Accordingly, this Determination 9 of 2016, has been issued to replace Determination 3 of 2015.

Submissions were received from the following parties:

- The Judicial Remuneration Coordinating Committee ('JRCC');
- The Crown Solicitor's Office, on behalf of the Premier; and
- The Health and Community Services Complaints Commissioner ('the Commissioner').

Judicial Remuneration Coordinating Committee

The JRCC wrote to the Tribunal on 19 April 2016, submitting that the Tribunal should review Determination 3 of 2015 and update it in the customary way.

Crown Solicitor's Office, on behalf of the Premier

The Crown Solicitor's Office, on behalf of the Premier, wrote to the Tribunal on 11 May 2016, submitting that the methodology previously accepted by the Tribunal for updating the Conveyance Allowance remains appropriate and that the Conveyance Allowance Determination should be updated to reflect the current judicial vehicle schedule published by Fleet SA.

Health and Community Services Complaints Commissioner ('the Commissioner')

The Commissioner made both written and oral submissions to the Tribunal. In the first written submission, the Commissioner raised the issue of two previous determinations in relation to the Conveyance Allowance. The Commissioner submitted that he was not provided an opportunity to make a submission in relation to those Determinations. Moreover, the Commissioner submitted that a reduction of the Conveyance Allowance was beyond the Tribunal's powers, and that the Tribunal ought to give consideration to holding the Conveyance Allowance at previous levels in circumstances where the allowance may be reduced by application of the established methodology for determining the allowance. It is noted that the Commissioner did not seek reversal of the previous Determinations in question.

The Commissioner further submitted that, of his own accord, he has chosen to take the Conveyance Allowance as a monetary amount rather than accessing the motor vehicle entitlement, as he was uncertain as to how the motor vehicle entitlement would operate in his circumstances as a part-time statutory officer. The Commissioner added that he has accessed the Conveyance Allowance as a monetary amount in order to assist with budgetary constraints within his office.

The Tribunal has noted that, pursuant to clause 2.2 of the relevant Determination, the Commissioner's entitlement to the conveyance allowance is limited to a pro rata amount of the allowance, on account of his statutory appointment on a part-time basis. The Tribunal has also noted that clause 3.4 of the Determination provides that the Commissioner has an entitlement to a vehicle, notwithstanding his part time employment, subject to an additional charge accordingly.

The Commissioner was invited to make an oral submission to the Tribunal. The Commissioner attended and presented further material at the hearing, again referring to previous determinations, and requesting the Tribunal to take his present submissions concerning its powers into account in relation to this review of the Conveyance Allowance Determination. The Commissioner reiterated that a reduction of the Conveyance Allowance was a reduction of his remuneration and argued that the Tribunal was not empowered to make any such reduction to his remuneration. Further written material was handed to the Tribunal in support of this argument. The Tribunal could not identify any statutory restrictions, either in the Remuneration Act 1990 or the Health and Community Services Complaints Act 2004, which impeded or impedes the power of the Tribunal in this way. The Tribunal provided the Commissioner an opportunity to make an additional written submission on these issues, within 21 days, if he so wished. The Commissioner made a further written submission, which has been taken into consideration by the Tribunal.

After consideration of all of the submissions of the Commissioner and all of the information before it, the Tribunal is of the view that a reduction of the Conveyance Allowance, payable to the Commissioner, is within the scope of the statutory power conferred upon it.

In relation to the submission of the Commissioner concerning the opportunity to make submissions to reviews of previous Determinations, an investigation has been conducted into the procedure for the making of previous Determinations. This identified an administrative error, whereby the Commissioner was not served with notice of an opportunity to make submissions at the relevant time. The Tribunal has concluded that, having regard to Section 10 (2) of the Act, which deals with the making of submissions, the submissions made by the Commissioner in relation to the previous Determinations are in this respect, correct and relevant.

For the reasons set out above, the Tribunal is not persuaded that there is any impediment to providing a reduced Conveyance Allowance, where the merits of doing so are persuasive. Moreover, the Tribunal considers that the Conveyance Allowance is an allowance for the provision of a motor vehicle, in relation to the cost of a motor vehicle. Whilst there may be grounds not to reduce salary; where an aspect of remuneration of the statutory office is comprised of an allowance, based on the material cost of an object or service, the Tribunal is of the view that fluctuations in the corresponding costs, in this case of a motor vehicle, are a relevant consideration in the determination of such an allowance.

The Tribunal concludes that the customary practice of determining the level of Conveyance Allowance in accordance with the Fleet SA schedule remains appropriate, and was appropriate in respect of the previous Determinations referred to by the Commissioner.

Having heard the Commissioner and having considered the submissions both in respect of the 2016 review and the previous Determinations referred to, the Tribunal intends to re-issue the previous Determinations in question, according to their original terms, on 7 September 2016. Pursuant to Section 10 (2) of the Act, interested parties have the opportunity to make a written or oral submission prior to this date, in relation to the re-issue of Determinations 3 of 2014 and 3 of 2015.

The Tribunal concludes that the customary practice of determining the level of Conveyance Allowance in accordance with the Fleet SA schedule remains appropriate, and was appropriate in respect of the previous Determinations referred to by the Commissioner.

Determination 3 of 2015 provides for three levels of Conveyance Allowance which are (1) \$19518, (2) \$17420, (3) \$15944. Adopting the customary methodology for the adjustment of the 2016 allowances results in reductions such that the respective levels of the allowances will be as follows, (1) \$17541, (2) \$16551, (3) \$15298.

B. DETERMINATION

1. Interpretation

1.1 In this Determination, unless the contrary appears:

Court Officer means Commissioners of the Environment, Resources and Development Court;

'Executives' means persons appointed to an executive position under the Public Sector Act 2009;

'Judges' means any of the following members of the judiciary:

the Chief Justice of the Supreme Court;

Puisne Judges of the Supreme Court;

Masters of the Supreme Court;

the Chief Judge of the District Court;

Judges of the Environment, Resources and Development Court;

Masters of the District Court;

Other District Court Judges;

the Chief Magistrate (as a Judge of the District Court);

the Deputy Chief Magistrate;

Magistrates:

the Supervising Industrial Magistrate;

other Industrial Magistrates;

the State Coroner;

the Deputy State Coroner;

the Senior Judge of the Industrial Relations Court and President of the South Australian Employment Tribunal;

the President of the Industrial Relations Commission and Judge of the Industrial Relations Court; and

other Judges of the Industrial Relations Court who hold joint commissions in Fair Work Australia and the Industrial Relations Commission of South Australia.

'Registrar' means the 'Industrial Registrar' or 'Registrar' within the meaning of the Fair Work Act 1994 (SA) and the Return to Work Act 2014 (SA).

'Relevant authority' means:

- (*a*) the State Courts Administrator in relation to Judges and Court Officers;
- (b) the Registrar in relation to members of the Industrial Relations Court and Commission of South Australia, and the South Australian Employment Tribunal including members who are Statutory Officers; and
- (c) the Director, Fleet SA in relation to other Statutory Officers.

'Retirement' bears the same meaning as in the Judges' Pensions Act 1971, the Superannuation Act 1988 and the Southern State Superannuation Act 2009.

Resignation' bears the same meaning as in the Judges' Pensions Act 1971, the Superannuation Act 1988, and the Southern State Superannuation Act 2009.

Statutory Officers' means any of the following statutory office holders:

Deputy Presidents of the Industrial Relations Commission;

Commissioners of the Industrial Relations Commission;

the Auditor-General;

the Electoral Commissioner;

the Deputy Electoral Commissioner; and

the Health and Community Services Complaints Commissioner.

- 1.2 For the purposes of this Determination, 'salary' bears the same meaning as in the Judges' Pensions Act 1971, Southern State Superannuation Act 2009, and in the Superannuation Act 1988, to the intent and effect that any amount paid by way of Conveyance Allowance is not 'salary', and that any abatement or reduction of salary in accordance with this Determination will not affect the determination of entitlements or obligations pursuant to those Acts.
- 2. Conveyance Allowances
 - 2.1 Amount of Allowances

Subject to the conditions set out in this Determination, Judges, Court Officers and Statutory Officers are entitled to receive a Conveyance Allowance payable fortnightly at an annual rate as follows:

2.1.1 For:

Judges of the Supreme Court;

the Chief Judge of the District Court;

the Senior Judge of the Industrial Relations Court; the President of the Industrial Relations Commission; and

the Auditor-General;

- an amount which is the higher of:
 - (*a*) \$17 541; and
 - (b) the amount determined from time to time by Fleet SA as the annual charge payable by Executives for a Holden Calais VF II V-Series Sedan, less the sum of \$758.

2.1.2 For:

Judges of the District Court;

the Chief Magistrate;

Judges of the Industrial Relations Court;

Judges of the Environment, Resources and Development Court;

Masters of the Supreme Court;

the Electoral Commissioner; and

the Health and Community Services Complaints Commissioner;

- an amount which is the higher of:
- (a) \$16 551; and
- (b) the amount determined from time to time by Fleet SA as the annual charge payable by Executives for a Holden Calais VF II Sedan, less the sum of \$758.
- 2.1.3 For:

the Deputy Chief Magistrate;

Magistrates;

Industrial Magistrates;

Masters of the District Court;

the State Coroner;

the Deputy State Coroner;

Deputy Presidents (other than Judges) and Commissioners of the Industrial Relations Commission; and

Commissioners of the Environment, Resources and Development Court; and

the Deputy Electoral Commissioner;

an amount which is the higher of:

- (a) \$15 298; and
- (*b*) the amount determined from time to time by Fleet SA as the annual charge payable by Executives for a Holden Commodore VF II Evoke Sedan, less the sum of \$758.
- 2.2 Part Time Appointees

Where a person to whom this Determination applies is appointed on a part time basis, that person is entitled to receive a Conveyance Allowance at a pro rata amount of the relevant allowance in clause 2.1, based on the number of ordinary hours worked as a proportion of the full time equivalent.

2.3 Temporary Appointees

Where a person who is not provided with a vehicle in their substantive position is appointed on a temporary basis to act as a Judge, Court Officer or Statutory Officer, that person is entitled after the expiration of the first calendar month of service to receive a Conveyance Allowance in accordance with clause 2.1.

- 2.4 Use of Taxis and Private Vehicles
 - 2.4.1 Judges and Court Officers

A Judge or Court Officer is not entitled to use a government fleet vehicle allocated to the Courts Administration Authority, or to engage taxis or hire car at the expense of the State Courts Administrator, or to seek the payment of any additional allowance for the use of a private vehicle, whether for official or unofficial purposes unless:

- (a) it has been certified by the State Courts Administrator that it was inefficient or not cost effective for the Judge or Court Officer to use the vehicle available for their official and private use; or
- (b) such use or engagement is consistent with a general direction given by the Chief Judicial Officer of the relevant Court, or in the case of Court Officers, the presiding officer of the relevant Tribunal, as to the circumstances where the vehicle available for official and private use, need not be used by reason of efficiency and cost effectiveness.

For members of the Industrial Relations Court and Commission of South Australia and the South Australian Employment Tribunal, the Registrar is the relevant approval authority.

An example of circumstances where such certification or general directions may be given is for journeys to and from the airport, where it may be more efficient or cost effective to use a taxi.

2.4.2 Statutory Officers

A Statutory Officer must not engage a taxi or hire car, and is not entitled to the payment of any additional allowance for the use of a private vehicle, whether for official or unofficial purposes, unless it is inefficient or not cost effective to use the vehicle available for the Officer's official and private use.

2.4.3 Amount of Reimbursement

Where any person subject to this Determination is seeking payment of an additional allowance to cover the use of a private motor vehicle for official purposes, reimbursement of the cost will be made, calculated at the rate per kilometre at a rate equating to that pursuant to the SA Public Sector Salaried Employees Interim Award.

- 3. Vehicles for Official and Private Use
 - 3.1 Selection of Vehicle

Persons who are subject to this Determination are entitled, in accordance with the conditions specified herein, to elect to have allocated to them a motor vehicle of any model and type in the attached schedules of vehicles (as varied from time to time). Notice of the selected motor vehicle should be made in writing as follows:

- by Judges and Court Officers to the State Courts Administrator;
- by members of the Industrial Relations Court and Commission of South Australia and the South Australian Employment Tribunal to the Registrar, including members who are Statutory Officers; and
- by other Statutory Officers to the Director, Fleet SA.

The annual charge payable for each vehicle, determined by Fleet SA on the same basis as the calculation made in respect of the use of motor vehicles by Executives, and current at the date of this Determination, is set out in the Schedules.

3.2 Alternative Vehicle

An alternative vehicle may be supplied where appropriate on the basis of environmental sustainability, a medical disability or the family circumstances of a Judge, Court Officer or Statutory Officer, but only where approved by the Remuneration Tribunal. The annual charge for the use of the vehicle will be calculated on the same basis as the calculation made by Fleet SA for annual charges for use of motor vehicles by Executives.

3.3 Temporary Appointees

Persons appointed on a temporary basis to act as a Judge, Court Officer or Statutory Officer are not entitled to make an election under clause 3.1. 3.4 Charges for Use of Vehicles

The amount payable by a Judge, Court Officer or Statutory Officer for the use of a selected vehicle is the amount set out in the Schedules adjacent to the description of the type of vehicle.

Where a person to whom this Determination applies is appointed on a part time basis, and elects pursuant to clause 3.1 to have a motor vehicle, the charge payable by that person pursuant to clause 3.5 shall be an amount determined by Fleet SA, which may be greater than the standard charge to a full time officer to appropriately reflect the proportionately greater private use of such a motor vehicle.

3.5 Payment of Vehicle Charges

If a Judge, Court Officer or Statutory Officer makes an election under clause 3.1 and a vehicle is supplied in accordance with that election, then the salary and allowances otherwise payable to the Judge, Court Officer or Statutory Officer must be abated and reduced so as to offset the charges for the use of the vehicle for the period during which the Judge, Court Officer or Statutory Officer has the use of the vehicle.

- 3.6 New Models or Types
 - 3.6.1 If a new type of vehicle, or a new model of a type specified in the Schedules becomes available for selection in terms of 3.1 after the date of election but before the placement of a binding order, the Judge, Court Officer, or Statutory Officer is entitled to withdraw the original election and elect to take the new model or type of vehicle.
 - 3.6.2 The annual charge payable for a new model or new type of vehicle is that amount determined by Fleet SA as the annual charge for private use of the vehicle by Executives. The annual charge takes into account the following:

purchase price and depreciation;

fuel, maintenance, insurance and registration costs and interest rates; (operating costs are calculated on the basis Goods and Services Tax (GST);

Fringe Benefits Tax (FBT) based on an attributed business rate of 20 000 kilometres per year; and

the vehicle being retained for 3 years or 60,000 kilometres travelled, whichever first occurs.

- 3.6.3 If a model or type of vehicle selected by a Judge, Court Officer or Statutory Officer becomes unavailable before the placement of a binding order, the Judge, Court Officer or Statutory Officer must be advised accordingly and allowed to make a further election under clause 3.1.
- 3.6.4 If a model becomes unavailable after the date of placement of a binding order and a later or better model vehicle is supplied, any Judge, Court Officer or Statutory Officer who has selected the unavailable vehicle is liable only to pay the annual charge for the vehicle as supplied.
- 3.7 Accessories

The Judge, Court Officer or Statutory Officer may choose to have manufacturer approved accessories fitted to the vehicle. The full cost of the accessories and the expense of having them fitted (including any tax incurred) is payable by the Judge, Court Officer or Statutory Officer. When the vehicle is due for return the Judge, Court Officer or Statutory Officer may have personally-installed accessories removed from the vehicle, providing the Judge, Court Officer or Statutory Officer meets the full cost of restoring the vehicle to the same condition as if the accessories had not been fitted. No compensation will be paid if options are left on the vehicle unless agreed by the relevant authority. Options such as airbags, ABS brake systems and cruise control may not be removed, and tow bars must not be reinstalled on another vehicle.

3.8 Retention of Vehicle

Having made an election and receiving the vehicle, the Judge, Court Officer or Statutory Officer must keep the vehicle for a period equivalent to the period determined from time to time by Fleet SA as the period for the replacement of vehicles provided to Executives.

At the conclusion of that period the Judge, Court Officer or Statutory Officer will be entitled to make a new election, or, if he or she does not make an election, to be paid the allowance.

3.9 Conditions of Use

The vehicle will be fully maintained, serviced and insured by the relevant authority.

Parking for the vehicle will be made available at or near the place of duty of the Judge, Court Officer, or Statutory Officer and the vehicle will be available for private and official use, subject to the following:

- 3.9.1 The Judge, Court Officer, or Statutory Officer must make the vehicle available for official use (including for official use by the Judge, Court Officer, or Statutory Officer) at all times whilst the vehicle is parked at or near the usual place of work of the Judge, Court Officer, or Statutory Officer, and the Judge, Court Officer or Statutory Officer, does not require the vehicle for private use.
- 3.9.2 The Judge, Court Officer, or Statutory Officer will be authorised by the relevant authority to refuel the vehicle provided the vehicle is fuelled in accordance with any requirements specified by Fleet SA, which may include requirements that the vehicle be fuelled using a particular brand of motor fuel and that it be only fuelled in South Australia. (If fuelled otherwise than in accordance with those requirements, it will be at the cost of the Judge, Court Officer, or Statutory Officer).
- 3.9.3 The Judge, Court Officer, or Statutory Officer must make the vehicle available as required by the relevant authority for the purposes of the maintenance and repair of the vehicle and must deliver the vehicle to such place as the relevant authority may specify for that purpose.
- 3.9.4 The relevant authority will ensure that Judges, Court Officers and Statutory Officers are insured (which may be pursuant to Government 'selfinsurance') in respect of compulsory third party liability, third party property damage and any property damage to the vehicle and will hold the Judge, Court Officer, or Statutory Officer harmless in respect of any such property damage. Personal items within the vehicle need not be covered. The Judge, Court Officer, or Statutory Officer must comply with any requirements of the insurance policy of which the member is aware or should have been aware.
- 3.9.5 The Judge, Court Officer or Statutory Officer will be responsible for any driving or parking fines for offences incurred.
- 3.9.6 The vehicle is available to the Judge, Court Officer or Statutory Officer while on leave. Where the Judge, Court Officer or Statutory Officer is absent from duty for a period greater than 7 days then the Judge, Court Officer, or Statutory Officer will be responsible for fuelling the vehicle until returning to duty.
- 3.9.7 Vehicles may be driven interstate during periods of leave and there is no limit to privately travelled kilometres. Fuel charges for private interstate trips are entirely the personal responsibility of the Judge, Court Officer, or Statutory Officer.

3.10 Special Conditions of Use

- Notwithstanding anything else in this Determination:
- 3.10.1 where any damage is the result of a wilful or deliberate act of any person, the relevant authority may take such action as he or she thinks fit to recover the cost of such damage;
- 3.10.2 the insurance and discharges are not applicable if the driver is under the influence of drugs and/or alcohol;
- 3.10.3 the insurance and discharges are not applicable if the insurance has been brought to the attention of the Judge, Court Officer or Statutory Officer and is avoided by an action of the driver of the vehicle; and
- 3.10.4 where the insurance policy contains an excess clause, then the Judge, Court Officer or Statutory Officer will be liable to repay the relevant authority the amount of that excess (or any part thereof) in the event that it becomes payable by reason of the driver of the vehicle being blameworthy for any of the damage giving rise to a claim on the policy when the vehicle is being used other than for official use.
- 3.11 Care of Vehicle

The Judge, Court Officer or Statutory Officer is responsible for ensuring that reasonable care is taken of the vehicle. Off street parking at the home of the person concerned is to be used if available and reasonable steps are to be taken to ensure its security. Where any damage to a vehicle supplied to a:

- 3.11.1 Judge or Court Officer is, in the opinion of the Courts Administration Council, the consequence of a serious breach of the obligations imposed by this clause, the Judge, or Court Officer must, on demand, pay the Courts Administration Authority the proper cost of rectification of such damage;
- 3.11.2 Statutory Officer is, in the opinion of the Director, Fleet SA, the consequence of a serious breach of the obligations imposed by this clause, the Statutory Officer concerned must, on demand, pay to Fleet SA the proper cost of rectification of such damage; and
- 3.11.3 Member of the Industrial Relations Court and Commission of South Australia or the South Australian Employment Tribunal, including a member who is a Statutory Officer, is, in the opinion of the Registrar, the consequence of a serious breach of the obligations imposed by this clause, the Member concerned must, on demand, pay to the Tribunal the proper cost of rectification of such damage.
- 3.12 Additional Drivers

The vehicle may be driven by any other Government employee who requires the vehicle for official use.

Judges, Court Officers, and Statutory Officers, must nominate to the relevant authority the names of any persons to use the vehicle at times when it is not required to be available for official use and, subject to the control and direction of the Judge, Court Officer or Statutory Officer, such persons will be authorised to use the vehicle upon such nomination.

Approval is required from the relevant authority for the vehicle to be driven by holders of any form of provisional licence or learner's permit. Approval is also required if any other category of person not otherwise mentioned, is to drive the vehicle.

3.13 Right to Purchase

At any time during the 12 months immediately preceding the date of his or her retirement or resignation, a Judge, Court Officer, or Statutory Officer may, by notice in writing to the relevant authority, elect to purchase the vehicle then allocated to him or her as at the date of his or her retirement or resignation or at the end of the lease period. After such notification has been given, the relevant authority must take such steps as are necessary to ensure that it can sell the vehicle to the member.

3.14 No Changeover

A Judge, Court Officer or Statutory Officer who makes an election under clause 3.13 shall not be permitted or required to hand a vehicle in for normally scheduled changeover where that changeover would occur between the date of election and the date of retirement / resignation / end of lease period.

3.15 Conditions of Purchase

The conditions in relation to a purchase made following an election under clause 3.13 shall be:

- 3.15.1 The price will be the fair market value for such a vehicle sold without any statutory warranty.
- 3.15.2 The price will be agreed between the Director, Fleet SA, and the Judge, Court Officer or Statutory Officer, due regard being had to prices generally recovered for such vehicles at Fleet SA public auctions.
- 3.15.3 Failing such agreement, the price will be determined by an independent valuer agreed by the parties. Where the prospective retiree/resignee is a:
 - 3.15.3.1 Judge or Court Officer, any fee payable to such a valuer shall be borne in equal shares by the prospective retiree / resignee and the State Courts Administrator;
 - 3.15.3.2 Statutory Officer, any fee payable to such a valuer shall be borne in equal shares with half payable by the respective retiree / resignee and the other half being payable from funds appropriated to pay expenses associated with the statutory office held by the retiree / resignee; and
 - 3.15.3.3 Member of the Industrial Relations Court and Commission of South Australia and the South Australian Employment Tribunal, including a member who is a Statutory Officer, any fee payable to such a valuer shall be borne in equal shares by the prospective retiree / resignee and the Registrar.
- 3.15.4 The price shall be payable in full on, or prior to, the date of retirement/resignation of the Judge, Court Officer or Statutory Officer.

4. Date of Operation

- 4.1 The Conveyance Allowances prescribed in Clause 2.1 are operative from 1 July 2016.
- 4.2 If a Judge, Court Officer or Statutory Officer currently has the use of a vehicle pursuant to a previous Determination of the Remuneration Tribunal, the Conveyance Allowance and Annual Charge Payable under the previous Determination will continue to apply. Clause 2 and the Schedules to this Determination will have no effect until that Judge, Court Officer or Statutory Officer takes delivery of a vehicle pursuant to this Determination, or elects not to receive a vehicle.
- 4.3 This Determination replaces in entirety Determination 3 of 2015.

Dated 28 June 2016.

JOHN LEWIN, President PETER ALEXANDER, Member PAMELA MARTIN, Member

7 July 2016

SCHEDULE 1 TO DETERMINATION 9 OF 2016

Judicial Remuneration Vehicles

Vehicle	Number of Cylinders	TRPV Component June 2016
Toyota Prius Hybrid	4	\$15 249
Toyota Camry Hybrid Altise	4	\$12 601
Toyota Camry Hybrid Atara S	4	\$13 231
Holden Cruze Z Series 1.8 Sedan Petrol auto	4	\$12 102
Holden Cruze Z Series 1.8 Sedan Petrol manual	4	\$11 318
Holden Cruze Z Series 1.8 Hatch Petrol auto	4	\$12 102
Holden Cruze Z Series 1.8 Hatch Petrol manual	4	\$11 270
Holden Cruze SRi-Z 1.6T Sedan Petrol auto	4	\$13 977
Holden Cruze SRi-Z 1.6T Sedan Petrol manual	4	\$13 185
Holden Cruze SRi-Z 1.6T Hatch Petrol auto	4	\$13 915
Holden Cruze SRi-Z 1.6T Hatch Petrol manual	4	\$13 127
Holden Commodore VF II Evoke Sedan auto	6	\$16 056
Holden Commodore VF II Evoke Wagon auto	6	\$16 870
Holden Commodore VF II SV6 Sedan auto	6	\$17 119
Holden Commodore VF II SV6 Sedan manual	6	\$16 460
Holden Commodore VF II SV6 Wagon auto	6	\$17 900
Holden Commodore VF II Ute auto	6	\$15 000
Holden Calais VF II Sedan auto	6	\$17 309
Holden Calais VF II Wagon auto	6	\$18 064
Holden Calais VF II V-Series Sedan auto	6	\$18 299
Holden Calais VF II V-Series Wagon auto	6	\$18 987
Holden Calais VF II V-Series Sedan	8	\$20 878
(V8 6.2L) auto Holden Commodore VF II SS Sedan (V8 6.2L) auto	8	\$19 327
Holden Commodore VF II SS Wagon (V8 6.2L) auto	8	\$19 956
Holden Commodore VF II SS V-Series Sedan (V8 6.2L) auto	8	\$19 602
Holden Commodore VF II SS V-Series Wagon (V8 6.2L) auto	8	\$20 302
Holden Caprice WN V Sedan (V8 6.2L) auto	8	\$21 459

SCHEDULE 2 TO DETERMINATION 9 OF 2016

Judicial Remuneration Vehicles—Low Emission Vehicle Supplemental

Vehicle	Number of Cylinders	TRPV Component June 2016
Ford Fiesta Sport EcoBoost Hatch auto	3	\$10 729
Toyota Prius C Hybrid Hatch auto	4	\$11 245
Toyota Corolla Hybrid Hatch auto	4	\$11 579
Toyota Camry Altise Hybrid Sedan auto	4	\$12 601
Toyota Camry Atara S Hybrid auto	4	\$13 231
Toyota Prius V Hybrid Wagon auto	4	\$14 792
Toyota Camry Atara SL Hybrid Sedan auto	4	\$15 178
Toyota Prius Hybrid Hatch auto	4	\$15 249
Mitsubishi Outlander PHEV SUV auto	4	\$16 150
(2015 model)		
Mitsubishi Outlander PHEV Aspire SUV auto (2015 model)	4	\$17 083
Nissan Pathfinder ST 2WD Hybrid SUV auto	4	\$17 712
Nissan Pathfinder ST-L 4WD Hybrid SUV auto	4	\$21 481

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Portion of Jon Street, Newton

BY Road Process Order made on 28 January 2016, the Campbelltown City Council ordered that:

1. Portion of Jon Street, Newton, situated adjoining Allotments 15 and 16 in Deposited Plan 5316, more particularly delineated and lettered 'A' in Preliminary Plan No. 15/0024 be closed.

2. Transfer whole of the above closed road to Thorndon Park Hotel Pty Ltd in accordance with the agreement for transfer dated 28 January 2016, entered into between Campbelltown City Council and Thorndon Park Hotel Pty Ltd.

On 19 June 2016 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 111643 being the authority for the new boundaries.

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

Dated 7 July 2016.

M. P. BURDETT, Surveyor-General

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Approval of Category B Containers

Approve as Category B Containers, subject to the conditions in Subclauses 1, 2, 3 and 4 below, each of the classes of containers identified by reference to the following matters described in the first 4 Columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (*b*) the size of the containers;
- (c) the type of containers; and
- (d) the name of the holders of these approvals.
- (1) That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class. The Authority specifies the following refund markings for Category B containers:
 - (i) '10c refund at collection depots when sold in S.A.'; or
 - (ii) '10c refund at S.A./N.T. collection depots in State/Territory of purchase'.
- (2) The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class. For the purpose of this approval notice the company named in Column 5 of Schedule 1 of this Notice is the nominated super collector.
- (3) In the case of an approval in relation to Category B containers that the waste management arrangement must require the holder of the approval to provide specified super collectors with a declaration in the form determined by the Authority in relation to each sale of such containers by the holder of the approval as soon as practicable after the sale.
- (4) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Lobethal Bierhaus Adelaide Ale	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Adelaide Ale	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Adelaide Ale	330	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Agave Ale	330	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Agave Ale	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Agave Ale	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Altbier	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Altbier	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Angry Ale	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Angry Ale	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Bier De Garde	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Bier De Garde	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Birthday Ale	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Black Ale	330	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Black Ale	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Black Ale	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Black IPA	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Black IPA	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Bock	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Bock	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Bohemian Pilsner	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Bruce	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Lobethal Bierhaus California Ale	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus California Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Cheffrey	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Cheffrey	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Cheffrey	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Chocolate Oatmeal Stout	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Chocolate Oatmeal Stout	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Christmas Ale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus City Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus City Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus City Ale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Cream Ale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Cream Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Cream Brulee	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Creme Brulee	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Dark Spiced Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Dark Spiced Ale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Dark Spiced Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Devil in a Can	330		trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Devils Choice	330		trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Devils Choice	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Earth Ale	330		trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Earth Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
			trading as Lobethal Bierhaus	
Lobethal Bierhaus Earth Ale	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Eden	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Eden	330		Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Eden	330	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Extra Hopped IPA	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Extra Hopped IPA	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Extra Hopped IPA	330	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Fancy Bier	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Fancy Bier	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Farmhouse Ale	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Farmhouse Ale	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Farmhouse Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus GF Ale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus GF Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus GF Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
			trading as Lobethal Bierhaus	

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Lobethal Bierhaus Garden Ale	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Garden Ale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Garden Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Gluten Free Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Gluten Free Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Gluten Free Ale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Golden Ale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Golden Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Golden Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Goodbier	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
obethal Bierhaus Goodbier	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Hatted Jester	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Hatted Jester	330		trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Hatted Jester			trading as Lobethal Bierhaus	
Lobethal Bierhaus Hefewizen	330		Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus India Pale Ale	330		Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Jesters Delight	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Jesters Delight	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Jesters Delight	330	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus K9	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus K9	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
obethal Bierhaus Lisa	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Little Devil	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Little Devil	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
obethal Bierhaus Malthaus Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
obethal Bierhaus Malthaus Ale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
obethal Bierhaus Malthaus Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Medieval Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Medieval Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Medieval Ale	330		trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Micro Malt Ale	330		trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
			trading as Lobethal Bierhaus	
Lobethal Bierhaus Micro Malt Ale	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Micro Malt Ale	330	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Micro Malt Pale	330	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Micro Malt Pale	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus Micro Malt Pale	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus New World Pale	2 000	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Lobethal Bierhaus New World Pale	330	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Lobethal Bierhaus New World Pale	330	Can—Aluminium	Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus New World Record	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus New World Record	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus New World Record	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Pale Ale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Quale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Quale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Red Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Red Ale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Red Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Red Truck Porter	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Roggenbier	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Roggenbier	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Roses Revenge	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Roses Revenge	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Saison	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Saison	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Saison	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Salt Flat Special	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Salt Flat Special	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Salt Flat Special	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Single Malt Ale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Single Malt Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Single Malt Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Sorghum Special Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Sorghum Special Ale	330	Can—Aluminium	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Southern Ale	330		trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Southern Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Southern Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Summer Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Summer Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Summer Ale	330		trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Ten Year Ale	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Ten Year Ale	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus Ten Year Ale	330		trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus The Jester	330	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus The Jester	2 000	Glass	trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Lobethal Bierhaus The Jester	330		trading as Lobethal Bierhaus Adelaide Hills Craft Brewing Pty Ltd	Marine Stores Ltd
Looeulai Dielliaus The Jester	550	Can—Aluininium	trading as Lobethal Bierhaus	Marine Stores Ltd

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Sodahaus Melon330Glasstrading as Lobethal BierhausAdelaide Hills Craft Brewing Pty LtdMarine Store	ores Ltd
Sodahaus Peach & Apricot330Glasstrading as Lobethal BierhausAdelaide Hills Craft Brewing Pty LtdMarine Ste	ores Ltd
Sodahaus Peppermint330Glasstrading as Lobethal BierhausAdelaide Hills Craft Brewing Pty LtdMarine Ste	ores Ltd
Sodahaus Raspberry Cream330Glasstrading as Lobethal BierhausAdelaide Hills Craft Brewing Pty LtdMarine Ste	ores Ltd
Sodahaus Red Berry330Glasstrading as Lobethal BierhausAdelaide Hills Craft Brewing Pty LtdMarine Ste	ores Ltd
Sodahaus Sparkling Water330Glasstrading as Lobethal BierhausAdelaide Hills Craft Brewing Pty LtdMarine Stutating as Lobethal Bierhaus	ores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Sodahaus Vanilla Cream	330	Glass	Adelaide Hills Craft Brewing Pty Ltd trading as Lobethal Bierhaus	Marine Stores Ltd
Alka Power Ionic Alkaline Water	600	PET	Alka Power Distribution Pty Ltd	Marine Stores Ltd
Alka Power Ionic Alkaline Water Aqua Botanical Sparkling Mineral Aqua	1 500 330	PET Glass	Alka Power Distribution Pty Ltd Aqua Botanical Beverages (Aust) Pty Ltd	Marine Stores Ltd Statewide Recycling
Aqua Botanical Sparkling Mineral Aqua	750	Glass	Aqua Botanical Beverages (Aust) Pty Ltd	Statewide Recycling
Aqua Botanical Still Mineral Aqua	750	Glass	Aqua Botanical Beverages (Aust) Pty Ltd	Statewide Recycling
Aqua Botanical Still Mineral Aqua	330	Glass	Aqua Botanical Beverages (Aust) Pty Ltd	Statewide Recycling
Inedit Damm	330	Glass	Asahi Premium Beverages	Statewide Recycling
Wild Moose Dry lime Inedit Damm	750	Glass	Asahi Premium Beverages	Statewide Recycling
Herbal Fix Active Guarana & Banana	300	Can—Aluminium		Statewide Recycling
Herbal Fix Beauty Mango Herbal Fix Focus Passionfruit	300 300	Can—Aluminium	Ballaqua Pty Ltd trading as Herbal Fix Ballaqua Pty Ltd trading as Herbal Fix	Statewide Recycling Statewide Recycling
Herbal Fix Love Dragonfruit & Strawberry	300		Ballaqua Pty Ltd trading as Herbal Fix	Statewide Recycling
Herbal Fix Relax Cherry	300		Ballaqua Pty Ltd trading as Herbal Fix	Statewide Recycling
Herbal Fix Shape Peach	300		Ballaqua Pty Ltd trading as Herbal Fix	Statewide Recycling
Barossa Valley Brewing Bee Sting Golden Ale	330		Barossa Valley Brewing Pty Ltd	Marine Stores Ltd
Barossa Valley Brewing Canis Major IIPA Special Batch	330	Can—Aluminium	Barossa Valley Brewing Pty Ltd	Marine Stores Ltd
Barossa Valley Brewing Chan V Van Damme Barossa Valley Brewing Chocolate Coffee Stout	330 330		Barossa Valley Brewing Pty Ltd Barossa Valley Brewing Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Special Batch Barossa Valley Brewing Hop Heaven Easy IPA	330	Glass	Barossa Valley Brewing Pty Ltd	Marine Stores Ltd
Barossa Valley Brewing Hop Heaven Easy IPA	330		Barossa Valley Brewing Pty Ltd	Marine Stores Ltd
Barossa Valley Brewing I Cant Believe Its Not Bacon Special Batch	330		Barossa Valley Brewing Pty Ltd	Marine Stores Ltd
Barossa Valley Brewing I Cant Believe Its Not Bacon Special Batch	330	Glass	Barossa Valley Brewing Pty Ltd	Marine Stores Ltd
Barossa Valley Brewing Indian Summer Session Ale	330		Barossa Valley Brewing Pty Ltd	Marine Stores Ltd
Barossa Valley Brewing Wallaby Apple Cider Cass Fresh	330 355	Can—Aluminium	Barossa Valley Brewing Pty Ltd Big Mart Australia Pty Ltd trading as DY Global Trading	Marine Stores Ltd Marine Stores Ltd
Diver Derrick Porter	330		Bosuns Whistle Brewing Co	Flagcan Distributors
Little Green Sweet Apple Cider Matilda Bay Wild Yak Pacific Ale	375 345	Glass	Carlton & United Breweries Pty Ltd Carlton & United Breweries Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Pure Blonde Crispy Apple Cider	355	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Spring Cider Co. Blended with Soda Water Apple	330	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Spring Cider Co. Blended with Soda Water Apple & Pomegranate	330	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Giggling Goat Wild Berry Alcoholic Drink Sailors Grave Spiced Caribbean & Cola Alcoholic Drink	1 250 1 250	PET PET	Cheviot Wine Group Cheviot Wine Group	Statewide Recycling Statewide Recycling
Monster Energy	355	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Monster Energy	500		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Monster Energy Absolutely Zero	500	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Monster Energy Absolutely Zero	355		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Monster Energy Import	550		Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Monster Energy Zero Ultra Colonial Draught Ale	500 375		Coca Cola Amatil (Aust) Pty Ltd Colonial Brewing Co	Statewide Recycling Statewide Recycling
Colonial Small Ale	375		Colonial Brewing Co	Statewide Recycling
Brooklyn Brown Ale	355	Glass	Coopers Brewery Ltd	Marine Stores Ltd
Brooklyn Lager	355		Coopers Brewery Ltd	Marine Stores Ltd
Maximus The Big O Sports Drink	1 000	PET	Frucor Beverages Ltd	Statewide Recycling
OH Sparkling Spring Water Lemon Lime	250		Frucor Beverages Ltd	Statewide Recycling
OH Sparkling Spring Water Orange Mango	250		Frucor Beverages Ltd	Statewide Recycling
OH Sparkling Spring Water Pineapple Coconut	500	PET	Frucor Beverages Ltd	Statewide Recycling
OH Sparkling Spring Water Red Berry	250 500	Can—Aluminium PET	Frucor Beverages Ltd	Statewide Recycling
OVI Hydration Watermelon Flavour V Mr Bootlegs Sour Tonic Guarana Energy	500 250		Frucor Beverages Ltd Frucor Beverages Ltd	Statewide Recycling Statewide Recycling
Drink V Mr Bootlegs Sour Tonic Guarana Energy Drink	500	Can—Aluminium	Frucor Beverages Ltd	Statewide Recycling
Koala Blue Natural Spring Water	600	PET	H2O Springwater Pty Ltd	Statewide Recycling
Pureau Australias Finest Water	600	PET	H2O Springwater Pty Ltd	Statewide Recycling
Pureau Australias Finest Water	2 000	PET	H2O Springwater Pty Ltd	Statewide Recycling
Jachmann Royal Gala Small Batch Apple Cider Kangaroo Island Brewery Limestone Road Pale	330 650	Glass Glass	Jachmann Apple Co Pty Ltd Kangaroo Island Brewery	Marine Stores Ltd Statewide Recycling
Ale Kehoes Kitchen Dandelion Sparkling Probiotic Drink	330	Glass	Kehoes Kitchen Pty Ltd	Marine Stores Ltd
Kehoes Kitchen Tulsi Sparkling Probiotic Drink	330	Glass	Kehoes Kitchen Pty Ltd	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Kehoes Kitchen Vanilla Coconut Sparkling Probiotic Drink	330	Glass	Kehoes Kitchen Pty Ltd	Marine Stores Ltd
Wilde Gluten Free Raspberry Pale Ale	330	Glass	Koala Beer Pty Ltd	Statewide Recycling
Brickworks Water	350	PET	Lianavale Pty Ltd trading as Costsmart	Statewide Recycling
LifeWorx Probiotic Cultured Drink	61	Polystyrene	Manassen Foods Australia Pty Ltd	Statewide Recycling
Mismatch Brewing Co Archies Red Ale Mornington Dogs Bollocks	330 330	Glass	Mismatch Brewing Company Mornington Peninsula Brewery Pty Ltd	Marine Stores Ltd
Beerito Mexican Lager	355	Can—Aluminium Can—Aluminium		Marine Stores Ltd
Brewdog Ace of Chinook	330	Glass	Phoenix Beers	Marine Stores Ltd
Brewdog Ace of Simcoe	330	Glass	Phoenix Beers	Marine Stores Ltd
Brewdog Arcade Nation Black IPA	330	Glass	Phoenix Beers	Marine Stores Ltd
Brewdog Black Eyed King	330	Can—Aluminium		Marine Stores Ltd
Brewdog Candy Kaiser	330 330	Glass Glass	Phoenix Beers	Marine Stores Ltd
Brewdog Dog D Brewdog Elvis Juice	330	Can—Aluminium	Phoenix Beers Phoenix Beers	Marine Stores Ltd Marine Stores Ltd
Brewdog Hoppy Xmas	330	Glass	Phoenix Beers	Marine Stores Ltd
Brewdog Jack Hammer	330	Can—Aluminium		Marine Stores Ltd
Brewdog Jet Black Heart	330	Glass	Phoenix Beers	Marine Stores Ltd
Brewdog Kingpin	330	Glass	Phoenix Beers	Marine Stores Ltd
Brewdog Santa Paws	330	Glass	Phoenix Beers	Marine Stores Ltd
Brewdog Sink The Bismarck	375	Glass	Phoenix Beers	Marine Stores Ltd
Brewdog Tactical Nuclear Penguin Cantillon Gueuze Lambic	375 375	Glass Glass	Phoenix Beers Phoenix Beers	Marine Stores Ltd Marine Stores Ltd
Cantillon Kriek Lambic	375	Glass	Phoenix Beers	Marine Stores Ltd
Cantillon Rose De Gamb	375	Glass	Phoenix Beers	Marine Stores Ltd
Dales Pale Ale	355	Can—Aluminium		Marine Stores Ltd
Dales Pale Ale	568	Can—Aluminium		Marine Stores Ltd
Death By Coconut	355	Can—Aluminium	Phoenix Beers	Marine Stores Ltd
Deviant Dales IPA	355	Can—Aluminium		Marine Stores Ltd
Dupont Triomfbier Vooruit	750	Glass	Phoenix Beers	Marine Stores Ltd
Founders Mango Magnifico	750	Glass	Phoenix Beers	Marine Stores Ltd
Founders Mosaic Promise IPA Founders Sumatra Mountain Brown	355 355	Glass Glass	Phoenix Beers Phoenix Beers	Marine Stores Ltd Marine Stores Ltd
G Knight Imperial Red Ale	355	Can—Aluminium		Marine Stores Ltd
Garage Project Aro Noir	330	Can—Aluminium		Marine Stores Ltd
Garage Project Cabbages & Kings	650	Glass	Phoenix Beers	Marine Stores Ltd
Garage Project Hops On Pointe	330	Can—Aluminium	Phoenix Beers	Marine Stores Ltd
Garage Project Pernicious Weed	440	Can—Aluminium		Marine Stores Ltd
Garage Project Pils n Thrills	330	Can—Aluminium		Marine Stores Ltd
Garage Project Texas Tea	650	Glass Glass	Phoenix Beers Phoenix Beers	Marine Stores Ltd
Garage Project Touch Wood Garage Project Wiggly Stick	$\begin{array}{c} 650 \\ 440 \end{array}$	Can—Aluminium		Marine Stores Ltd Marine Stores Ltd
Golden Road 2020 Red IPA	473	Can—Aluminium		Marine Stores Ltd
Golden Road 329 Days of Sun Lager	355	Can—Aluminium		Marine Stores Ltd
Golden Road Back Home	473	Can—Aluminium	Phoenix Beers	Marine Stores Ltd
Golden Road Citra Bend	355	Can—Aluminium		Marine Stores Ltd
Golden Road Get Up Offa That Brown	355	Can—Aluminium		Marine Stores Ltd
Golden Road Hefe Weizen	355 355	Can—Aluminium Can—Aluminium		Marine Stores Ltd Marine Stores Ltd
Golden Road Pamplemousse Saison Golden Road Ride On IPA	355	Can—Aluminium Can—Aluminium		Marine Stores Ltd
Golden Road The Works IPA	473	Can—Aluminium		Marine Stores Ltd
Gubna Imperial IPA	355	Can—Aluminium		Marine Stores Ltd
Heretic CHP Choc Hazelnut Porter	650	Glass	Phoenix Beers	Marine Stores Ltd
Heretic Evil Cousin	355	Can—Aluminium		Marine Stores Ltd
Heretic Evil Twin	355	Can—Aluminium		Marine Stores Ltd
Heretic Petit Rouge Heretic Tartuffe	650 650	Glass Glass	Phoenix Beers Phoenix Beers	Marine Stores Ltd Marine Stores Ltd
Hotbox Coffee Porter	355	Can—Aluminium		Marine Stores Ltd
Lindemans Spontanbasil	750	Glass	Phoenix Beers	Marine Stores Ltd
Mamas Little Yella Pils	355	Can—Aluminium		Marine Stores Ltd
Mamas Little Yella Pils	568	Can—Aluminium	Phoenix Beers	Marine Stores Ltd
Nogne O Aurora Australis II	330	Glass	Phoenix Beers	Marine Stores Ltd
Nogne O Baltic Hulfe De Noth	500	Glass	Phoenix Beers	Marine Stores Ltd
Nogne O Barrel Aged Quadrupel Burg	330	Glass	Phoenix Beers	Marine Stores Ltd
Nogne O Barrel Aged Saison Reserve Nogne O Cellarmans Reserve Stout	330 330	Glass Glass	Phoenix Beers Phoenix Beers	Marine Stores Ltd Marine Stores Ltd
Nogne O Chaga Stout	500	Glass	Phoenix Beers	Marine Stores Ltd
Nogne O Gamle Rygene Brun	330	Glass	Phoenix Beers	Marine Stores Ltd
Nogne O IMP Aquavit Rye Porter	330	Glass	Phoenix Beers	Marine Stores Ltd
Nogne O Imperial Koji Saison	500	Glass	Phoenix Beers	Marine Stores Ltd
Nogne O Kriek Of Telemark	500	Glass	Phoenix Beers	Marine Stores Ltd
Nogne O Mole Imperial Stout	500	Glass	Phoenix Beers	Marine Stores Ltd
Nogne O Oud Brun	330	Glass	Phoenix Beers	Marine Stores Ltd
Nogne O Rod Jul Imperial Red Ale Nogne O Victoria Secret IPA	500 500	Glass Glass	Phoenix Beers Phoenix Beers	Marine Stores Ltd Marine Stores Ltd
Nogne O Wild Horizon	300	Glass	Phoenix Beers	Marine Stores Ltd
Old Chubb Scotch Ale	355	Can—Aluminium		Marine Stores Ltd
	555	Jan / Hummulli		

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Oskar Blues IPA	355	Can—Aluminium		Marine Stores Ltd
Pinner Throwback IPA	568	Can—Aluminium		Marine Stores Ltd
Pinner Throwback IPA	355	Can—Aluminium		Marine Stores Ltd
Renaissance Collision Course Renaissance Sencha Tea Saison	500 500	Glass Glass	Phoenix Beers Phoenix Beers	Marine Stores Ltd Marine Stores Ltd
Rogue 7 Hop IPA	355	Glass	Phoenix Beers	Marine Stores Ltd
Rogue Cold Brew IPA	650	Glass	Phoenix Beers	Marine Stores Ltd
Rogue Farms 4 Hop IPA	650	Glass	Phoenix Beers	Marine Stores Ltd
Rogue Farms 4 Hop IPA	355	Glass	Phoenix Beers	Marine Stores Ltd
Rogue Farms 6 Hop IPA	650	Glass	Phoenix Beers	Marine Stores Ltd
Rogue Farms 8 Hop IPA	650	Glass	Phoenix Beers	Marine Stores Ltd
Rogue Sriracha Stout	750	Glass	Phoenix Beers	Marine Stores Ltd
Rogue Voodoo 5 Mango Astronaut Ale	750 355	Glass Glass	Phoenix Beers Phoenix Beers	Marine Stores Ltd
SN Beer Camp Tropical IPA SN Ovila Limited EDT Gift Pack	555 750	Glass	Phoenix Beers	Marine Stores Ltd Marine Stores Ltd
SN Torpedo	473	Can—Aluminium		Marine Stores Ltd
Schlenkerla Fastenbier	500	Glass	Phoenix Beers	Marine Stores Ltd
Sierra Nevada Otra Vez	355	Glass	Phoenix Beers	Marine Stores Ltd
Ten Fidy Imperial Stout	355	Can—Aluminium	Phoenix Beers	Marine Stores Ltd
Yeastie Boys Cloudbuster	330	Glass	Phoenix Beers	Marine Stores Ltd
Yeastie Boys Divine Hammer	330	Glass	Phoenix Beers	Marine Stores Ltd
Yeastie Boys HER Majesty 2015	750	Glass	Phoenix Beers	Marine Stores Ltd
Yeastie Boys HIS Majesty 2015	750	Glass	Phoenix Beers	Marine Stores Ltd
Yeastie Boys I AM	330	Glass	Phoenix Beers	Marine Stores Ltd
Yeastie Boys Pot Kettle Black Dark Matta Yeastie Boys Stairdancer Pale Ale	330 330	Glass Glass	Phoenix Beers Phoenix Beers	Marine Stores Ltd Marine Stores Ltd
Yeastie Boys XERREX	330	Glass	Phoenix Beers	Marine Stores Ltd
Prancing Pony Brewery Imperial German Sledge Hammer Pilsener Long Flavour	500	Glass	Prancing Pony Brewery Pty Ltd	Marine Stores Ltd
Prancing Pony Brewery Magic Carpet Midnight Ride Long Flavour Stout	500	Glass	Prancing Pony Brewery Pty Ltd	Marine Stores Ltd
Red Bull The Summer Edition Kiwi Apple Flavour	355	Can—Aluminium	Red Bull Australia Pty Ltd	Statewide Recycling
Red Bull The Summer Edition Kiwi Apple Flavour	250	Can—Aluminium	Red Bull Australia Pty Ltd	Statewide Recycling
Robe Town Malt Beer Robe Town Secrets Of The Universe Imperial Amber Ale	330 330	Glass Glass	Robe Town Brewery Robe Town Brewery	Statewide Recycling Statewide Recycling
Robe Town Sourfest Tart Summer Ale	330	Glass	Robe Town Brewery	Statewide Recycling
Robe Town Specialty Ale	330	Glass	Robe Town Brewery	Statewide Recycling
Robe Town Specialty Ale	750	Glass	Robe Town Brewery	Statewide Recycling
Blackmans Brewery Arthur	330		Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Blackmans Brewery Bells Pro Session Ale	330		Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Blackmans Brewery Bob Wit	330		Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Blackmans Brewery Ernie Golden Ale	330		Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Blackmans Brewery IPA	330		Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Blackmans Brewery Limited Edition	330		Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Blackmans Brewery Merwyn	330		Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Blackmans Brewery Pale Ale	330		Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Blackmans Brewery Reginald IPA	330		Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Blackmans Brewery Unfiltered Lager Cloudwater Seasonal DIPA	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cloudwater Seasonal Hefe	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Cloudwater Seasonal IPA Cloudwater Seasonal Pale	330 330	Glass	Safe Hands trading as Experience It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Cloudwater Seasonal Pale	330 330	Glass	Safe Hands trading as Experience It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Deschutes Armory	650	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Deschutes Big Rig	650	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Deschutes Black Butte	650	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
	000	3	It/Birra Italiana	State the freeyening

7 July 2016

Product Name Size (m1) Container 19pe Approval Holder Arrangen Deschutes Dond St Series 650 Glass Safe Hands trading as Experience Statewide Res Deschutes Down n Diry 650 Glass Safe Hands trading as Experience Statewide Res Deschutes Down n Diry 650 Glass Safe Hands trading as Experience Statewide Res Deschutes Pines Drops 355 Glass Safe Hands trading as Experience Statewide Res Deschutes Pines Drops 355 Glass Safe Hands trading as Experience Statewide Res Deschutes Pines Drops 350 Glass Safe Hands trading as Experience Statewide Res Doctors Orders Anaphytaxis 500 Glass Safe Hands trading as Experience Statewide Res Lover Beer Brunga 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer Cardona 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer Fora 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer Grotta	Column 1	Column 2	Column 3	Column 4	Column 5
Instrume	Product Name		Container Type	Approval Holder	Collection Arrangements
Deschutes Cinder Core 650 Glass State Wide Real Main and Main an	Deschutes Bond St Series	650	Glass		Statewide Recycling
Deschutes Down n Diriy 650 Glass Safe Hands trading as Experience Statewide Res Deschutes Imited Edition 650 Glass Safe Hands trading as Experience Statewide Res Deschutes Not The Stoic 650 Glass Safe Hands trading as Experience Statewide Res Deschutes Three Abyss 650 Glass Safe Hands trading as Experience Statewide Res Deschutes The Abyss 650 Glass Safe Hands trading as Experience Statewide Res Deschutes The Abyss 650 Glass Safe Hands trading as Experience Statewide Res Ducato Chyrysopolis 330 Glass Safe Hands trading as Experience Statewide Res Lover Beer Cardosa 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer Cardosa 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer For Fan 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer For Fan 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer Forta 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer Forta 375 Glass Safe Hands trading as Experience Statewide Res	Deschutes Cinder Cone	650	Glass	Safe Hands trading as Experience	Statewide Recycling
Deschutes Limited Edition650GlassSafe Hands trading as ExperienceStatewide Re It/Birra HalianaDeschutes Nor The Stoic650GlassSafe Hands trading as ExperienceStatewide Re It/Birra HalianaDeschutes Nor The Stoic650GlassSafe Hands trading as ExperienceStatewide Re It/Birra HalianaDeschutes The Abyss650GlassSafe Hands trading as ExperienceStatewide Re 	Deschutes Down n Dirty	650	Glass	Safe Hands trading as Experience	Statewide Recycling
Deschutes Not The Stoic 630 Glass Safe Hands trading as Experience Statewide Res Deschutes Pines Drops 355 Glass Safe Hands trading as Experience Statewide Res Deschutes The Abyss 650 Glass Safe Hands trading as Experience Statewide Res Doctors Orders Anaphylaxis 500 Glass Safe Hands trading as Experience Statewide Res Ducato Chryrysopolis 330 Glass Safe Hands trading as Experience Statewide Res Lover Beer Tanga 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer Cardosa 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer Duva 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer For Fan 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer Griota 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer Robulin 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer Griota 375 Glass Safe Hands trading as Experience Statewide Res Lover Beer Saison Serpilla 375 Glass Safe Hands trading as Experience Statatewide Res	Deschutes Limited Edition	650	Glass	Safe Hands trading as Experience	Statewide Recycling
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Moor Beer Radiance330Can—AluminiumIt/Birra ItalianaMoor Beer Return of The Empire330Can—AluminiumSafe Hands trading as Experience It/Birra ItalianaStatewide Rec It/Birra ItalianaMoor Beer Revival330Can—AluminiumSafe Hands trading as ExperienceStatewide Rec It/Birra ItalianaMoor Beer So Hop330Can—AluminiumSafe Hands trading as ExperienceStatewide Rec It/Birra ItalianaMoor Beer Totally Awesome330Can—AluminiumSafe Hands trading as ExperienceStatewide Rec It/Birra Italiana	•			It/Birra Italiana	
Moor Beer Return of The Empire 330 Can—Aluminium Safe Hands trading as Experience It/Birra Italiana Statewide Reconstruction Moor Beer Revival 330 Can—Aluminium Safe Hands trading as Experience It/Birra Italiana Statewide Reconstruction Moor Beer So Hop 330 Can—Aluminium Safe Hands trading as Experience It/Birra Italiana Statewide Reconstruction Moor Beer So Hop 330 Can—Aluminium Safe Hands trading as Experience It/Birra Italiana Statewide Reconstruction Moor Beer Totally Awesome 330 Can—Aluminium Safe Hands trading as Experience It/Birra Italiana Statewide Reconstruction				It/Birra Italiana	
Moor Beer Revival 330 Can—Aluminium Safe Hands trading as Experience It/Birra Italiana Statewide Red Statewide Red Moor Beer So Hop 330 Can—Aluminium Safe Hands trading as Experience It/Birra Italiana Statewide Red Moor Beer Totally Awesome 330 Can—Aluminium Safe Hands trading as Experience Statewide Red Statewide Red				It/Birra Italiana	
Moor Beer So Hop 330 Can—Aluminium Safe Hands trading as Experience Statewide Rec Moor Beer Totally Awesome 330 Can—Aluminium Safe Hands trading as Experience Statewide Rec	-			It/Birra Italiana	
It/Birra Italiana Moor Beer Totally Awesome 330 Can—Aluminium Safe Hands trading as Experience Statewide Rec				It/Birra Italiana	
	-			It/Birra Italiana	Statewide Recycling
It/Birra Italiana	Woor Beer Totally Awesome	330	Can—Aluminium		Statewide Recycling

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Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Moor Beer illusion	330	Can—Aluminium	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
NOMAD Brewing Co Berlinerweisse	500	Glass	Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Berlinerweisse	330	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
NOMAD Brewing Co Brookvale Weisse	500	Glass	Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Choc Wort Orange	500	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Cross Pallet Nation	500	Glass	It/Birra Italiana Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
NOMAD Brewing Co Cultural Exchange	500	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
NOMAD Brewing Co Easy As IPA	330	Glass	Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Freshie Salt & Pepper	330	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Freshie Salt & Pepper	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Long Trip Saison	500	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Myrtles Summer Fling	500	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Pale Ale	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Pale Ale	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Pale Ale	330	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Pilsner	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Pilsner	330	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Wild Mongrel	500	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
NOMAD Brewing Co Without a Paddle	500	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Sixpoint 4 Beans	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Sixpoint Cream	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Sixpoint Diesel	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Sixpoint Double Sweet Action	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Sixpoint Global Warmer	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Sixpoint Hi Res	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Sixpoint Jammer	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Sixpoint RAD	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Sixpoint Spice of Life	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Stone 24 Carrot Golden Ale	650	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Stone Americano Stout	355	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Stone Arrogant Bastard	500	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Stone Double Bastard	650	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Stone Go to IPA	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Stone Go to IPA	355	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Stone Go to IPA	500	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Stone IPA	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Stone IPA	500	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Stone Pataskala IPA	355	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
			It/Birra Italiana	

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Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Stone Saison De Buff	355	Glass	Safe Hands trading as Experience	Statewide Recycling
The Bruery 8 Maids a Milking	750	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
The Bruery Barrel Aged	750	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
The Bruery Barrel Autumn Maple	750	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
The Bruery Barrel Mash	750	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
The Bruery Poterie	750	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
The Bruery Rueuze	750	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
The Bruery Tarde Wines	750	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
The Bruery Tart of Darkness	750	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
The Bruery White Oak	750	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
The Bruery or Rata	750	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Townshend APA	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Townshend Black Arrow Pilsner	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Townshend Cathcarts NTA	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Townshend Fat Hand	500	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Fownshend Flemish Stout	500	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Fownshend Sutton Hoo	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Fownshend Wynnes Fall	500	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Fuatara APA	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Tuatara Aotearoa APA	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
			It/Birra Italiana	
Fuatara Ardennes	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Tuatara Bavarian Hefe	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Fuatara Black	500	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Tuatara Bohemian Pilsner	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Tuatara Conehead	500	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Tuatara IPA	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Tuatara ITI	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Tuatara Limited Release	500	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Fuatara Limited Release	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Tuatara London Porter	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Fuatara NUI	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Fuatara Outrigger	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Fuatara Tart	500	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Tuatara Wildbrew	330	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Victory Black Board Series	355	Glass	Safe Hands trading as Experience	Statewide Recycling
Victory Golden Monkey	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Victory Hop Ranch	355	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Victory Moon Glow	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling

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Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Victory Moon Glow	355	Glass	Safe Hands trading as Experience It/Birra Italiana	Statewide Recycling
Victory Prima Pils	355	Can—Aluminium	Safe Hands trading as Experience	Statewide Recycling
Victory Summer Love	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Victory Vital IPA	355	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Bibble	330	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Brett Brett DIPA	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Evolver IPA	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Fresh	330	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Fresh	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Limited Edition	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Madness IPA	330	Can—Aluminium	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Madness IPA	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Millionaire	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Modus Operandi	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Ninkasi	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Sleepy Lemons	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Somerset Wild	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Sourdough	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co The Blend	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Wild Goose Chase	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Wild Beer Co Wildebeest	330	Glass	It/Birra Italiana Safe Hands trading as Experience	Statewide Recycling
Cool Ridge Lightly Sparkling Natural Lime	500	PET	It/Birra Italiana Schweppes Australia Pty Ltd	Statewide Recycling
Frantelle Australian Spring Water The Active One	750	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Schweppes Traditionals Lime Spider Flavour	600	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Schweppes Traditionals Lime Spider Flavour Fever Tree Premium Indian Tonic Water	1 250 500	PET Glass	Schweppes Australia Pty Ltd Southtrade International Pty Ltd	Statewide Recycling Flagcan Distributors
Monte Alban	50	PET	Southtrade International Pty Ltd	Flagcan Distributors
Southern Comfort & Cola Southern Comfort & Cola	330 375	Glass Can—Aluminium	Southtrade International Pty Ltd	Flagcan Distributors Flagcan Distributors
Southern Comfort & Lemonade	300	Can—Aluminium Can—Aluminium	Southtrade International Pty Ltd Southtrade International Pty Ltd	Flagcan Distributors
Bridge Road Brewers B2 Bomber Mach 6.0	750	Glass	Stark Brau Pty Ltd trading as Bridge Road Brewers	Marine Stores Ltd
Bridge Road Brewers Bling Bling Imperial IPA	330	Glass	Stark Brau Pty Ltd trading as Bridge Road Brewers	Marine Stores Ltd
Bridge Road Brewers Chevalier Saison	330	Glass	Stark Brau Pty Ltd trading as Bridge Road Brewers	Marine Stores Ltd
Bridge Road Brewers Enigma New World Pilsner	330	Glass	Stark Brau Pty Ltd trading as Bridge Road Brewers	Marine Stores Ltd
Bridge Road Brewers Fat Man Red Suit Big Sack	330	Glass	Stark Brau Pty Ltd trading as Bridge Road Brewers	Marine Stores Ltd
Bridge Road Brewers Lemon Lime + Hop Bitters	330	Glass	Stark Brau Pty Ltd trading as Bridge Road Brewers	Marine Stores Ltd
Bridge Road Brewers Little Bling	330	Glass	Stark Brau Pty Ltd trading as Bridge Road Brewers	Marine Stores Ltd
Bridge Road Brewers Mayday Hills 100%	330	Glass	Stark Brau Pty Ltd trading as Bridge Road Brewers	Marine Stores Ltd
Brettanomyces Pale Ale Bridge Road Brewers Mayday Hills 100% Brettanomyces Pale Ale	750	Glass	Stark Brau Pty Ltd trading as Bridge	Marine Stores Ltd
Brettanomyces Pale Ale Bridge Road Brewers Nieuw Bruin Wild Fermented Ale	330	Glass	Road Brewers Stark Brau Pty Ltd trading as Bridge Road Brewers	Marine Stores Ltd
Strumans Organic Beer Co Dry	330	Glass	Strumans Organic Beer Co Pty Ltd	Statewide Recycling
Strumans Organic Beer Co Dry Strumans Organic Beer Co Premium Lager	330	Glass	Strumans Organic Beer Co Pty Ltd	Statewide Recycling
Thankyou Lightly Sparkling Premium Spring Water	500	PET	Thankyou Group Pty Ltd	Statewide Recycling
Thankyou Premium Spring Water	750	PET	Thankyou Group Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Thankyou Spring Water	350	PET	Thankyou Group Pty Ltd	Statewide Recycling
Shake Me Baby Mylk Rebel Kitchen Banana	250	LPB—Aseptic	The Ethical Food Group Pty Ltd	Statewide Recycling
Shake Me Baby Mylk Rebel Kitchen Chai	330	LPB—Aseptic	The Ethical Food Group Pty Ltd	Statewide Recycling
Organic Milk Drink	250			
Shake Me Baby Mylk Rebel Kitchen Chocolate	250	LPB—Aseptic	The Ethical Food Group Pty Ltd	Statewide Recycling
Shake Me Baby Mylk Rebel Kitchen Chocolate	330	LPB—Aseptic	The Ethical Food Group Pty Ltd	Statewide Recycling
Organic Coconut Milk Drink Shake Me Baby Mylk Rebel Kitchen Coconut Organic Milk Drink	330	LPB—Aseptic	The Ethical Food Group Pty Ltd	Statewide Recycling
Shake Me Baby Mylk Rebel Kitchen Coffee Organic Milk Drink	330	LPB—Aseptic	The Ethical Food Group Pty Ltd	Statewide Recycling
Shake Me Baby Mylk Rebel Kitchen Matcha Green Tea Organic Coconut Milk Drink	330	LPB—Aseptic	The Ethical Food Group Pty Ltd	Statewide Recycling
Shake Me Baby Mylk Rebel Kitchen Vanilla	250	LPB—Aseptic	The Ethical Food Group Pty Ltd	Statewide Recycling
Memorial Kids Spring Water	350	PET	The Memorial Hospital	Marine Stores Ltd
The Memorial Hospital Spring Water	350	PET	The Memorial Hospital	Marine Stores Ltd
RAA H2O Spring Water	350	PET	The Promo Place	Flagcan Distributors
East Imperial Burma Tonic	150	Glass	Think Spirits Pty Ltd	Statewide Recycling
East Imperial Ginger Beer	150	Glass	Think Spirits Pty Ltd	Statewide Recycling
East Imperial Grapefruit Tonic	150	Glass	Think Spirits Pty Ltd	Statewide Recycling
East Imperial Soda Water	150	Glass	Think Spirits Pty Ltd	Statewide Recycling
East Imperial Thai Ginger Ale	150	Glass	Think Spirits Pty Ltd	Statewide Recycling
Joes Classics 7 Fruits Juice	350	Glass	Trident Sales & Distribution Australia	Statewide Recycling
Joes Classics Coconut Water	520	Can—Aluminium		Statewide Recycling
Joes Classics Coconut Water	300	Glass	Trident Sales & Distribution Australia	Statewide Recycling
Joes Classics Pineapple Juice	350	Glass	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Avengers Captain America Orange		HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Avengers Hulk Raspberry	250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Avengers Iron Man Wildberry	250 250	HDPE HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Avengers Thor Apple Blackcurrant	250 250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Barbie Strawberry	250 250	HDPE	Trident Sales & Distribution Australia Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Batman Orange Joes Sippers Batman Wildberry	230 250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling Statewide Recycling
Joes Sippers Cars Lightening McQueen	250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Raspberry				
Joes Sippers Disney Princess Ariel Raspberry	250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Ninja Turtles Donatello Apple Blackcurrant	250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Ninja Turtles Leonardo Wildberry	250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Ninja Turtles Michaelangelo Orange	250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Ninja Turtles Raphael Raspberry	250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Paw Patrol Chase Apple	250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Paw Patrol Marshall Orange	250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Peppa Pig George Apple	250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Peppa Pig Strawberry	250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Superman Raspberry	250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Joes Sippers Toy Story Woody & Buzz Wildberry	250	HDPE	Trident Sales & Distribution Australia	Statewide Recycling
Mountain Falls Square Spring Water	600	PET	Trident Sales & Distribution Australia	Statewide Recycling

South Australia

Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2016

under the Motor Vehicles Act 1959

1—Short title

This notice may be cited as the *Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2013.*

2—Commencement

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

3—Interpretation

In this notice—

Act means the Motor Vehicles Act 1959;

Code of Practice means the 'Code of Practice for Historic Vehicles, Prescribed Left Hand Drive Vehicles and Street Rod Vehicles' published by the Department of Planning, Transport and Infrastructure;

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

Federation means the Federation of Historic Motoring Clubs Inc;

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

Registrar means the Registrar of Motor Vehicles;

Regulations means the Motor Vehicles Regulations 2010.

4—Recognition of motor vehicles clubs

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

5—Conditions of recognition

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

(a) the club must maintain a constitution approved by the Registrar;

- (b) the club must nominate and have members authorised by the Registrar (*authorised persons*) to approve motor vehicles for registration under the Scheme; to inspect members' vehicles; and to issue prescribed log books to club members for each of their vehicles to record vehicle use;
- (c) the club must obtain from each member before the end of each year a statutory declaration made by the member verifying the eligibility of their motor vehicle to be registered under section 25 of the Act for the Scheme and detailing any modifications made to the vehicle during that year;
- (d) the club's authorised persons must undertake inspections of members' motor vehicles and ensure that the vehicles are eligible, in keeping with the requirements in regulations 15 and 16 of the Regulations and the criteria set out in the Code of Practice, to be registered under section 25 of the Act-
 - (i) on entry to the Conditional Registration Scheme;
 - (ii) when requested to do so by the Registrar;
 - (iii) when members' annual statutory declarations disclose that their vehicles have been modified since the entry inspection and/or previous inspection;
 - (iv) periodically at least once every 3 years;
- (e) the club's authorised persons must validate a member's log book annually and must not do so unless a member's statutory declaration has been received for the purposes of paragraph (c) and the relevant vehicle inspection requirements of paragraph (d) have been met;
- (f) the club must cancel a member's log book when a member resigns, must record all approved variations to a vehicle's condition in a member's log book for that vehicle, must ensure that a statutory declaration is provided when a member's log book is lost or destroyed and must forward copies of log book return sheets to the Federation annually;
- (g) the club must create and maintain records detailing all its financial members, its authorised persons, all members' motor vehicles for which a MR334 form has been issued, all motor vehicle inspections undertaken for the purposes of paragraph (d), all statutory declarations received and log books issued;
- (h) the club must keep records for a period of 5 years from the date of the document and these records include all duplicate MR334 forms, all records of motor vehicle inspections undertaken in accordance with paragraph (d), all statutory declarations provided by members for the purposes of paragraphs (c) and (f), all log books issued by reference to their serial number, the member's name and the vehicle for which it was issued, all copy exemption documents issued to members for their motor vehicles in accordance with section 163AA of the *Road Traffic Act 1961* and to make all such records available for inspection or provide copies of the records at the request of the Registrar for audit purposes;
- the club must ensure, as far as practicable, that all members comply with the Code of Practice and all members' motor vehicles continue to meet the eligibility requirements set out in the Regulations and Code of Practice;

- (j) the club, as far as practicable, must report to the Registrar or the Federation details of members and motor vehicles not complying with the conditions and criteria set out in the Code of Practice for the Scheme;
- (k) the club must provide to the Registrar, within 2 months after the end of the club's financial year, an annual report detailing members from that financial year with vehicles registered under the Scheme who are no longer financial members of the club;
- (1) the club must notify the Registrar within 14 days on official club letterhead of resolution to cease operation as a club and must provide the club records specified in paragraph (h) to the Registrar within 7 days of its dissolution.

Note—

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

Schedule 1—Recognised motor vehicle clubs

Historic, Left Hand Drive and Street Rod motor vehicle club

Eastern Districts Hot Rod Club Incorporated

Made by the Deputy Registrar of Motor Vehicles Tim Harker

On 30 June 2016

2873

South Australia

Aquaculture Regulations 2016

under the Aquaculture Act 2001

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1 Revocation of Aquaculture Regulations 2005

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Part 1—Preliminary

1—Short title

These regulations may be cited as the Aquaculture Regulations 2016.

2—Commencement

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

3—Interpretation

(1) In these regulations, unless the contrary intention appears—

abalone means abalone (Haliotis spp.) of all species;

accredited laboratory means a laboratory accredited by the National Association of Testing Authorities and capable of detecting oxidised nitrogen, ammonia and soluble phosphorous at concentrations of 0.1 mg/L or less and total suspended solids at 5 mg/L or less;

Act means the Aquaculture Act 2001;

aquaculture strategy means a sector-based aquaculture strategy or an individual aquaculture strategy;

aquaculture waste means waste generated in the course of carrying on aquaculture, but does not include waste created by living aquatic organisms;

category A licence, category B licence, category C licence or *category D licence*—see regulation 37;

disease includes any bacterium, virus, parasite, insect or other organism or agent capable of causing disease in animals or humans;

finfish means all members of the classes Actinopterygii, Elasmobranchii and Myxini;

GDA94 means the Geocentric Datum of Australia 1994;

individual aquaculture strategy—see regulation 20;

large marine vertebrates means sharks, seals, sea lions, dolphins and whales;

lease area means the area of a lease described on the public register under section 80 of the Act;

licence area means the area of a licence described on the public register under section 80 of the Act;

licensee means the holder of an aquaculture licence;

Minister's website means a website determined by the Minister;

prescribed wild caught tuna means members of the genera *Allothunnus*, *Auxis*, *Euthunnus*, *Katsuwonus*, and *Thunnus* that have been taken from the wild;

reporting day, in relation to a licence, means-

- (a) in the case of a licence that authorises the farming of aquatic organisms that require regular feeding—31 January; or
- (b) in any other case—
 - (i) the day approved as the reporting day by the Minister by condition of the licence or by notice in writing to the licensee; or
 - (ii) if no such day has been approved—31 August;

7 July 2016

reporting year, in relation to a licence, means-

- (a) if the licence authorises the farming of aquatic organisms that require regular feeding—a period of 12 months commencing on 1 December; or
- (b) in any other case—a period of 12 months commencing on 1 July;

sea cage means a floating farming structure used for aquaculture comprised of or incorporating a net;

sector-based aquaculture strategy—see regulation 19;

WGS84 means the World Geodetic System 1984;

zone means an aquaculture zone or an aquaculture exclusion zone.

- (2) The mortality rate of aquatic organisms farmed under a licence will be taken to be *unusually high* if—
 - (a) in the case of a class of aquatic organisms for which the Minister has, by notice in the Gazette, specified a mortality percentage (when measured in a specified manner) for the purposes of this subregulation—at least that percentage of such aquatic organisms farmed under the licence has died as specified; or
 - (b) in any other case—it is at least 20% higher over a period of 24 hours than the usual average mortality rate for those organisms (being the mortality rate measured daily over the preceding 3 months).
- (3) The Minister may, by subsequent notice in the Gazette, vary or revoke a notice published in the Gazette under subregulation (2)(a).

4—Approvals by Minister

- (1) An approval given by the Minister under these regulations to a licensee may be subject to conditions.
- (2) A licensee must comply with the conditions of an approval given to the licensee by the Minister under these regulations.

Maximum penalty: \$10 000.

Expiation fee: \$1 000.

Part 2—General provisions supporting Act

5—Procedures for making aquaculture policies

For the purposes of section 12(4)(a) of the Act, the following bodies are prescribed:

- (a) Conservation Council of South Australia Incorporated;
- (b) Local Government Association of South Australia;
- (c) RecFishSA;
- (d) South Australian Aquaculture Council;
- (e) South Australian Native Title Services Ltd;
- (f) Wildcatch Fisheries SA Incorporated;
- (g) if the aquaculture policy is expressed to apply only in relation to 1 or more zones or areas—
- (i) any registered representatives of native title holders or claimants to native title in land comprising or forming part of a zone or area to which the policy applies; and
- (ii) any person holding an aquaculture licence or aquaculture lease over an area comprising or forming part of a zone or area to which the policy applies; and
- (iii) any regional NRM Board (within the meaning of the *Natural Resources* Management Act 2004) responsible for a region comprising or forming part of a zone or area to which the policy applies; and
- (iv) a person or body that, in the opinion of the Minister, promotes economic development in a region comprising or forming part of a zone or area to which the policy applies;
- (h) if the aquaculture policy is not expressed to apply only in relation to 1 or more zones or areas—all regional NRM Boards (within the meaning of the *Natural Resources Management Act 2004*).

6—Certain amendments may be made by Gazette notice only

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

7—Reference of matters to EPA

For the purposes of section 59(3) of the Act, the prescribed period is 6 weeks.

8—Aquaculture Fund

For the purposes of section 79(3) of the Act—

- (a) the prescribed percentage of fees (other than expiation fees) paid under the Act is 100%; and
- (b) the prescribed percentage of penalties recovered in respect of offences against the Act is 100%.

9—Fisheries officers and their powers

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

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

Part 3—Regulation of licensed activities

Division 1—General requirements

10—Use of chemical substances

- (1) Subject to subregulation (2), a licensee must ensure that a chemical substance is not used for therapeutic or prophylactic purposes or as an antifoulant in the course of aquaculture carried on under the licence unless—
 - (a) in the case of a registered veterinary chemical product within the meaning of the *Agricultural and Veterinary Products (Control of Use) Act 2002*, the product is used in accordance with—
 - (i) the instructions on the approved label for the product within the meaning of that Act; or
 - (ii) a permit within the meaning of that Act; or
 - (iii) the written approval of the Minister after consultation with the Environment Protection Authority; or
 - (b) in any other case—the substance is used in accordance with the written approval of the Minister after consultation with the Environment Protection Authority.

Maximum penalty: \$10 000.

Expiation fee: \$1 000.

- (2) The restrictions under subregulation (1) do not apply in relation to the use of a chemical substance for therapeutic or prophylactic purposes in circumstances of an emergency, provided that—
 - (a) a veterinary surgeon has prescribed the use of that substance in relation to the licensee's stock to avoid imminent stock loss in those circumstances; and
 - (b) the licensee has obtained the Minister's prior approval for the use of the substance in those circumstances.
- (3) In this regulation—

antifoulant means a chemical substance designed for application to water submerged surfaces to inhibit the growth of plants, animals or other organisms on those surfaces;

veterinary surgeon means a person registered as a veterinary surgeon under the *Veterinary Practice Act 2003*.

11—Aquaculture waste

A licensee must ensure that—

- (a) aquaculture waste does not cause an unsightly or offensive condition at the licence area; and
- (b) aquaculture waste is secured or treated in a manner designed to prevent it being blown, washed or swept off the licence area.

Maximum penalty: \$5 000.

Expiation fee: \$500.

12—Recovery of aquaculture equipment or waste blown, washed or swept off-site

(1) A licensee must ensure that, if aquaculture waste or a farming structure or any other aquaculture equipment used to secure, anchor or mark the position of a farming structure, is blown, washed or swept off the licence area, the waste, structure or equipment is recovered as soon as practicable but in any event within 7 days.

Maximum penalty: \$5 000.

Expiation fee: \$500.

(2) A licensee or some other person carrying on aquaculture under the licence must, on request by a person authorised in writing by the Minister, remove aquaculture waste or a farming structure or any other aquaculture equipment that has not been recovered (as required under subregulation (1)) and deal with it as requested.

Maximum penalty: \$5 000.

Expiation fee: \$500.

13—Notification of unusually high mortality rate and duty to isolate unaffected organisms

- (1) If the mortality rate for aquatic organisms farmed under a licence is unusually high (see regulation 3(2)) and the licensee knows, or ought reasonably to know, that the organisms are or may be affected with a disease, the licensee must take the following action:
 - (a) the licensee must, immediately after becoming aware of the unusually high mortality rate, notify the Minister, by telephone call to the number provided to the licensee for the purpose, of that fact and of as many of the prescribed details as are known at the time of the notification;
 - (b) the licensee must, as soon as practicable after making the telephone call—
 - (i) take all reasonable measures to isolate aquatic organisms apparently affected from aquatic organisms not apparently affected; and
 - (ii) give the Minister notice in writing of the prescribed details.

Maximum penalty: \$10 000.

Expiation fee: In the case of an offence against paragraph (a) or (b)(ii)—\$1 000.

(2) In this regulation—

prescribed details, in relation to the mortality rate of aquatic organisms farmed under a licence, means—

- (a) the licence number;
- (b) the name of the species of aquatic organisms;
- (c) the number or biomass (or an estimate of the number or biomass) of aquatic organisms that have died;
- (d) details of any clinical signs observable in the organisms prior to death;
- (e) the number or biomass (or an estimate of the number or biomass) of aquatic organisms that show similar clinical signs but have not died;
- (f) any known or suspected cause of death;
- (g) details of the measures taken to control or eradicate the disease;
- (h) details of all measures taken to isolate aquatic organisms apparently affected from aquatic organisms not apparently affected;

- (i) details of any other circumstances known or suspected to be contributing factors such as extreme weather conditions, power failures, poor water quality or water temperature.
- (3) For the purposes of subregulation (1), if the cause of an unusually high mortality rate for aquatic organisms farmed under a licence is not immediately apparent, the licensee will be taken to know that the aquatic organisms may be affected with a disease.

14—Control of aquatic organisms affected with disease

(1) If a licensee knows, or ought reasonably to know, that an aquatic organism proposed to be introduced into the licence area is or may be affected with a disease, the licensee must ensure that the aquatic organism is not introduced into the licence area without the prior written approval of the Minister.

Maximum penalty: \$10 000.

- (2) If a licensee knows, or ought reasonably to know, that an aquatic organism being farmed under the licence is or may be affected with a disease, the licensee must ensure that the aquatic organism is not removed from the licence area unless—
 - (a) it is removed for testing for disease; or
 - (b) it is removed for disposal (other than disposal by sale or supply to another person); or
 - (c) it is removed in accordance with the written approval of the Minister obtained by the licensee.

Maximum penalty: \$10 000.

(3) For the purposes of this regulation, if the mortality rate for aquatic organisms farmed under a licence is unusually high (see regulation 3(2)) and the cause is not immediately apparent, the licensee will be taken to know that the aquatic organisms may be affected with a disease.

15—Stock register

(1) A licensee must maintain a stock register in accordance with this regulation.

Maximum penalty: \$5 000.

Expiation fee: \$315.

- (2) The stock register must contain (in a clear and legible form)—
 - (a) the following information in respect of aquatic organisms supplied to the licensee:
 - (i) the date on which the aquatic organisms were received by the licensee;
 - (ii) the name and address of the person who supplied the aquatic organisms;
 - (iii) the species of aquatic organisms;
 - (iv) the number or biomass of aquatic organisms received;
 - (v) the age or developmental stage of the aquatic organisms when received;
 - (vi) details identifying the place at which the aquatic organisms were last reared before supply or the place at which the aquatic organisms were collected; and
 - (b) the following information in respect of aquatic organisms collected by the licensee:
 - (i) details identifying the authority within the meaning of the *Fisheries Management Act 2007* under which the aquatic organisms were collected;

- (ii) the date the aquatic organisms were collected;
- (iii) details identifying the place at which the aquatic organisms were collected;
- (iv) the species of aquatic organisms;
- (v) the number or biomass of aquatic organisms collected; and
- (c) the following information in respect of the movement of aquatic organisms from the licensee's licence area to another licence area (whether or not the 2 licence areas are occupied by the same licensee):
 - (i) the date of the movement of the aquatic organisms;
 - (ii) the name and address of the licensee receiving the aquatic organisms;
 - (iii) the species and the number or biomass of the aquatic organisms; and
- (d) the following information in respect of the supply of aquatic organisms by the licensee to another person (other than in circumstances referred to in paragraph (c)):
 - (i) the date on which the aquatic organisms were supplied;
 - (ii) the name and address of the person to whom the aquatic organisms were supplied;
 - (iii) the species and the number or biomass of the aquatic organisms; and
- (e) the following information in respect of aquatic organisms that have died in the course of aquaculture carried on by the licensee:
 - (i) the species of aquatic organisms;
 - (ii) the date (or an estimate of the date) the aquatic organisms died;
 - (iii) the number or biomass (or an estimate of the number or biomass) of aquatic organisms that have died;
 - (iv) the age or developmental stage of the aquatic organisms at death;
 - (v) the date on which the aquatic organisms were last checked;
 - (vi) a description of how and where the aquatic organisms were disposed of; and
- (f) details of treatment administered for therapeutic or prophylactic purposes to aquatic organisms kept under the licence including—
 - (i) the reasons for the treatment; and
 - (ii) the dates on which the treatment was administered; and
 - (iii) the name (including trade or patent name) of each substance used as part of the treatment and the dosages or amounts administered; and
 - (iv) information that identifies the aquatic organisms that received treatment by reference to tank or cage number or by other means.
- (3) A record required to be entered in the stock register must, subject to subregulation (4), be entered within 7 days after the event to which it relates.
- (4) However, if a licensee has notified the Minister of an unusually high mortality rate under regulation 13, the Minister may require the licensee to update the stock register as required within 24 hours after the notification.
- (5) A record entered in the stock register must be retained for 5 years from the date on which it was entered.

(6) A person who is required to keep a record under this regulation must, at the request of a person authorised in writing by the Minister, produce the record for inspection.

16—Periodic returns

A licensee must, on a date or dates determined by the Minister in each year, provide the Minister with a periodic return containing such information as the Minister requires in the manner and form determined by the Minister.

Maximum penalty: \$5 000.

Expiation fee: \$500.

Division 2—Additional requirements relating to aquaculture in State waters

Subdivision 1—Application of Division

17—Application of Division

This Division applies to aquaculture leases and to aquaculture licences authorising aquaculture in an area comprised of State waters or State waters and adjacent land within the meaning of the *Harbors and Navigation Act 1993*.

Subdivision 2—Aquaculture strategies

18—Aquaculture strategies

(1) A licensee must ensure that activities under the licence conform with a sector-based aquaculture strategy adopted by the licensee, or an individual aquaculture strategy approved in relation to the licensee by the Minister, under this Subdivision.

Maximum penalty: \$10 000.

- (2) An aquaculture strategy—
 - (a) must specify the licensee, or class of licensee (by reference to a particular industry sector), to which the strategy applies; and
 - (b) must specify any 1 or more of the following strategies that are to apply to the licensee or class of licensee in the course of aquaculture carried on under the licence:
 - (i) a strategy for maintaining farming structures and other aquaculture equipment;
 - (ii) a strategy for avoiding or minimising—
 - (A) disease or escape of aquaculture stock; or
 - (B) adverse impacts on, or adverse interactions with seabirds or large marine vertebrates;
 - (iii) a response plan for dealing with—
 - (A) the escape of aquaculture stock; or
 - (B) adverse impacts on, or adverse interactions with, seabirds or large marine vertebrates;
 - (iv) a strategy for dealing with dead aquaculture stock in or around farming structures or elsewhere in the licence area;
 - (v) a strategy for inspections or monitoring by the licensee of the licence area;

- (vi) a strategy for dealing with any other matter considered appropriate by the Minister; and
- (c) must specify whether regulation 26 or 27 apply in relation to the licensee or class of licensee; and
- (d) may include any other matter considered appropriate by the Minister.

19—Sector-based aquaculture strategies

- (1) The Minister may publish, on the Minister's website, an aquaculture strategy that applies to a particular class of licensee (a *sector-based aquaculture strategy*).
- (2) If a sector-based aquaculture strategy is in place, each licensee who belongs to the class of licensee to which it applies must adopt the sector-based aquaculture strategy.
- (3) Subject to regulation 21, a sector-based aquaculture strategy may be amended—
 - (a) following consultation with the relevant industry sector and any public authority likely to be affected by the strategy; and
 - (b) by publishing the amendment on the Minister's website.
- (4) An amendment under subregulation (3) of a sector-based strategy is taken to be adopted by each licensee who belongs to the class of licensee to which the strategy applies and to form part of his or her sector-based aquaculture strategy on its publication or at such later date as may be specified on the Minister's website.

20—Individual aquaculture strategies

- (1) If a sector-based aquaculture strategy is not in place in relation to an industry sector to which a licensee belongs, the licensee must have an aquaculture strategy approved by the Minister (an *individual aquaculture strategy*).
- (2) Subject to regulation 21, if, at any time, the Minister is not satisfied as to the adequacy of an individual aquaculture strategy, the Minister may require the strategy to be amended and resubmitted for approval within a specified period in a modified form (which may be specified by the Minister).
- (3) If a licensee fails to resubmit a strategy as required, the licensee is guilty of an offence. Maximum penalty: \$5 000.

Expiation fee: \$500.

(4) Before requiring an individual aquaculture strategy to be resubmitted, the Minister must give the licensee written notice of the proposed action, inviting the licensee to make written submissions in relation to the proposed action within a period specified in the notice (being not less than 14 days from the day on which the notice is given to the licensee).

21—Aquaculture strategies may be subject to urgent amendment without prior notice or consultation

- (1) If the Minister is of the opinion that action needs to be taken without delay in order to avoid, remedy or mitigate an adverse effect on the environment resulting from farming practices or other conduct by licensees, the Minister may, despite regulation 19 or 20, by notice published on the Minister's website, declare that specified licensees to whom the declaration applies—
 - (a) must discontinue, or not commence—
 - (i) specified farming practices or other specified conduct; or

- (ii) the use of specified aquaculture equipment; or
- (b) must take specified action in a specified manner,

in the course of aquaculture carried on under the licence.

- (2) A declaration under subregulation (1)—
 - (a) takes effect on its publication on the Minister's website or at such later date as may be specified in the declaration; and
 - (b) remains in place according to its terms for a specified period not exceeding 12 months; and
 - (c) while in place, is taken to be adopted by, and form part of an aquaculture strategy of, each licensee to whom the declaration applies.
- (3) In this regulation—

conduct includes a failure to act.

Subdivision 3—Environmental reporting

22—Annual reporting on general environmental matters

A licensee must, on or before the reporting day in each year, furnish a report to the Minister—

- (a) containing the following details (or so many of the following details as may be specified by notice given to the licensee by the Minister) in relation to the preceding reporting year:
 - (i) the location (using WGS84 or GDA94 datum) of farming structures in the licence area;
 - (ii) the number, dimensions or spacing of farming structures in the licence area;
 - (iii) details about farming practices carried on by the licensee, for example—
 - (A) the amount and type of any supplemental feed used in the licence area; or
 - (B) the amount and type of chemical substances used in the licence area; or
 - (C) the dates on which the chemical substances were used; or
 - (D) in the case of aquatic organisms requiring regular feeding—an estimate of the number and biomass of such organisms in the licence area; or
 - (E) the scale or intensity of farming in the licence area;
 - (iv) if the author of the report is not the licensee—the author's name and address;
 - (v) any other details required by the Minister and specified in the notice; and
- (b) accompanied by a copy of the most recent report (if any) on the aquatic environment prepared by the licensee under regulation 23.

Maximum penalty: \$7 500.

Expiation fee: \$750.

23—Periodic reporting on aquatic environment

- (1) The Minister may, by notice in writing to a licensee, require the licensee to prepare, within a period specified in the notice, a report on the condition of the aquatic environment in or around the licence area.
- (2) A notice under this regulation may require the licensee—
 - (a) to collect evidence of the condition of the aquatic environment, by—
 - (i) taking, in a specified manner and form, photographs or other visual images or recordings of or relating to aquatic flora and fauna or the sea floor; or
 - (ii) taking and analysing, in a specified manner (including by the use of services of an accredited laboratory), specified samples of aquatic flora and fauna or the sea floor; or
 - (iii) taking any other specified samples or measures; and
 - (b) to prepare and submit to the Minister, in a specified manner and form, a report containing the specified details about the condition of the aquatic environment in or around the licence area found by the evidence collected under paragraph (a).
- (3) A licensee must comply with a notice given to the licensee under subregulation (1).

Maximum penalty: \$7 500.

Expiation fee: \$750.

Subdivision 4—Miscellaneous

24—Marking-off lease areas

The holder of an aquaculture lease must ensure that-

- (a) the boundaries of the marked-off area of the lease are marked-off or indicated in the manner required under the conditions of the lease or a corresponding licence; or
- (b) the structures or equipment used to mark off or indicate the boundaries of the marked-off area of the lease under the conditions of the lease or a corresponding licence are maintained in good working condition.

Maximum penalty: \$5 000.

Expiation fee: \$500.

25—Farming structures

A licensee must comply with the following requirements:

- (a) each sea cage must be marked with the licence number, or a unique identifier for which the licensee has obtained the Minister's written approval, in text that—
 - (i) is at least 70 millimetres in height; and
 - (ii) is clearly visible above the water line;
- (b) farming structures being used for aquaculture must—
 - (i) except when being placed into position, moved or recovered—
 - (A) be securely fixed or moored in place so as to remain wholly within the licence area; and
 - (B) be anchored in a manner that minimises the impact on the benthos; and

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- (ii) be maintained in good working condition;
- (c) equipment used to secure, anchor or mark the position of a farming structure must be located wholly within the licence area;
- (d) if the aquaculture involves the use of a floating culture unit in subtidal waters—the distance between the unit and the sea floor must be at least 3 metres at all times unless otherwise approved in writing by the Minister;
- (e) stocked sea cages must not be located in the same place that stocked sea cages have been located within the preceding 12 months unless otherwise approved in writing by the Minister.

Maximum penalty: \$5 000.

Expiation fee: \$500.

26—Notification of escape of stock or damage that may lead to escape of stock

- (1) Subject to subregulation (2), if aquaculture stock has escaped, or a farming structure or other equipment has been damaged that may lead to the escape of aquaculture stock, the licensee must take the following action:
 - (a) the licensee must as soon as practicable after becoming aware of the escape or damage, take all reasonable measures to contain or prevent the escape or further escape of stock;
 - (b) the licensee must, within 4 hours after becoming aware of the escape or damage, notify the Minister, by telephone call to the number provided to the licensee for the purpose, of so many of the prescribed details in relation to the escape or damage as are required by the Minister, and known by the licensee, at the time;
 - (c) the licensee must, within 2 days after becoming aware of escape or damage, give the Minister written notice of the prescribed details in relation to the escape or damage.

Maximum penalty: \$5 000.

Expiation fee: In the case of an offence against paragraph (c)—\$500.

- (2) A licensee is not required to comply with subregulation (1) if the licensee's aquaculture strategy specifies that this regulation does not apply.
- (3) In this regulation—

prescribed details, in relation to the escape of stock or damage to a farming structure or other equipment, means the following:

- (a) the species of aquatic organisms involved;
- (b) the date (or estimated date) on which the escape or damage took place;
- (c) the number and biomass (or estimated number and biomass) of aquatic organisms that have escaped;
- (d) the age or developmental stage of the aquatic organisms at the time of their escape;
- (e) details of the circumstances in which the escape or damage took place;
- (f) any action taken to contain or prevent the escape of the stock or otherwise address the escape or damage and the outcome of that action.

27—Notification of entanglement or confinement of protected animals

- (1) Subject to subregulation (2), if a protected animal becomes entangled or otherwise confined in a farming structure or other equipment used in connection with aquaculture carried on by a licensee, the licensee must take the following action:
 - (a) the licensee must, immediately after becoming aware of the entanglement or confinement, notify the Minister, by telephone call to the number provided to the licensee for the purpose, of so many of the prescribed details in relation to the entanglement or confinement as are known at the time of the notification;
 - (b) the licensee must, within 2 days after becoming aware of the entanglement or confinement, give the Minister written notice of the prescribed details in relation to the entanglement or confinement.

Maximum penalty: \$7 500.

Expiation fee: In the case of an offence against paragraph (b)—\$500.

- (2) A licensee is not required to comply with subregulation (1) if the licensee's aquaculture strategy specifies that this regulation does not apply.
- (3) In this regulation—

prescribed details, in relation to the entanglement or confinement of an animal, means the following:

- (a) the species of animal;
- (b) the expected period of entanglement or confinement;
- (c) the condition of the animal (to the extent known or reasonably ascertainable);
- (d) details of the circumstances in which the entanglement took place;
- (e) any action taken to free the animal and the outcome of that action;

protected animal means-

- (a) a protected animal within the meaning of the *National Parks and Wildlife Act 1972*; or
- (b) a white shark (*Carcharodon carcharias*).

Division 3—Additional requirements relating to aquaculture not in State waters

28—Application of Division

This Division applies to aquaculture licences authorising aquaculture in an area not comprised of State waters or State waters and adjacent land within the meaning of the *Harbors and Navigation Act 1993*.

29—Annual reporting on general environmental matters

A licensee must, on or before the reporting day in each year, furnish a report to the Minister—

- (a) containing the following details (or so many of the following details as may be specified by notice given to the licensee by the Minister) in relation to the preceding reporting year:
 - (i) details about water discharged from farming structures, for example—

- (A) a description of where and how the water has been discharged (including details of bodies of water to which it has been discharged); or
- (B) a statement of whether the water has been treated before discharge and, if it has, a statement of how the water has been treated; or
- (C) for each month—the volume in litres of water discharged;
- (ii) details about farming practices carried on by the licensee, for example—
 - (A) the amount and type of supplemental feed used in connection with each farming structure in the licence area; or
 - (B) the amount and type of any chemical substances used in the licence area; or
 - (C) the dates on which the chemical substances were used;
- (iii) if the author of the report is not the licensee—the author's name and address;
- (iv) any other details required by the Minister and specified in the notice; and
- (b) accompanied by a copy of the most recent report (if any) prepared by the licensee under regulation 30 containing the results (if any) of the testing of the water samples provided by the laboratory.

Maximum penalty: \$7 500.

Expiation fee: \$750.

30—Periodic reporting on aquatic environment

- (1) The Minister may, by notice in writing to a licensee, require the licensee to prepare, within a period specified in the notice, a report on the condition of the aquatic environment in or around the licence area.
- (2) A notice under this regulation may require the licensee—
 - (a) to collect evidence of the condition of the aquatic environment by—
 - (i) taking and analysing, in a specified manner (including by the use of services of an accredited laboratory), specified samples of water used for aquaculture under the licence; or
 - (ii) taking any other specified samples or measures; and
 - (b) to prepare and submit to the Minister, in a specified manner and form, a report containing the specified details about the condition of the aquatic environment in or around the licence area found by the evidence collected under paragraph (a).
- (3) A licensee must comply with a notice given under subregulation (1). Maximum penalty: \$7 500. Expiation fee: \$750.

Division 4—Exemptions from environmental reporting requirements

31—Exemptions from environmental reporting requirements

- (1) The Minister may, on application by a licensee, exempt the licensee from the application of regulation 22 or 29 in respect of a licence area for a period not exceeding 2 years if satisfied—
 - (a) that no aquaculture is to be carried on in that area during that period; or
 - (b) that the scale or intensity of aquaculture to be carried on in that area during that period is so low as to have a negligible or minimal adverse impact on the environment.
- (2) An application for an exemption under this regulation must be made in the manner and form determined by the Minister and must be accompanied by the fee set out in Schedule 1.
- (3) An exemption under this regulation may be granted unconditionally or subject to conditions.
- (4) An exemption under this regulation must be in writing and must specify—
 - (a) the regulation from which the licensee is to be exempted; and
 - (b) the licence area to which the exemption relates; and
 - (c) the conditions (if any) to which the exemption is subject.
- (5) The Minister must, in determining—
 - (a) an application for an exemption under this regulation; or
 - (b) what should be the conditions of such an exemption,

take into account any relevant aquaculture policy and any other matters the Minister considers relevant.

- (6) The Minister may, by further notice in writing, vary or revoke an exemption under this regulation.
- (7) An exemption under this regulation has effect from the date specified in the exemption and remains in force according to its terms for a period (not exceeding 2 years) specified in the exemption or until revoked by the Minister.
- (8) A licensee must comply with the conditions of an exemption under this regulation. Maximum penalty: \$5 000.
 Expiation fee: \$500.

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

32—Division of production lease area

- (1) The Minister may, on application by the holder of a production lease for division of the lease area into separate production lease areas—
 - (a) substitute the original lease with leases of the same kind over the separate lease areas; and
 - (b) substitute the corresponding licences relating to the original lease with corresponding licences relating to the substituted leases.

- (2) The following rules apply to the substitution of leases and corresponding licences under this regulation:
 - (a) there must be no change in the persons holding a lease or corresponding licence;
 - (b) the terms of the substituted leases must be for the balance of the term of the original lease;
 - (c) the lease areas of the substituted leases must together make up the lease area of the original lease;
 - (d) the area in which a licensee is authorised to carry on aquaculture must not be altered;
 - (e) the conditions of a substituted lease or corresponding licence must be the same as the conditions of the original lease or corresponding licence, except for conditions designating a lease area or licence area, conditions relating to marking out the boundaries of a lease area or licence area or conditions relating a licence to a lease.
- (3) An application for division of a lease area into separate lease areas—
 - (a) must be made to the Minister in the manner and form required by the Minister; and
 - (b) must be accompanied by a plan delineating—
 - (i) the lease area of the original lease; and
 - (ii) the licence areas of the corresponding licences relating to the original lease; and
 - (iii) the separate lease areas into which the original lease area is to be divided; and
 - (iv) the licence areas of the corresponding licences that are to relate to the substituted leases over the separate lease areas; and
 - (c) if the public register includes a notation that a specified person has an interest in the original lease—must be accompanied by evidence that the person consents to the division; and
 - (d) must be accompanied by the fee set out in Schedule 1.
- (4) While a licensee continues to hold a number of corresponding licences over adjoining licence areas as a result of the substitution of the licences under this regulation, the licences will, for the purposes of these regulations, be treated as a single licence held by the licensee over the aggregate of the adjoining licence areas.

33—Amalgamation of production lease areas

- (1) The Minister may, on application by the holder of 2 or more production leases for amalgamation of the lease areas into a single production lease area, substitute the original leases with a production lease over the amalgamated lease area.
- (2) The following rules apply to the substitution of leases under this regulation:
 - (a) the holder of each original lease must be the same person;
 - (b) the substitution must not involve a change in the lessee;
 - (c) the original leases must be of the same class;
 - (d) the substitution must not involve a change in the class of lease;
 - (e) the term of the substituted lease must be for the aggregate of the balance of the terms of the original leases, divided by the number of original leases;

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- (f) the lease areas of the original leases must be adjoining;
- (g) the lease area of the substituted lease must be the aggregate of the lease areas of the original leases;
- (h) the substituted lease area must not have more than 6 corners except in exceptional circumstances approved by the Minister;
- the conditions of the substituted lease must be the same as the conditions of the original leases, except for conditions designating a lease area or conditions relating to marking out the boundaries of a lease area.
- (3) An application for amalgamation of lease areas—
 - (a) must be made to the Minister in the manner and form required by the Minister; and
 - (b) must be accompanied by a plan delineating—
 - (i) the lease areas of the original leases; and
 - (ii) the licence areas of the corresponding licences relating to the original leases; and
 - (iii) the lease area to be substituted; and
 - (iv) the licence areas of the corresponding licences that are to relate to the substituted lease; and
 - (c) if the public register includes a notation that a specified person has an interest in the original leases—must be accompanied by evidence that the person consents to the amalgamation; and
 - (d) must be accompanied by the fee set out in Schedule 1.

34—Division of licence area

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

- if the public register includes a notation that a specified person has an interest in the original licence—must be accompanied by evidence that the person consents to the division; and
- (d) must be accompanied by the fee set out in Schedule 1.

35—Amalgamation of licence areas

(c)

- (1) The Minister may, on application by the holder of 2 or more aquaculture licences for amalgamation of the licence areas into a single licence area (whether or not in connection with an application under regulation 33), substitute the original licences with a licence over the licence area.
- (2) The following rules apply to the substitution of licences under this regulation:
 - (a) the holder of each original licence must be the same person;
 - (b) the substitution must not involve a change in the licensee;
 - (c) the original licences must be of the same class;
 - (d) the substitution must not involve a change in the class of licence;
 - (e) the term of the substituted licence must be—
 - (i) in the case of a corresponding licence—co-extensive with the term of the lease; or
 - (ii) in any other case—for the aggregate of the balance of the terms of the original licences, divided by the number of original licences;
 - (f) the licence area of the substituted licence must be the aggregate of the licence areas of the original licences;
 - (g) the conditions of the substituted licence must be the same as the conditions of the original licences, except for conditions designating a licence area or conditions relating to marking out the boundaries of a licence area.
- (3) An application for amalgamation of licence areas into a single licence area—
 - (a) must be made to the Minister in the manner and form required by the Minister; and
 - (b) must be accompanied by a plan delineating—
 - (i) the licence areas of the original licences; and
 - (ii) the single licence area into which the original licence areas are to be amalgamated; and
 - (c) if the public register includes a notation that a specified person has an interest in the original licences—must be accompanied by evidence that the person consents to the amalgamation; and
 - (d) must be accompanied by the fee set out in Schedule 1.

36—Minister may require further information

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

Part 5—Miscellaneous

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

For the purposes of Schedule 1—

- (a) a licence (other than a corresponding licence) is to be classified by the Minister as a category A, category B, category C or category D licence by reference to the Minister's reasonable assumptions as to the level of effort involved in the administration and enforcement of the Act and these regulations in relation to the aquaculture authorised by the licence (with category A representing the least effort and category D the greatest), having regard to the following:
 - (i) the scale and intensity of farming to be carried on under the licence;
 - (ii) any discharge of water from the licence area and the treatment of that water prior to discharge;
 - (iii) whether or not the species to be farmed are native to the locality of the licence area;
 - (iv) the susceptibility of the species to be farmed to notifiable disease within the meaning of the *Livestock Act 1997*;
 - (v) any other matters considered relevant by the Minister; and
- (b) the Minister may vary the classification of a licence by written notice to the licensee; and
- (c) the Minister must classify each variation of licence conditions as a simple, standard or complex variation having regard to the extent to which the variation involves factors affecting the ecological sustainability of aquaculture authorised by the licence, including—
 - (i) whether the variation involves any of the following:
 - (A) a change in the species to be farmed;
 - (B) an increase in the scale or intensity of farming;
 - (C) a change in the type of farming structures or method used;
 - (D) a change that will require reclassification of the licence as a category A, category B, category C or category D licence; and
 - (ii) in addition, in the case of a corresponding licence, a consideration of the following:
 - (A) whether the licence area is in an aquaculture zone (where risks affecting ecological sustainability have been more generally assessed);
 - (B) whether the licence area has previously been farmed;
 - (C) whether the licence area is being varied.

38—Fee payable on grant of aquaculture licence

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

- (a) the annual fee that would have been payable by the person (under regulation 39) had the person held the licence at the last date for payment of the annual fee; and
- (b) the proportion that the number of whole months between the grant of the licence and the next 30 June bears to 12 months.

39—Annual fees for licences

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

40—Further fees

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

41—Waiver or refund of fees

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

42—Recovery of fees etc

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

43—Defects in applications

(1) The Minister may request an applicant to remedy a defect or deficiency in an application or accompanying document or information required by or under the Act or these regulations.

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

44—Exemption from requirement for licence under section 17 of Act

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

Schedule 1—Fees

Fees relating to aquaculture leases

1	Application fee for variation of an aquaculture lease or its conditions (section 25A(5) of Act)—					
	(a)	(a) for a variation consisting of or involving—				
		 (i) the substitution of the lease area (within or outside of an aquaculture zone) where at least 80% of the lease area will remain the same— 				
		(A) if the corresponding licence relating to the lease authorises the farming of prescribed wild caught tuna	\$2 343			
		(B) in any other case	\$3 119			
		(ii) the substitution of the lease area within an aquaculture zone (other than a variation of a kind referred to in subparagraph (i))—				
		(A) if the farming of prescribed wild caught tuna is a permitted class of aquaculture in the zone	\$2 713			
		(B) in any other case	\$3 871			
		(iii) the substitution of the lease area outside of an aquaculture zone (other than a variation of a kind referred to in subparagraph (i))	\$4 642			
	(a)	for a variation of any other kind	\$819			
2	Application fee for consent to transfer a production lease (section 39(2) of Act)-					
	(a)	for the transfer of 1 lease	\$716			
	(b)	for the transfer of each additional lease if the parties involved in the transfer are the same as for the first transfer	\$607			
3	Applica (regulat	tion fee for division of a production lease area into separate lease areas tion 32)	\$1002			
4		ation fee for amalgamation of 2 or more production lease areas into a single ea (regulation 33)	\$1 230			
Fees	relating	to aquaculture licences				
5	Application fee for a corresponding licence (section 22(2d) of Act)-					
	(a)	in the case of a corresponding licence authorising activities other than research within an aquaculture zone—				
		(i) administrative component	\$2 360			
		(ii) advertising component	\$1 478			
	(a)	in the case of a corresponding licence authorising research within an aquaculture zone—				
		(i) administrative component	\$3 632			
		(ii) advertising component	\$1 478			
	(a)	in the case of any corresponding licence outside of an aquaculture zone-				
		(i) administrative component	\$3 632			
		(ii) advertising component	\$1 478			
6	Applica Act)—	ation fee for a licence other than a corresponding licence (section 49 of				

(a) for a category A licence—

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		(i)	administrative component	\$2 633
		(ii)	advertising component	\$1 478
	(a)	for	a category B licence—	
		(i)	administrative component	\$2 633
		(ii)	advertising component	\$1 478
	(a)	for	a category C licence—	
		(i)	administrative component	\$4 151
		(ii)	advertising component	\$1 478
	(a)	for	a category D licence—	
		(i)	administrative component	\$4 150
		(ii)	advertising component	\$1 478
7			fee for renewal of an aquaculture licence other than a corresponding ion 50A of Act)—	
	(a)	for	the renewal of 1 licence	\$716
	(b)		the renewal of each additional licence if the parties to the licence are same as for the first renewal	\$650
	Note—	-		
		the	corresponding licence is, under section 22(2b) of the Act, renewed on renewal of the relevant lease without the requirement for an plication.	
8	Applica of Act)		fee for variation of conditions of an aquaculture licence (section 52(6)	
	(a)	in t	the case of a corresponding licence—	
		(i)	for a simple variation	\$1 450
		(ii)	for a standard variation	\$1 918
		(iii)	for a complex variation	\$3 632
	(a)	in t	the case of a licence other than a corresponding licence—	
		(i)	for a simple variation	\$635
		(ii)	for a standard variation	\$745
		(iii)	for a complex variation	\$1 907
9	Applica Act)—	ation f	fee for consent to transfer an aquaculture licence (section 55(4) of	
	(a)	in t	the case of a corresponding licence—	
		(i)	for the transfer of 1 licence	\$716
		(ii)	for the transfer of each additional licence if the parties involved in the transfer are the same as for the first transfer	\$607
	(a)	in t	the case of a licence other than a corresponding licence—	
		(i)	for the transfer of 1 licence	\$716
		(ii)	for the transfer of each additional licence if the parties involved in the transfer are the same as for the first transfer	\$607
10			fee for consent to surrender an aquaculture licence other than a g licence (section $56(3)(c)$ of Act)	\$560

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11	Applica (regulat	tion fee for exemption from environmental reporting requirements ion 31)	\$142
12	Applica (regulati	tion fee for division of a licence area into separate licence areas ion 34)	\$964
13		tion fee for amalgamation of 2 or more licence areas into a single licence gulation 35)	\$1 230
14		fee for a corresponding licence (section 53(1) of Act) for the financial year noing on 1 July 2016 and for each subsequent financial year—	
	(a)	for an aquaculture licence to farm prescribed wild caught tuna	\$12 379
	(b)	for an aquaculture licence to farm finfish other than prescribed wild caught tuna	\$7 160
	(c)	for an aquaculture licence to farm abalone in a subtidal area	\$5 489
	(d)	for an aquaculture licence to farm mussels in a subtidal area	\$1 018
	(e)	for an aquaculture licence to farm molluscs (other than abalone and mussels) in a subtidal area	\$2 109
	(f)	for an aquaculture licence to farm molluscs (including abalone, but not including oysters) in an intertidal area	\$2 073
	(g)	for an aquaculture licence to farm oysters in an intertidal area	\$392 plus \$213 for each hectare (rounded to 2 decimal places) in the licence area
	(h)	for an aquaculture licence to farm algae	\$1 924
	(i)	for an aquaculture licence authorising the storage of sea cages	\$1 924
15 Annual fee for a licence other than a corresponding licence (section 53(1) of Ac for the financial year commencing on 1 July 2016 and for each subsequent finan year—			1
	(a)	for a category A licence	\$503
	(b)	for a category B licence	\$1 057
	(c)	for a category C licence	\$2 664
	(d)	for a category D licence	\$4 726
Misc	ellaneous	s fees	
16		tion fee for a notation on the register that a specified person has an interest are or licence (section 80(2a) of Act)	\$184

Schedule 2—Revocation and transitional provisions Part 1—Revocation of Aquaculture Regulations 2005

1—Revocation of Aquaculture Regulations 2005

The Aquaculture Regulations 2005 are revoked.

Part 2—Transitional provisions

2—Interpretation

In this Part—

revoked regulations means the Aquaculture Regulations 2005 revoked under Part 1.

3—Use of chemical substances

An approval of the Minister obtained by a licensee to use a substance in a particular way and in force under regulation 10(1)(b) of the revoked regulations immediately before the commencement of this clause will be taken to continue, on and from that commencement, as an approval under regulation 10(1)(b) of these regulations in relation to the use of that substance by the licensee.

4—Aquaculture strategies

- (1) Subject to subclause (2), if a licensee had a strategy approved by the Minister and in place under regulation 19 of the revoked regulations immediately before the commencement of this clause, the strategy will be taken to continue for the licensee, on and from that commencement, as an individual aquaculture strategy under Part 3 Division 2 Subdivision 2 of these regulations.
- (2) If, on the commencement of this clause, a sector-based aquaculture strategy is in place for the industry sector to which the licensee belongs, the licensee will be taken to have adopted that strategy on that commencement.

5—Farming structures

An approval by the Minister obtained by a licensee of a unit to sea floor distance and in force under regulation 17(1)(d) of the revoked regulations immediately before the commencement of this clause will be taken to continue, on and from that commencement, as an approval under regulation 25(d) of these regulations in relation to that matter and that licensee.

6—Amalgamation of production lease areas

An approval of the Minister obtained in relation to the number of corners of a substituted lease area and in force under regulation 30(2)(h) of the revoked regulations immediately before the commencement of this clause will be taken to continue, on and from that commencement, as an approval under regulation 33(2)(h) of these regulations in relation to that matter and that lease holder.

7—Classifications of licences and variations of licences to continue

A classification by the Minister of a licence, or variation of a licence, under regulation 34 of the revoked regulations, will be taken to continue, on and from that commencement, as a classification of a licence, or variation of a licence, under regulation 37 of these regulations.

8—Preserved provisions to continue for licences pending classification

If a licence in force immediately before the commencement of these regulations is not, on that commencement, classified as a category A, category B, category C or category D licence under regulation 37 of these regulations, the revoked regulations as in force on 21 July 2015 will continue to apply in relation to the licence until such time as the licence is so classified under these regulations.

7 July 2016

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 7 July 2016

No 180 of 2016

16MAFF0032

South Australia

Environment Protection (Waste Depot Levy) Variation Regulations 2016

under the Environment Protection Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Environment Protection Regulations 2009

4 Variation of regulation 70—Waste depot levy (section 113)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Environment Protection (Waste Depot Levy) Variation Regulations 2016.*

2—Commencement

These regulations will come into operation on 1 September 2016.

3—Variation provisions

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

Part 2—Variation of Environment Protection Regulations 2009

4—Variation of regulation 70—Waste depot levy (section 113)

(1) Regulation 70(1)(a)(i)—delete "2.0262" and substitute:

2.4836602

(2) Regulation 70(1)(a)(ii)—delete "2.0262" and substitute:

2.4836602

(3) Regulation 70(1)(a)(iii)—delete "4.0523" and substitute:

4.9673203

7 July 2016

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 7 July 2016

No 181 of 2016

16MSECCS034

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CITY OF ADELAIDE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council of the Corporation of the City of Adelaide at its meeting held on 21 June 2016 and for the year ending 30 June 2017:

1. Adopted for rating purposes the valuations prepared by Valuers employed or engaged by the Council of annual values applicable to land within the Council area totalling \$933 959 830 of which \$757 392 640 is for rateable land.

2. Declared differential general rates based upon the use of the land as follows:

- 2.1 0.1149 rate in the dollar for all rateable land with a residential land use; and
- 2.2 0.1408 rate in the dollar for all other rateable land in the Council area.

3. Declared a separate rate of 0.00203 rate in the dollar on all rateable land in the Council area to recover the amount of \$1 465 202 payable to the Adelaide and Mount Lofty Ranges Natural Resource Management Board.

4. Declared a separate rate of 0.03611 rate in the dollar (the Rundle Mall Differential Separate Rate) and all rateable land except that with a residential land use within the 'Rundle Mall Precinct' (as defined) to fund marketing and management of the precinct, including actions and initiatives to promote Rundle Mall as a destination for shopping and to enhance the vibrancy of the precinct.

M. GOLDSTONE, Chief Executive Officer

CITY OF CAMPBELLTOWN

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 28 June 2016, the Corporation of the City of Campbelltown for the financial year ending 30 June 2017 resolved:

Adoption of Valuation

To adopt for rating purposes the most recent valuations supplied by the Valuer-General of the capital value of land within the Council's area totalling \$10 942 897 300.

Declaration of General Rate for the Year 2016-2017

To declare a general rate of 0.321358 cents for each dollar of the assessed capital value of rateable land within the Council's area.

Minimum Rate

To fix a minimum amount payable by way of general rates of \$909 in respect of rateable land within the Council's area.

Declaration of Separate Rate for the Year 2016-2017

To declare a separate rate of 0.296456 cents for each dollar of the assessed capital value of rateable property with an address along the eastern side of Lower North East Road (between Downer Avenue and Hambledon Road) with the aim of raising \$35 500 to recover the construction and maintenance costs for the toilet facility at 6A Denmead Avenue, Campbelltown.

Natural Resources Management Levy

To declare a separate rate of 0.009712 cents in the dollar on the capital value of all rateable land within the Council's area to reimburse the Council for amounts contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board.

P. DI IULIO, Chief Executive Officer

CITY OF HOLDFAST BAY

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 28 June 2016, and in relation to the 2016-2017 financial year, the Council, in exercise of the powers contained in Chapter 10 of the Local Government Act 1999:

1. Adopted the most recent valuations of the State Valuation Office of the capital value of land in its area (such valuations of the State Valuation Office being available to the Council as at the date it adopted its budget), and totalling \$11 584 164 920. 2. Declared a differential general rate of 0.26411 cents in the dollar of the capital value of land, on rateable land within its area which is used for Residential and Other Land uses.

3. Declared a differential general rate of 0.41411 cents in the dollar for the capital value of land on rateable land within its area which is used for Commercial (Shop), Commercial (Office), Commercial (Other), Industrial (Light), Industrial (Other), and Vacant Land uses.

4. Imposed a minimum amount payable by way of the general rate of \$923 on land in that part of the Council's area not being inside the Patawalonga basin bounded by the high water mark.

5. Fixed a maximum increase of 7% (subject to conditions) in the general rate charged on rateable land used for residential purposes and is the principal place of residence of a ratepayer.

6. In order to support and improve business viability, profitability and trade, commerce and industry in that part of the Council's area comprising the following rateable land:

- (a) with a frontage to Jetty Road, Glenelg or Moseley Square;
- (b) within the side streets that intersect with Jetty Road, Glenelg between High Street, Glenelg and Augusta Street, Glenelg;
- (c) the entire site referred to as the Holdfast Shores 2B Entertainment Centre; and
- (d) with a land use of Category 2 (Commercial—Shop), Category 3 (Commercial—Office) and Category 4 (Commercial—Other),

declared a differential separate rate of 0.14529 cents in the dollar of the capital value of land on all rateable land within the above geographical boundary and land use categories set out in Regulation 14 (1) of the Local Government (General) Regulations 1999.

- 7. (a) In exercise of the powers contained in section 154 of the Local Government Act 1999 and in order to carry out the activity to the maintenance and upkeep of the boat lock in the Patawalonga basin, a separate rate of 0.941 cents in the dollar of the capital value of land, be declared on all rateable land within the Patawalonga basin bounded by the high water mark; and
 - (b) in exercise of the powers contained in section 158 of the Local Government Act 1999, the amount that would otherwise be payable by way of rates in respect of this separate rate is altered by fixing the amount of rates payable for assessments that are wholly or partly within the part of the area on which this separate rate is imposed and the capital values of which exceed \$82 147 at \$773.

8. In exercise of the powers contained in Section 95 of the Natural Resources Management Act 2004 and in order to reimburse the Council for the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board being \$1 093 763, imposed a levy comprising 0.0098062 cents in the dollar of the capital value of land, on rateable land in the Council's area in the catchment area of the Board, the Capital Value of such land comprising \$11 321 701 000, the basis for the levy having been selected as the capital value of rateable land, by the Minister, after consultation with Constituent Councils in the Management Board Area, and submitted to and approved by the Governor.

J. P. LYNCH, Chief Executive Officer

RURAL CITY OF MURRAY BRIDGE

Adoption of Valuations and Declaration of Rates 2016-2017

NOTICE is hereby given that the Rural City of Murray Bridge at a meeting held on 14 June 2016, resolved:

Adopt the Annual Business Plan and Budget 2016-2017

That pursuant to Section 123 (6) of the Local Government Act 1999 and Regulation 5A of the Local Government (Financial Management) Regulations 1999, having considered submissions in accordance with Section 12 (6) of the Local Government Act 1999 and having regard to all relevant information in the possession of the Council, the Council adopts the Annual Business Plan and Budget for 2016-2017.

Adoption of Valuations

That pursuant to Section 167 (2) of the Local Government Act 1999, the most recent valuations of the Valuer-General available to Council of the capital value of land within Council's area totalling \$3 117 333 000 be adopted for rating purposes with the total capital value of rateable land within Council's area for 2016-2017 being \$2 999 545 687.

Declaration of Rates

That, having taken into consideration the general principles of rating contained in Section 150 of the Local Government Act 1999 and having observed the requirements of Section 153 of the Local Government Act 1999, and in accordance with Regulation 10 of the Local Government (General) Regulations 1999, the Council declares, for the year ending 30 June 2017, a rate increase of 2.9% representing the following differential rates in respect of all rateable land within its area:

- (i) 0.65893 cents in the dollar of the Capital Value of rateable land of Categories 1 and 9 uses (residential and 'other' categories).
- (ii) 1.05428 cents in the dollar of the Capital Value of rateable land of Categories 2, 3 and 4 uses (commercial categories).
- (iii) 0.92250 cents in the dollar of the Capital Value of rateable land of Categories 5 and 6 uses (industrial categories).
- (iv) 0.59303 cents in the dollar of the Capital Value of rateable land of Category 7 use (primary production category).
- (v) 0.85660 cents in the dollar of the Capital Value of rateable land of Category 8 use (vacant land category).

Declaration of Minimum Rates

That pursuant to Section 158 (1) (*a*) of the Local Government Act 1999, the Council fixes in respect to the year ending 30 June 2017, a minimum amount payable by way of general rates of \$893.

Natural Resource Management Levy

That pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, the Council declares, in respect of the year ending 30 June 2017, a separate rate of 0.2454 cents in the dollar, based on the capital value of rateable land within the Council's area and within the area of the SA Murray Darling Basin Natural Resources Management Board in order to recover the amount payable by the Board.

Declaration of Annual Service Charges and Services and Water Supply Schemes

Community Waste Water Management and Water Supply Schemes

(1) Riverglen

That pursuant to Section 155 (2) of the Local Government Act 1999, a total of \$93 030 is to be levied against the properties within the area defined as 'Riverglen' to which Council provides the prescribed services of septic tank effluent disposal and water supply. A service charge of \$774 per assessment is imposed on rateable and non rateable land and a service rate of 0.111432 cents in the dollar of the capital value of rateable land is declared on Allotments 1 to 30, 125 and 126 in Deposited Plan No. DP30450, Allotment 50 in Deposited Plan No. DP42391 and Units 1 to 73 in Strata Plan No SP11238, being land which the septic tank effluent disposal and the water supply schemes are provided.

(2) Woodlane

That pursuant to Section 155 (2) of the Local Government Act 1999, a total of \$62 040 is to be levied against the properties within the area defined as 'Woodlane' to which Council provides the prescribed services of septic tank effluent disposal and water supply. A service charge of \$749 per assessment is imposed on rateable and non rateable land and a service

rate of 0.162133 cents in the dollar of the capital value of rateable land is declared on Allotments 1 to 18 in Deposited Plan No. DP48073, Allotments 191 and 192 in Deposited Plan No. DP75292, Allotments 1 to 4, 7 to 37 and 40 in Deposited Plan No. DP51229, Allotment 50 in Deposited Plan No. DP53034 and Allotment 200 in Deposited Plan No. DP62423, being land which the septic tank effluent disposal and the water supply schemes are provided.

The metred supply of water to sections of Woodlane commenced from 1 July 2010, with annual readings. The rates for supply of water are charged at \$3.63 per kL for any usage above 130 kL per annum.

Waste Collection

That pursuant to Section 155 (2) of the Local Government Act 1999, the following variable annual service charges are imposed according to the nature of the service as follows:

(1) New Garbage Collection Service

For the supply of a mobile garbage bin to land to which the new service is provided, a service charge of \$75 per bin in respect of the year ending 30 June 2017.

(2) Replacement Bins

For the replacement of lost, damaged or stolen bins, a service charge of \$75 per bin in respect of the year ending 30 June 2017.

(3) Additional Garbage Collection Service

For the supply of additional mobile garbage bin/s to land to which the service is provided, an annual service charge of \$126 per bin in respect of the year ending 30 June 2017.

(4) Kerbside Recycling and Green Waste Service

A service charge of \$79 will be applied in 2016-17 for the provision of a kerbside recycling service. An additional \$51 will be applied to Murray Bridge properties that receive the green waste service.

M. SEDGMAN, Chief Executive Officer

CITY OF SALISBURY

Adoption of Valuations and Declaration of Rates

NOTICE is given that the City of Salisbury at a meeting held on Monday, 27 June 2016:

1. Adopted the Valuer-General's valuation of rateable capital values, being \$20 352 354 460, for the year ending 30 June 2017. The valuation shall, from 27 June 2016, become and be the valuation of the Council for rating purposes.

2. Declared differential general rates on property within its area for the financial year ending on the 30 June 2017, which rates shall vary by reference to the use of the rateable property in accordance with Regulation 10 of the Local Government Act (General) Regulation 1999 as follows:

- (a) In respect of rateable property which is used for 'Commercial—Shop', 'Commercial—Office', 'Commercial—Other', 'Industrial—Light', 'Industrial— Other', 'Marina Berth' Land uses, a Differential General Rate of 0.6310 cents in the dollar for the assessed capital value of such property.
- (b) In respect of rateable property which is used for 'Vacant Land' Land use, a Differential General Rate of 0.5590 cents in the dollar for the assessed capital value of such property.
- (c) In respect of all other rateable property in the area used for purposes other than as stated in paragraph (a) and (b) hereof, a Differential General Rate of 0.4300 cents in the dollar on the assessed capital value of such property.

3. Fixed a Minimum amount of \$958 which shall be payable by way of rates on any one assessment within the municipality in respect of the year ending 30 June 2017.

4. Declared the following differential separate rates in accordance with Section 154 of the Local Government Act 1999, for the year ending 30 June 2017.

7 July 2016

Salisbury City Centre Business Association Separate Rate

A separate rate of 0.070864 cents in the dollar on the capital value of rateable land used for commercial purposes within that part of its area comprising the Salisbury Town Centre District Centre Zone which is delineated on Maps Sal/61 and Sal/62 of the Development Plan under the Development Act 1993, applicable to the Council's area.

The purpose of this separate rate is to provide a fund to promote and enhance business viability, profitability trade and commerce in that part of the Council's area, which is the subject of the separate rate.

Globe Derby Separate Rate

A separate rate of \$100 per each allotment numbered 1-34 in Deposited Plan No. 9830 and Lot 2 and Lots 38-64 in Deposited Plan No. 9831 and 1 share in total for Lots 1 and 37 combined on DP9831 of portion of Section 3070 of Hundred of Port Adelaide (laid out as Bolivar).

The purpose of this separate rate is to provide a fund to the Globe Derby Community Club for the purpose of maintaining the common land, being Lot 65 in Deposited Plan No. 9832.

Adelaide and Mount Lofty Ranges Natural Resources Management Board Separate Rate

A separate rate of 0.009777 cents in the dollar on the capital valuation of all rateable properties within the area of the City of Salisbury.

The purpose of this separate rate is to reimburse to Council the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board as required under Section 95 of the Natural Water Resources Management Act 2004.

J. HARRY, Chief Executive Officer

CITY OF SALISBURY

Renaming a Portion of Walpole Road, Paralowie to Greentree Boulevard

NOTICE is hereby given, pursuant to Section 219 of the Local Government Act 1999, the City of Salisbury resolved the following at its meeting held on 27 June 2016:

• Portion of Walpole Road be re-named to Greentree Boulevard, Paralowie, and that the necessary statutory notifications take place.

J. HARRY, Chief Executive Officer

CITY OF TEA TREE GULLY

Close of Roll for Supplementary Election

DUE to the resignation of a member of the Council, a supplementary election will be necessary to fill the vacancy of Councillor for Water Gully Ward.

The voters roll for this supplementary election will close at 5 p.m. on Friday 29 July 2016.

You are entitled to vote in the election if you are on the State electoral roll. If you have recently turned 18 or changed your residential or postal address you must complete an electoral enrolment form, available from post offices or online at www.ecsa.sa.gov.au.

If you are not eligible to enrol on the State electoral roll you may still be entitled to enrol to vote if you own or occupy a property. Contact the Council to find out how.

Nominations to fill the vacancy will open on Thursday, 25 August 2016 and will be received until 12 noon on Thursday, 8 September 2016.

The election will be conducted entirely by post with the return of ballot material to reach the Deputy Returning Officer no later than 12 noon on Monday 10 October 2016.

D. GULLY, Returning Officer

CITY OF TEA TREE GULLY

Adoption of Valuations and Declaration of Rates 2016-2017

NOTICE is hereby given that on 28 June 2016, the City of Tea Tree Gully, adopted and declared as follows for the year ending 30 June 2017:

1. Capital valuations for rating purposes as supplied by the Valuer-General totalling \$16 851 782 840 (\$16 202 093 200 Rateable).

2. A minimum amount of \$1 120 payable by way of general rates on rateable properties within the area of the City of Tea Tree Gully.

3. Differential general rates based upon the use of the land as follows:

- 3.1 'Commercial—Shop', 'Commercial—Office', 'Commercial—Other', 'Industrial—Light' and 'Industrial—Other': 0.613113 cents in the dollar;
- 3.2 'Vacant Land': 0.817484 cents in the dollar;
- 3.3 'Residential', 'Primary Production' and 'Other': 0.408742 cents in the dollar;

4. An annual service charge for all properties serviced by Council's Community Wastewater Management System of:

- 4.1 \$380 for all properties where the occupied property is charged a SA Water sewer service charge or the land is vacant; and
- 4.2 \$545 for all other properties.

5. A separate rate of 0.009960 cents in the dollar on the capital value of all rateable land within the area of City of Tea Tree Gully to reimburse the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resource Management Board.

6. A separate rate of \$380 in order to reimburse the cost of the conversion from Community Wastewater Management System (CWMS) to SA Water sewer on specified assessments.

J. MOYLE, Chief Executive Officer

TOWN OF GAWLER

Town Centre Car Parking Fund

PURSUANT to Section 50A of the Development Act 1993, notice is hereby given to determine the contribution amounts which apply to the Town Centre Car parking Fund for the 2016-2017 Financial Year. Details of the Fund are as follows:

Name of Fund

Town Centre Car parking Fund.

Dated 7 July 2016.

Designated Area

Town Centre Historic (Conservation) Zone of the Gawler (CT) Development Plan consolidated 28 April 2016, incorporating the Light Town Centre Historic (Conservation) Policy Area and the Gawler South Town Centre Historic (Conservation) Policy Area.

Contribution Rates (per carpark) for the 2016-2017 Financial Year in Town Centre Historic (Conservation) Zone are as follows:

- Light Town Centre Historic (Conservation) Policy Area: \$7166; and
- Gawler South Town Centre Historic (Conservation) Policy Area: \$5 360.

Date of Operation

H. INAT, Chief Executive Officer

TOWN OF GAWLER

Adoption of Valuation and Declaration of Rates 2016-2017

NOTICE is hereby given that pursuant to Section 167 (2) (*a*) of the Local Government Act 1999, the Town of Gawler, at its meeting held on Tuesday, 28 June 2016 and for the fiscal year ending 30 June 2017, adopted, for rating purposes, the most recent valuations of the Valuer-General available to council, of the capital value of land within the area of the Council totalling 33547192140.

Declaration of General Rates

1. That pursuant to Sections 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999 and Regulation 10 (2) of the Local Government (General) Regulations 1999, Council declares the following differential general rates in respect of all rateable land in the Council's area for the financial year ending 30 June 2017 on the basis of the use of land:

- (a) Residential-0.4877 cents in the dollar;
- (b) Commercial (Shop)—1.0421 cents in the dollar;
- (c) Commercial (Office)—1.0421 cents in the dollar;
- (d) Commercial (Other)-1.0421 cents in the dollar;
- (e) Industry (Light)—1.0421 cents in the dollar;
- (f) Industry (Other)—1.0421 cents in the dollar;
- (g) Primary Production—0.4877 cents in the dollar;
- (*h*) Vacant Land—0.73155 cents in the dollar; and
- (*i*) Other—0.4877 cents in the dollar.

2. That pursuant to Section 158 (1) of the Local Government Act 1999, for the financial year ending 30 June 2017, a minimum amount payable by way of rates of \$927 be fixed in respect of all rateable land in the Council area.

Service Charges

3. That pursuant to Section 155, of the Local Government Act 1999, for the financial year ending 30 June 2017, an annual waste management service charge of \$189 based on the nature of the service be imposed on all occupied land in the Council's area (excluding Primary production properties with no, or minimal, built form) to which the Council provides or makes available the prescribed service of waste collection, treatment and disposal.

Separate Rates

4. That pursuant to Section 154 of the Local Government Act 1999, for the financial year ending 30 June 2017, Council declares a separate differential rate of 0.066379 cents in the dollar for business development and marketing in respect of all rateable land within the hatched area A defined within Attachment 1 of the report to the 28 June 2016 Council Meeting, and to which the following land uses have been attributed—Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other).

5. That pursuant to Section 154 of the Local Government Act 1999, for the financial year ending 30 June 2017, Council declares a separate differential rate of 0.036335 cents in the dollar for business development in respect of all rateable land within the Gawler township excluding the hatched area A defined within Attachment 1 of the report to the 28 June 2016 Council Meeting, and to which the following land uses have been attributed: Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other).

Natural Resources Management Levy

6. That pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, for the financial year ending 30 June 2017, in order to reimburse to the Council the amount of \$328 948 to be contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board, a separate rate of 0.00949 cents in the dollar based upon the capital value of land is declared on all rateable land in the Council's area within the Adelaide and Mount Lofty Ranges Natural Resources Management Board area.

Discretionary Rebate to Cap Residential Rate Increase

7. That pursuant to Section 153 (3) of the Local Government Act 1999 for the financial year ending 30 June 2017, the Council will grant a rebate on application to the principal ratepayer in respect of any rateable land with a land use of Category 1 (Residential) where the general rates have increased by more than 20% of those general rates paid in the previous year (or 10% for self-funded retirees or those ratepayers whose primary income source is fixed government benefits), the rebate being equivalent to the amount by which those rates exceed the relevant percentage increase, where that increase is as a result of significant valuation movements except where:

(a) significant capital improvements have been made to the property; or

- (b) the basis for rating or rebates has changed from the previous year; or
- (c) new building work and/or development activity has occurred on the land; or
- (d) changes in land use, wholly or partially have occurred; or
- (e) changes in zoning have occurred; or
- (f) the ownership of the rateable property has changed from the previous year; or
- (g) the property is no longer the principal place of residence of the principal ratepayer; or
- (*h*) a correction to a previously undervalued property by the Valuer-General; or
- (*i*) the property is owned by a company or incorporated body.

Discretionary General Rate Rebate for Commercial and Industrial Properties

9.1 That, taking into consideration 9.2, pursuant to Section 158 (1) (*b*) of the Local Government Act 1999, Council will grant the following rebate of General rates in respect of any rateable land with a land use of Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other):

Property Valuation \$	General Rate	Rebate %	Effective Net General Rate
0-499 999	0.010421	40	0.0062526
500 000-749 999	0.010421	35	0.0067737
750 000-999 999	0.010421	30	0.0072947
1 000 000-1 499 999	0.010421	25	0.0078158
1 500 000-1 999 999	0.010421	15	0.0088579
2 000 000-4 999 999	0.010421	7.5	0.0096394
5 000 000+	0.010421	—	0.010421

9.2 Taking into consideration the determining factors outlined in Section 3.10 of the Strategic Rating Policy, Council withhold Discretionary Rate Rebates provided to the following properties (pursuant to Section 158 (1) (b) of the Local Government Act 1999), on the basis that Council has deemed the properties to be in a state of neglect which detracts significantly from the amenity of their locality:

(a) Property No. 29183—98 Murray Street.

(b) Property No. 26586—8 Cowan Street.

Further, that the value of the Discretionary Rate Rebates withheld be retained in a Property Improvement Reserve Fund, towards making such funds available to property owners or businesses in the Town Centre (including those contributing the rebates) for improving the appearance of their premises.

Payment of Rates

10. That pursuant to Section 181 (2) of the Local Government Act 1999, Council determine that all rates and service charges will be payable in four equal or approximately equal instalments, falling due on 2 September 2016, 2 December 2016, 3 March 2017 and 2 June 2017.

H. INAT, Chief Executive Officer

ADELAIDE HILLS COUNCIL

Adoption of Valuation and Declaration of Rates 2016-2017

NOTICE is given that at the meeting held on 28 June 2016, the Council for the financial year ending 30 June 2017, resolved as follows:

Determination of Valuation—2016-2017

To adopt for rating purposes the most recent valuations of the State Valuation Office of the capital value of land within the Council's area, amounting to \$9 254 664 200.

Declaration of General Rates

- 1. To declare general rates based upon the capital value:
 - (a) on rateable land with a category of Residential, Primary Production, Vacant Land and Other, a rate of 0.2440 cents in the dollar; and

(b) on rateable land with a category of Commercial— Shop, Commercial—Office, Commercial—Other, Industry—Light and Industry—Other, a rate of 0.2806 cents in the dollar.

2. To declare a fixed charge of 600 in respect of all rateable land.

Declaration of a Separate Rate— Natural Resources Management Levy

To declare the following separate rates based upon the capital value.

- (a) 0.01006 cents in the dollar on all rateable land in the Council's area and in the area of the Adelaide and Mount Lofty Ranges Natural Resources Management Board;
- (b) 0.02638 cents in the dollar on all rateable land in the Council's area and in the area of the SA Murray-Darling Basin Natural Resources Management Board.

Service Charges

To impose annual service charges of \$680 for occupied land and \$477 for vacant land based on the nature of the service and the level of usage of the service where the Council provides or makes available the following prescribed services:

- (a) the Woodside Community Wastewater Management Systems;
- (b) the Woodside Extension Community Wastewater Management Systems;
- (c) the Birdwood and Mount Torrens township Community Wastewater Management Systems;
- (d) the Kersbrook township Community Wastewater Management Systems;
- (e) the Charleston township Community Wastewater Management Systems;
- (f) the Verdun township Community Wastewater Management Systems;
- (g) the Mountt Lofty Ward Community Wastewater Management Systems.

Declaration of a Separate Rate— Stirling Business

- (a) to declare a separate rate within the precinct known as the District Centre (Stirling) Zone excluding land with the land use category of Residential and otherwise government owned land, of 0.0974 cents in the dollar based on the capital value of the land; and
- (b) to fix a minimum amount payable by way of this separate rate of \$240; and
- (c) to fix the amount that would otherwise be payable by way of this separate rate at a maximum amount of \$2 145.

Declaration of a Separate Rate— Verrall Road (North)

To declare a separate rate upon land in that part of the Council area comprising assessments 17466, 17467, 17468, 17482, 19402 and 19403 of a fixed charge of \$858 per assessment for a period of 10 years to carry out the sealing of the Northern end of Verrall Road, Upper Hermitage.

A. AITKEN, Chief Executive Officer

ALEXANDRINA COUNCIL

Naming of Public Road

NOTICE is hereby given that at its meeting held on 20 June 2016, Alexandrina Council resolved that a new road within the land division off Hampden Way, Strathalbyn, DA455/D019/15 be named Parkside Court pursuant to Section 219 (1) of the Local Government Act 1999.

Dated 5 July 2016.

P. DINNING, Chief Executive

ALEXANDRINA COUNCIL

Naming of Public Road

NOTICE is hereby given that at its meeting held on 18 April 2016, Alexandrina Council resolved that two new roads within the Millbrook Park Estate land division off Callington Road, Strathalbyn, DA455/D063/10 be named Wilson Street and Ken Blake Court pursuant to Section 219 (1) of the Local Government Act 1999.

Dated 5 July 2016.

P. DINNING, Chief Executive

DISTRICT COUNCIL OF CEDUNA

Exclusion from the Community Land Classification

NOTICE is given pursuant to Section 193 (4) of the Local Government Act 1999, at the Ordinary Meeting of the District Council of Ceduna held on 21 October 2015, that upon acquisition the following will be excluded from the Community Land Classification:

Section 260 Hundred of Bonython

Notice is given pursuant to Section 193 (4) of the Local Government Act 1999, at the Ordinary Meeting of the District Council of Ceduna held on 15 June 2016, that upon acquisition the following will be excluded from the Community Land Classification:

- 1 Bergmann Drive, Ceduna comprising:
- Allotment 1, CT 5795/701 in Deposited Plan No. 8493 in the area named Ceduna, Hundred of Bonython.
- Allotment 2, CT 5795/702 in Deposited Plan No. 8493 in the area named Ceduna, Hundred of Bonython.
- Allotment 3, CT 5795/703 in Deposited Plan No. 8493 in the area named Ceduna, Hundred of Bonython.
- Allotment 39, CT 5795/704 in Deposited Plan No. 1008 in the area named Ceduna, Hundred of Bonython.

G.M. MOFFATT, Chief Executive Officer

COORONG DISTRICT COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1—Permits and Penalties

A by-law to provide for and regulate permits and penalties issued by the Council.

PART 1-PRELIMINARY

1. Title

This by-law may be cited as the Permits and Penalties By-law 2016.

2. Objective

The objective of this by-law is to provide for the good rule and government of the Council area by providing for:

- 2.1 the issuing of permits under Council by-laws; and
- 2.2 providing for the imposition of penalties for breach of Council by-laws.
- 3. Commencement

This by-law comes into operation on 1 January 2017.

4. Application

This by-law applies throughout the Council area.

5. Interpretation

- 5.1 In this by-law, unless the contrary intention appears:
 - 5.1.1 Act means the Local Government Act 1999;
 - 5.1.2 Council means the Coorong District Council; and
 - 5.1.3 *person* includes a natural person, a body corporate and an unincorporated association.
- 5.2 This by-law is to be interpreted as being subject to the Act, other Acts and the general law of South Australia.

PART 2—PERMITS AND PENALTIES

6. Permits

- 6.1 In any by-law of the Council, unless the contrary intention is clearly indicated, the word 'permission' means the permission of the Council.
- 6.2 Where a by-law requires that permission be obtained, any person seeking the grant of permission must submit a written application to the Council in the form (if any) and accompanied by the fee (if any) prescribed by the Council.
- 6.3 The Council may attach such conditions (including time limits, renewal and transfer requirements) as it thinks fit to a grant of permission and may vary or revoke such conditions or impose new conditions by notice in writing to the person granted permission.
- 6.4 Any person granted permission shall comply with every condition applying to the permission.
- 6.5 The Council may suspend or revoke a grant of permission at any time by notice in writing to the person granted permission.
- 7. Offences and Penalties
 - 7.1 Any person who commits a breach of any by-law of the Council shall be guilty of an offence.
 - 7.2 The maximum penalty specified by Section 246 (3) (g) of the Act for the breach of a by-law applies to any breach of a by-law of the Council.
 - 7.3 Where a breach of any by-law of the Council continues, the maximum penalty specified by Section 246 (3) (g) of the Act for a continuing offence will apply.
 - 7.4 The expiation fee fixed for a breach of a by-law is a fee equivalent to 25 per cent of the maximum fine applicable to a breach of the by-law.

The foregoing by-law was duly made and passed at a meeting of the Council held on 28 June 2016, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

V. CAMMELL, Chief Executive Officer

COORONG DISTRICT COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 2-Roads

A by-law to regulate or prohibit certain activities on roads in the Council area.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Roads By-law 2016.

2. Objectives

The objectives of this by-law are to regulate the use of roads in the Council area for the:

- 2.1 protection, convenience, comfort and safety of road users and members of the public;
- 2.2 prevention of damage to buildings and structures on roads;
- 2.3 prevention of specified nuisances occurring on roads; and
- 2.4 good rule and government of the Council area.
- 3. Commencement

This by-law comes into operation on 1 January 2017.

- 4. Application
 - 4.1 Subject to Clauses 4.2 and 4.3 this by-law applies throughout the Council area.
 - 4.2 Clauses 6.1 and 6.6 do not apply to electoral matter authorised by a candidate and which:
 - 4.2.1 is related to a Commonwealth or State election and posted during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day;

- 4.2.2 is related to an election held under the Act or the Local Government (Elections) Act 1999 and posted during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
- 4.2.3 occurs during the course of and for the purpose of a referendum or poll.
- 4.3 This by-law does not apply to:
 - 4.3.1 a police officer;
 - 4.3.2 an emergency worker;
 - 4.3.3 a Council officer or Council employee acting in the course and within the scope of that person's normal duties; or
 - 4.3.4 a contractor while performing work for the Council.
- 4.4 The Permits and Penalties By-law 2016 operates in respect of:
 - 4.4.1 permissions required by or given under this bylaw; and
 - 4.4.2 penalties for breach of this by-law.

5. Interpretation

- 5.1 In this by-law, unless the contrary intention appears:
 - 5.1.1 Act means the Local Government Act 1999;
 - 5.1.2 *animal* refers to all animals (including birds and insects), except dogs;
 - 5.1.3 camp includes setting up a camp, erecting any tent or other structure of calico, canvas, plastic or similar material, or causing a tent, caravan or motor home to remain on the land, for the purpose of staying overnight, whether or not any person is in attendance;
 - 5.1.4 Council means the Coorong District Council;
 - 5.1.5 *effective control* means a person exercising control of an animal either by:
 - (a) means of a physical restraint; or
 - (b) command where the animal is in close proximity to, and is able to be seen by, the person;
 - 5.1.6 *electoral matter* has the same meaning as in the Electoral Act 1995, provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
 - 5.1.7 *emergency worker* is a person identified in Regulation 54 of the Road Traffic (Road Rules— Ancillary and Miscellaneous Provisions) Regulations 2014; and
 - 5.1.8 *poll* means a poll undertaken by the Council under the Local Government (Elections) Act 1999.
- 5.2 This by-law is to be interpreted as being subject to the Act, other Acts and the general law of South Australia.

PART 2-USE OF ROADS

6. Activities Requiring Permission

No person shall without Council permission on any road:

6.1 Advertising

Display any sign other than a moveable sign which is displayed in accordance with the Council's Moveable Signs By-law 2016.

6.2 Amplification

Use an amplifier or other mechanical or electrical device for the purpose of broadcasting announcements or advertisements.

6.3 Animals on Roads

Lead or drive any horse, cattle or sheep onto any road or cause or allow any horse, cattle or sheep to stray onto, graze, wander on or be left unattended on any road. 6.4 Donations

Ask for or receive or indicate that he or she desires a donation of money or any other thing, or otherwise solicit for charitable purposes.

6.5 Obstructions

Erect, install or place or cause to be erected, installed or placed any structure, object or material of any kind so as to obstruct a road, a water-channel, or watercourse in, on or under a road.

6.6 Posting of Bills

Post or allow or cause to be posted any bills, advertisements or other papers or items on a building or structure on a road.

6.7 Preaching

Preach, harangue, or otherwise solicit for religious purposes.

- 6.8 Public Exhibitions and Displays
 - 6.8.1 Sing, busk or play any recording or use any musical instrument.
 - 6.8.2 Conduct or hold any concert, festival, show, public gathering, circus, meeting, performance or any other similar activity.
 - 6.8.3 Cause any public exhibitions or displays.
- 6.9 Tents and Camping
 - 6.9.1 Erect any tent or other structure of calico, canvas, plastic or similar material as a place of habitation.
 - 6.9.2 Camp or sleep overnight.
- 6.10 Working on Vehicles

Repair, wash, paint, panel beat or undertake other work of any nature to any vehicle, except for running repairs in the case of a breakdown.

PART 3—ENFORCEMENT

7. Removal of Animals and Persons

- 7.1 If any animal is found on any part of a road in breach of a by-law:
 - 7.1.1 any person having control, charge, possession or authority over the animal must immediately remove it from that part of the road on the request of an authorised person; and
 - 7.1.2 an authorised person of the Council may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal.
- 7.2 A person who is committing or has committed a breach of this by-law must immediately comply with a direction of an authorised person to leave the relevant part of the road.
- 7.3 Any authorised person may remove any person from a road who is found committing a breach of a by-law, but must not use force in doing so.

8. Recovery of Expenses

Where the Council incurs expenses by action taken under Section 262 (3) of the Act to carry out an order issued for the breach of a by-law under Section 262 (1) of the Act, the Council may recover those expenses as a debt from the person who failed to comply with the order by an action in a court of competent jurisdiction pursuant to Section 144 (1) of the Act.

The foregoing by-law was duly made and passed at a meeting of the Coorong District Council held on 28 June 2016, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

V. CAMMELL, Chief Executive Officer

COORONG DISTRICT COUNCIL

By-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999 By-law No. 3—Local Government Land

A by-law to regulate access to and use of local government land (other than roads).

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Local Government Land By-law 2016.

2. Objectives

The objectives of this by-law are to regulate the access to and use of local government land (other than roads):

- 2.1 to protect the convenience, comfort and safety of members of the public;
- 2.2 to enhance the amenity of the Council area;
- 2.3 to prevent and mitigate nuisances;
- 2.4 to prevent damage to local government land; and
- 2.5 good rule and government of the area.
- 3. Commencement

This by-law comes into operation on 1 January 2017.

- 4. Application
 - 4.1 Subject to Clauses 4.2, 4.3 and 4.4 this by-law applies throughout the Council area.
 - 4.2 Clauses 6.1.1, 6.5.2, 6.24.3, 6.26, 7.3 and 7.7.2 of this by-law only apply in such part or parts of the Council area as the Council may by resolution determine in accordance with Section 246 (3) (*e*) of the Act.
 - 4.3 Clauses 6.2, 6.8, 6.15, 6.18 and 6.30 do not apply to electoral matter authorised by a candidate and which is related to:
 - 4.3.1 a Commonwealth or State election and posted during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day;
 - 4.3.2 an election held under the Act or the Local Government (Elections) Act 1999 and posted during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
 - 4.3.3 occurs during the course of and for the purpose of a referendum or a poll.
 - 4.4 This by-law does not apply to a police officer, an emergency worker, a Council officer or a Council employee acting in the course and within the scope of that person's normal duties or to a contractor while performing work for the Council.
 - 4.5 The Permits and Penalties By-law 2016 operates in respect of:
 - 4.5.1 permissions required by or given under this bylaw; and
 - 4.5.2 penalties for breach of this by-law.
- 5. Interpretation
 - 5.1 In this by-law, unless the contrary intention appears:
 - 5.1.1 Act means the Local Government Act 1999;
 - 5.1.2 *animal* refers to all animals (including birds and insects), except dogs;
 - 5.1.3 *boat* includes any boat, raft, pontoon or watercraft;

- 5.1.4 *building* includes any structure and/or fixture of any kind whether for human habitation or not;
- 5.1.5 *camp* includes setting up a camp, erecting any tent or other structure of calico, canvas, plastic or similar material, or causing a tent, caravan or motor home to remain on the land, for the purpose of staying overnight, whether or not any person is in attendance;
- 5.1.6 *Council* means the Coorong District Council;
- 5.1.7 *electoral matter* has the same meaning as in the Electoral Act 1995, provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 5.1.8 *emergency worker* is a person identified in Regulation 54 of the Road Traffic (Road Rules— Ancillary and Miscellaneous Provisions) Regulations 2014;
- 5.1.9 *liquor* has the same meaning as in the Liquor Licensing Act 1997;
- 5.1.10 *local government land* means all land owned by the Council or under the Council's care, control and management, except roads;
- 5.1.11 *offensive* includes threatening, abusive, insulting or annoying behaviour and 'offend' has a complementary meaning;
- 5.1.12 *vehicle* has the same meaning as in the Road Traffic Act 1961; and
- 5.1.13 *waters* includes any body of water including a pond, lake, river, creek or wetland under the care, control and management of the Council.
- 5.2 This by-law is to be interpreted as being subject to the Act, other Acts and the general law of South Australia.

PART 2-USE OF LOCAL GOVERNMENT LAND

6. Activities Requiring Permission

A person must not, without permission, undertake any of the following activities on any local government land:

- 6.1 Access to water
 - 6.1.1 Subject to the provisions of the Harbors and Navigation Act 1993, swim in any waters:
 - (a) in an area which the Council has by resolution determined may not be used for such purpose; and
 - (b) except in accordance with any conditions that the Council may have determined by resolution apply to such use.
 - 6.1.2 Place a buoy, cable, chain, hawser, rope or net in or across any waters on local government land.
- 6.2 Advertising

Display, paint or erect any sign or hoarding, other than in accordance with the Council's Moveable Signs By-Law 2016, for the purpose of commercial advertising or any other purpose.

6.3 Aircraft

Subject to the Civil Aviation Act 1988 (Commonwealth), land or take off any aircraft on or from the land.

6.4 Amplification

Use an amplifier or other mechanical or electrical device for the purpose of amplifying sound.

6.5 Animals

Subject to Clause 7.1:

- 6.5.1 cause or allow any animal to stray onto, move over, graze or be left unattended on any local government land;
- 6.5.2 cause or allow any animal to enter, swim, bathe or remain in any waters located on local government land to which the Council has resolved this clause shall apply;

- 6.5.3 lead or drive a horse, cattle or sheep, except where the Council has set aside a track or other area for use by or in connection with an animal of that kind.
- 6.6 Annoyance

Do anything likely to offend or unreasonably interfere with any other person:

- 6.6.1 using that land; or
- 6.6.2 occupying nearby premises,

by making a noise or creating a disturbance.

6.7 Aquatic life

Introduce any aquatic life to any waters located on local government land.

6.8 Attachments

Attach anything to a tree, plant, equipment, fence, post, structure or fixture on local government land.

6.9 Bees

Place or allow to remain any hive of bees on local government land.

6.10 Boats

Subject to the provisions of the Harbors and Navigation Act 1993:

- 6.10.1 launch, propel, float or otherwise use any boat or other object or device on or in any waters located on local government land;
- 6.10.2 launch or retrieve a boat to or from any waters on local government land;
- 6.10.3 hire out a boat or similar device or otherwise use such boat or device for commercial purposes, except where permitted in an area by resolution of the Council.
- 6.11 Bridge Jumping

Jump or dive from any bridge on local government land.

6.12 Buildings

Use any building or structure on local government land for any purpose other than its intended purpose.

- 6.13 Burials and Memorials
 - 6.13.1 Bury, inter or spread:
 - (*a*) the ashes of any human; or
 - (b) animal remains.
 - 6.13.2 Erect any memorial.
- 6.14 *Camping and Tents*
 - 6.14.1 Erect any tent or other structure of calico, canvas, plastic or similar material as a place of habitation.
 - 6.14.2 Camp or sleep overnight except where a person is in a caravan park on local government land, the proprietor of which has been given permission to operate the caravan park on that land.
- 6.15 Canvassing

Convey any advertising, religious or other message to any bystander, passer-by or other person.

6.16 Closed Lands

Enter or remain on any part of local government land:

- 6.16.1 at any time during which the Council has declared that part to be closed to the public and which is indicated by a sign adjacent to the entrance to that effect on or adjacent to the land;
- 6.16.2 where the land is enclosed with fences and/or walls and gates, that have been closed and locked; or
- 6.16.3 where admission charges are payable, for a person to enter that part, without paying those charges.

6.17 Defacing Property

Deface, paint, spray, write, cut names, letters or make marks on any tree, rock, gate, fence, building, sign, bridge or property of the Council on local government land.

6.18 Distribute Material

Place on any vehicle (without the consent of the owner of the vehicle) or give out or distribute any hand bill, book, notice, leaflet or other printed matter to any bystander, passer-by or other person.

6.19 Donations

Ask for or receive or indicate that he or she desires a donation of money or any other thing.

- 6.20 Entertainment and Busking
 - 6.20.1 Sing, busk or play any recording or use any musical instrument for the apparent purpose of either entertaining others or receiving money.
 - 6.20.2 Conduct or hold any concert, festival, show, public gathering, circus, meeting, performance or any other similar activity.
- 6.21 Fireworks

Subject to the Explosives (Fireworks) Regulations 2001, use, ignite, discharge or explode any fireworks.

6.22 Fires

Subject to the Fire and Emergency Services Act 2005, light any fire except:

- 6.22.1 in a place provided by the Council for that purpose;
- 6.22.2 in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material for a distance of at least 4 metres.
- 6.23 Flora and Fauna

Subject to the Native Vegetation Act 1991 and the National Parks and Wildlife Act 1972:

- 6.23.1 damage, pick, disturb, interfere with or remove any plant or flower thereon;
- 6.23.2 cause or allow any animal to stand or walk on any flower bed or garden plot;
- 6.23.3 deposit, dig, damage, disturb, interfere with or remove any soil, stone, wood, clay, gravel, pebbles, timber, bark or any part of the land;
- 6.23.4 take, interfere with, tease, harm or disturb any animal, bird or marine creature or the eggs or young of any animal, bird or marine creature;
- 6.23.5 pick, collect, take, interfere with or disturb any fruit, nuts, berries or native seeds;
- 6.23.6 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird;
- 6.23.7 use, possess or have control of any device for the purpose of killing or capturing any animal, bird or marine creature; or
- 6.23.8 collect, remove or burn any wood fallen from trees.
- 6.24 Games
 - 6.24.1 Participate in, promote or organise any organised competition or sport, as distinct from organised social play.
 - 6.24.2 Play or practice any game which involves kicking, hitting or throwing a ball or other object on local government land which may cause or be likely to cause injury or discomfort to any person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land.

6.24.3 Play or practice the game of golf on local government land to which the Council has resolved this clause shall apply.

- 6.25.1 Throw, cast, place, deposit or leave any rubbish, dirt or refuse of any kind whatsoever except in a garbage container provided for that purpose.
- 6.25.2 Deposit any soil, clay, stone, gravel, green waste or other putrescible waste or any other matter.
- 6.26 Liquor

Consume, carry or be in possession or in charge of any liquor on any local government land comprising a park or reserve to which the Council has resolved this subclause shall apply.

6.27 Model Aircraft, Boats and Cars

Fly or operate a model aircraft, boat or model/remote control car which by the use thereof may cause or be likely to cause injury or discomfort to any person being on, or in the vicinity of, local government land or detract from, or be likely to detract from, another person's lawful use of and enjoyment of the land.

6.28 Overhanging Articles

Suspend or hang any article or object from any building, verandah, pergola, post or other structure on local government land where it might present a nuisance or danger to any person using the land or be of an unsightly nature.

6.29 Playing Areas

Subject to Clause 7.6, use or occupy any playing area in a manner contrary to the purpose for which the playing area was intended to be used or occupied.

6.30 Posting of Bills

Post or allow or cause to be posted any bills, advertisements or other papers or items on a building or structure on any local government land.

6.31 Preaching

Preach, harangue or solicit for religious purposes.

- 6.32 Toilets
 - In any public convenience on local government land:
 - 6.32.1 urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
 - 6.32.2 deposit anything in a pan, urinal or drain which is likely to cause a blockage;
 - 6.32.3 use it for a purpose for which it was not designed or constructed;
 - 6.32.4 enter any toilet that is set aside for use of the opposite sex except:
 - (a) where a child under the age of eight years is accompanied by an adult, parent or guardian of that sex;
 - (b) to provide assistance to a disabled person; or
 - (c) in the case of a genuine emergency.
- 6.33 Trading
 - Sell, buy, offer or display anything for sale.
- 6.34 Use of Equipment
 - Use any item of equipment, facilities or property belonging to the Council:
 - 6.34.1 other than in the manner and for the purpose for which it was designed, constructed or intended to be used or in such manner as is likely to damage or destroy it; or

^{6.25} Litter

Subject to Clause 7.10:

- 6.34.2 if that person is of or over the age indicated by a sign or notice as the age limit for using such equipment, facility or property.
- 6.35 Weddings

Hold, conduct or participate in a marriage ceremony, game, picnic, other event or entertainment on any local government land, except where the number of persons attending the event or entertainment does not exceed 20 persons.

6.36 Working on Vehicles

Repair, wash, paint, panel beat or carry out other work of any nature on or to any vehicle, except for running repairs in the case of a breakdown.

7. Prohibited Activities

No person shall on any local government land:

- 7.1 Animals
 - 7.1.1 Cause or allow any animal to enter, swim, bathe or remain in any waters to the inconvenience, annoyance or danger of any other person bathing or swimming.
 - 7.1.2 Cause or allow any animal to damage any flower bed, garden, pot, tree, lawn or other item located thereon.
 - 7.1.3 Lead, drive or exercise any animal in such manner as to endanger the safety of any other person.
- 7.2 Damaging Property

Damage or remove a building, structure or fixture located on local government land.

- 7.3 Fishing
 - 7.3.1 Fish in any waters on local government land to which the Council has resolved this clause shall apply.
 - 7.3.2 Fish from any bridge or other structure on local government land to which the Council has resolved this clause shall apply.
- 7.4 Interference with Permitted Use

Interrupt, disrupt or interfere with any other person's use of local government land which is permitted or for which permission has been granted.

7.5 Nuisance

Behave in such a manner as to cause discomfort, inconvenience, annoyance or offence to any other person.

7.6 Playing Games

- Play or practice a game:
- 7.6.1 which is likely to cause damage to the land or anything in or on the land;
- 7.6.2 which endangers the safety or interferes with the comfort of any person;
- 7.6.3 in any area where a sign indicates that the game is prohibited.
- 7.7 Smoking

Subject to the Tobacco Products Regulation Act 1997:

- 7.7.1 smoke tobacco or any other substance in any building on local government land;
- 7.7.2 smoke tobacco or any other substance on any local government land or part thereof to which the Council has resolved this clause shall apply.
- 7.8 Solicitation

Tout or solicit customers for the parking of vehicles or for any other purpose whatsoever.

7.9 Throwing Objects

Throw, roll, project or discharge any stone, substance or other missile which endangers the safety of any person.

- 7.10 Waste
 - 7.10.1 Deposit or leave thereon:
 - (a) anything obnoxious or offensive;
 - (b) any offal, dead animal, dung or filth;
 - (c) any mineral, mineral waste, industrial waste or by-products.
 - 7.10.2 Foul or pollute any waters situated thereon.
 - 7.10.3 Deposit in any receptacle any rubbish emanating from domestic or trade purposes, unless permission to do so is designated by a sign or signs.
 - PART 3—ENFORCEMENT

8. Removal of Animals, Persons and Objects

- 8.1 If any animal, person or object is found on any part of local government land in breach of a by-law:
 - 8.1.1 any person having control, charge, possession or authority over the animal, person or object shall forthwith remove it from that part of the land on the request of an authorised person; and
 - 8.1.2 an authorised person may remove the animal or object from the land if the person having control, charge, possession or authority of the animal fails to comply with the request, or if no person is in charge of the animal or object.
- 8.2 A person who is committing or has committed a breach of this by-law must immediately comply with a direction of an authorised person to leave the relevant part of the local government land.

9. Recovery of Expenses

Where the Council incurs expenses by action taken under Section 262 (3) of the Act to carry out an order issued for the breach of a by-law under Section 262 (1) of the Act, the Council may recover those expenses as a debt from the person who failed to comply with the order by an action in a court of competent jurisdiction pursuant to Section 144 (1) of the Act.

The foregoing by-law was duly made and passed at a meeting of the Coorong District Council held on 28 June 2016, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

V. CAMMELL, Chief Executive Officer

COORONG DISTRICT COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 4—Dogs

A by-law for the management and control of dogs within the Council area.

PART 1—PRELIMINARY

1. *Title* This by-law may be cited as the Dogs By-law 2016.

2. Objectives

The objectives of this by-law are to:

- 2.1 promote responsible dog ownership;
- 2.2 protect the convenience, comfort and safety of members of the public;
- 2.3 control and manage dogs in the Council area;
- 2.4 reduce the incidence of environmental nuisance caused by dogs; and
- 2.5 for the good rule and government of the Council area.
- 3. Commencement

This by-law comes into operation on 1 January 2017.

4. Application

4.1 Subject to Clauses 9 and 10, this by-law applies throughout the Council area.

- 4.2 The Permits and Penalties By-law 2016 operates in respect of:
 - 4.2.1 permissions required by or given under this bylaw; and
 - 4.2.2 penalties for breach of this by-law.
- 5. Interpretation
 - 5.1 In this by-law, unless the contrary intention appears:
 - 5.1.1 *Act* means the Local Government Act 1999;
 - 5.1.2 *approved kennel establishment* means a building, structure or area approved by a relevant authority, pursuant to the Development Act 1993, for the keeping of dogs on a temporary or permanent basis;
 - 5.1.3 *Council means* the Coorong District Council;
 - 5.1.4 *disability dog* has the same meaning as in the Dog and Cat Management Act 1995;
 - 5.1.5 dog has the same meaning as in the Dog and Cat Management Act 1995;
 - 5.1.6 *dog management officer* is a person appointed by the Council as such, pursuant to the Dog and Cat Management Act 1995;
 - 5.1.7 *effective control* means a person exercising control of a dog by command, the dog being in close proximity to the person and the person being able to see the dog at all times;
 - 5.1.8 *premises* means any domestic or non-domestic premises, except an approved kennel establishment;
 - 5.1.9 *small dwelling* means a flat, a serviced flat, home unit, strata unit, community lot or a suite of rooms which is wholly occupied, or designed or intended to be occupied, as a separate dwelling; and
 - 5.1.10 *working dog* means a dog primarily used for the purpose of herding stock.
 - 5.2 This by-law is to be interpreted as being subject to the Act, other Acts and the general law of South Australia.

PART 2—LIMITS ON DOG NUMBERS

6. Limits on Dog Numbers

- 6.1 A person must not, without the Council's permission, keep:
 - 6.1.1 more than one dog in a small dwelling;
 - 6.1.2 more than two dogs on any premises other than a small dwelling within any township; and
 - 6.1.3 more than three dogs on any premises outside any township (excluding working dogs).
- 6.2 For the purpose of Clause 6.1 'dog' means a dog that is older than three months of age.

7. Approved Kennel Establishments

The limits set out in Clause 6 do not apply to an approved kennel establishment provided:

- 7.1 it is operating in accordance with all approvals and consents; and
- 7.2 any business involving the dogs is registered in accordance with the Dog and Cat Management Act 1995. PART 3—DOG CONTROLS

8. Dog Off Leash Areas

- 8.1 Subject to Clauses 9 and 10 of this by-law, any person may enter upon any part of local government land for the purpose of exercising a dog.
- 8.2 Where a person enters upon such part of local government land for that purpose, he or she shall ensure that the dog is under his or her effective control while on that land.

9. Dogs on Leash Areas

A person must not, without the Council's permission, cause, suffer or permit any dog under that person's control, charge or authority to be or remain on local government land to which this clause applies, unless such dog is restrained by a strong chain, cord or leash not exceeding 2 metres in length and either tethered securely to a fixed object or held by a person capable of controlling the dog and preventing it from being a nuisance or danger to other persons.

10. Dog Prohibited Areas

A person must not, without the Council's permission, cause, suffer or permit any dog (except a disability dog), under that person's control, charge or authority to be or remain on any local government land to which this clause applies.

11. Dog Faeces

No person is to allow a dog under that person's control, charge or authority to be in a public place or on local government land unless that person has in their possession a bag or other suitable container for the collection and lawful disposal of any faeces that the dog may deposit for the purpose of complying with his or her obligation under Section 45A(6) of the Dog and Cat Management Act 1995.

PART 4-ENFORCEMENT

12. Recovery of Expenses

Where the Council incurs expenses by action taken under Section 262 (3) of the Act to carry out an order issued for the breach of a by-law under Section 262 (1) of the Act, the Council may recover those expenses as a debt from the person who failed to comply with the order by an action in a court of competent jurisdiction pursuant to Section 144 (1) of the Act.

The foregoing by-law was duly made and passed at a meeting of the Coorong District Council held on 28 June 2016, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

V. CAMMELL, Chief Executive Officer

COORONG DISTRICT COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 5—Moveable Signs

A by-law to regulate the construction and placement of moveable signs on roads in the Council area.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Moveable Signs By-law 2016.

2. Objectives

The objectives of this by-law are to set standards for moveable signs on roads for the:

- 2.1 protection, comfort and safety of road users and members of the public;
- 2.2 amenity of roads and surrounding Council area;
- 2.3 prevention of nuisances occurring on roads;
- 2.4 prevention of unreasonable interference with the use of a road; and
- 2.5 good rule and government of the Council area.

3. Commencement

This by-law comes into operation on 1 January 2017.

4. Application

- 4.1 This by-law applies throughout the Council area.
- 4.2 The Permits and Penalties By-law 2016 operates in respect of:
 - 4.2.1 permissions required by or given under this bylaw; and
 - 4.2.2 penalties for breach of this by-law.

5. Definitions

- 5.1 In this by-law, unless the contrary intention appears:
 - 5.1.1 Act means the Local Government Act 1999;
 - 5.1.2 *banner* means a sign that is made from non-rigid and lightweight material which is mounted to a building or other structure by its ends or corners;
 - 5.1.3 *business* means the business to which a moveable sign relates;
 - 5.1.4 *business premises* means the premises from which a business is conducted;
 - 5.1.5 Council means the Coorong District Council;
 - 5.1.6 *footpath* means:
 - (a) that part of a road between the property boundary of the road and the edge of the carriageway on the same side as that boundary; or
 - (b) a footway, lane or other place made or constructed for the use of pedestrians and not for the use of vehicles;
 - 5.1.7 road related area has the same meaning as in the Road Traffic Act 1961;
 - 5.1.8 tear drop sign means a sign in the style of a tear drop sign or feather sign.
- 5.2 This by-law is to be interpreted as being subject to the Act, other Acts and the general law of South Australia.
 - PART 2—MOVEABLE SIGNS

6. Design and Construction

A moveable sign displayed on a road must:

- 6.1 be of a kind known as an 'A' frame or sandwich board sign, an inverted 'T' sign or a flat sign, a tear drop sign or, with the permission of the Council, a sign of some other kind;
- 6.2 be designed, constructed and maintained in good quality and condition so as not to present a hazard to any member of the public;
- 6.3 be of strong construction so as to be stable when in position and be able to keep its position in adverse weather conditions;
- 6.4 not contain sharp or jagged edges or corners;
- 6.5 not be unsightly or offensive in appearance or content;
- 6.6 be constructed of timber, cloth, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 6.7 not rotate or contain moving parts;
- 6.8 not contain flashing lights or be illuminated internally;
- 6.9 other than a tear drop sign, not be more than 0.9 metres high and 0.6 metres deep;
- 6.10 in the case of a tear drop sign, not exceed 2.5 metres in height from the ground, 0.6 metres in width and 0.6 metres in depth;
- 6.11 in the case of an 'A' frame or sandwich board sign:
 - 6.11.1 be hinged or joined at the top; and
 - 6.11.2 be of such construction that its sides shall be securely fixed or locked in position when erected;
- 6.12 in the case of an inverted 'T' sign, not contain any struts or supports that run between the display area and the base of the sign; and
- 6.13 other than a tear drop sign, have a display area not exceeding 1 metre² in total or, if the sign is two-sided, 1 metre² on each side.

7. Appearance

A moveable sign on a road must, in the opinion of an authorised person:

- 7.1 be painted or otherwise detailed in a competent and professional manner;
- 7.2 be aesthetically appealing, legible and simply worded to convey a precise message;

- 7.3 be of such design and contain such colours as are compatible with the architectural design of the premises adjacent to the sign and which relate well to the townscape and overall amenity of the locality in which it is situated and not detract from or conflict with traffic, safety or direction signs or signals; and
- 7.4 contain combinations of colour and typographical styles which blend in with and reinforce the heritage qualities of the locality and the buildings where it is situated.

8. Placement

- 8.1 Subject to this Clause 8, a moveable sign may be placed:
 - 8.1.1 on the footpath which is at least 2.3 metres wide;
 - 8.1.2 at least 0.6 metres from:
 - (a) where the road has a kerb, the kerb;
 - (b) where the road has no kerb but has a shoulder, the shoulder;
 - (c) where the road has neither a kerb nor a shoulder, the edge of the carriageway.
- 8.2 A moveable sign must be placed:
 - 8.2.1 in the case of a flat sign, the message of which only contains newspaper headlines and the name of the newspaper, resting against the premises of the business to which the moveable sign relates;
 - 8.2.2 directly in front of the business premises to which it relates;
 - 8.2.3 within the projections of the side boundaries of the business premises to which it relates.
- 8.3 A moveable sign must not be placed:
 - 8.3.1 on a landscaped area, other than on landscaping that comprises only lawn;
 - 8.3.2 on a designated parking area or within 1 metre of an entrance to premises;
 - 8.3.4 so as to interfere with the reasonable movement of persons or vehicles using the footpath or road in the vicinity of or adjacent to where the moveable sign is positioned or endanger the safety of members of the public;
 - 8.3.5 so as to obstruct or impede a vehicle door when opened, provided that the vehicle is parked lawfully on the carriageway;
 - 8.3.6 within 6 metres of an intersection;
 - 8.3.7 within 2 metres of any other structure, object or plant (including another moveable sign); and
 - 8.3.8 so that it prevents a clear passage for pedestrians of at least 2 metres.

9. Banners

A person must not erect or display a banner on a building or a structure on a road without the Council's permission.

10. Restrictions

- 10.1 A moveable sign must:
 - 10.1.1 only contain material which advertises a business being conducted on business premises adjacent to the moveable sign or the goods and services available from that business;
 - 10.1.2 be limited to two moveable signs per business premises;
 - 10.1.3 only be displayed when the business to which it relates is open to the public;
 - 10.1.4 other than a tear drop sign or banner, not be tied, fixed or attached to anything;
 - 10.1.5 not be displayed during the hours of darkness unless it is in a lit area and is clearly visible;
 - 10.1.6 not be displayed on a traffic island or on the carriageway of a road;
 - 10.1.7 only be displayed on a median strip where the moveable sign will not impede the view of drivers or pedestrians of the road; and

- 10.1.8 be securely anchored to minimise the likelihood of the moveable sign being blown away or knocked over in adverse weather conditions.
- 10.2 Notwithstanding compliance with the provisions of this by-law and if, in the opinion of the Council, a footpath or road area is unsafe for a moveable sign to be displayed either permanently or for a period of time, the Council may prohibit or restrict the display of a moveable sign on such conditions as the Council thinks fit.
- 11. Exemptions
 - 11.1 Clauses 10.1.1, 10.1.2 and 10.1.4 of this by-law do not apply to a moveable sign which is displayed and used:
 - 11.1.1 to advertise a garage sale taking place from residential premises; or
 - 11.1.2 as a directional sign to a short term (less than three days) event run by a community/charitable body or an unin-corporated association.
 - 11.2 Clauses 10.1.1, 10.1.2 and 10.1.3 of this by-law do not apply to a flat sign the message of which only contains a newspaper or magazine headlines and the name of the newspaper or magazine.
 - 11.3 A requirement of this by-law will not apply where the Council has granted permission for the moveable sign to be displayed contrary to the requirement.
 - 11.4 This by-law will not apply to a moveable sign which is:
 - 11.4.1 placed on a road pursuant to an authorisation under the Act or another Act;
 - 11.4.2 designed to direct people to the open inspection of any land or building that is available for purchase or lease;
 - 11.4.3 related to a State or Commonwealth election and is displayed during the period commencing on the issue of writ or writs for the election and ending at the close of polls on polling day; or
 - 11.4.4 related to an election, referendum or poll held under the Act or the Local Government (Elections) Act 1999 and is displayed during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day.
- 12. Removal of Moveable Signs
 - 12.1 The owner of, or other person responsible for, a moveable sign must remove or relocate the moveable sign at the request of an authorised person if, in the reasonable opinion of that authorised person and notwithstanding compliance with this by-law, there is any hazard or obstruction or there is likely to be a hazard or obstruction arising out of the location of the moveable sign.
 - 12.2 The owner of, or other person responsible for, a moveable sign must remove or relocate the moveable sign at the request of an authorised person for the purpose of special events, parades, road works or in any other circumstances which, in the reasonable opinion of the authorised person, requires relocation or removal of the moveable sign to protect public safety or to protect or enhance the amenity of a particular locality.

PART 3—ENFORCEMENT

13. Recovery of Expenses

Where the Council incurs expenses by action taken under Section 262 (3) of the Act to carry out an order issued for the breach of a by-law under Section 262 (1) of the Act, the Council may recover those expenses as a debt from the person who failed to comply with the order by an action in a court of competent jurisdiction pursuant to Section 144 (1) of the Act. The foregoing by-law was duly made and passed at a meeting of the Coorong District Council held on 28 June 2016, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

V. CAMMELL, Chief Executive Officer

COORONG DISTRICT COUNCIL

Adoption of Valuations and Declarations of Rates

NOTICE is hereby given that at the ordinary Council meeting held on Tuesday, 28 June 2016, the Coorong District Council passed the following resolutions for the financial year ended 30 June 2017:

Adoption of Valuations

To adopt for rating purposes the most recent Valuer-General's capital valuations totalling \$1 477 576 700.

Declaration of General Rates and Separate Rates

To declare general rates as follows:

1. A fixed charge of \$300 in respect to each rateable assessment.

2. Differential general rates on the capital value of all rateable land within the Bulk Handling Zone as described in Council's Development Plan as consolidated 13 February 2014, at 1.1292 cents in the dollar.

3. Differential general rates on the capital value of all rateable land outside the Bulk Handling Zone and according to its locality and land use as follows:

- (a) 0.3962 cents in the dollar in respect of land with the land use of Residential;
- (b) 0.3962 cents in the dollar in respect of land with the land use of Commercial—Shop, Commercial—Office, Commercial—Other;
- (c) 0.3962 cents in the dollar in respect of land with the land use of Industry—Light, Industry—Other;
- (d) 0.3962 cents in the dollar in respect of land with the land use of Other;
- (e) 0.3368 cents in the dollar in respect of land with the land use of Primary Production; and
- (f) 0.4754 cents in the dollar in respect of land with the land use of Vacant Land.

4. A separate rate per property of 0.02377 cents in the dollar on the capital value of all rateable land within that part of the area of the Coorong District Council that is within the area of the S.A. Murray Darling Basin Natural Resource Management Board.

5. A separate rate per property of all rateable land within that part of the area of the Coorong District Council that is within the area of the South East Natural Resource Management Board with the following land uses.

- (a) \$69.91 per rateable property with the land use of Residential, Vacant and Other;
- *(b)* \$127.68 per rateable property with the land use of Commercial—Shop, Office or Other;
- (c) \$156.88 per rateable property with the land use of Industrial—Light or Other; and
- (d) \$290.00 per rateable property with the land use of Primary Production.

Annual Service Charges

To impose annual service charges as follows:

1. Community Wastewater Management Systems (CWMS)— Tailem Bend, Meningie, Tintinara and Wellington East:

- \$585 per occupied unit;
- \$585 per vacant allotments.

2. On each assessment of rateable and non-rateable land to which the Council makes available a water supply service in the areas of Wellington East and Peake:

- \$305 plus;
- \$1.50 per kilolitre in excess of 125 kilolitres per annum.

3. \$325 on each eligible assessment of rateable and nonrateable land within the kerbside collection boundary to which the Council makes available a Kerbside Waste Management Service.

Declaration of Payment of Rates and Discount Incentives for Early Payment

Rates are payable in four equal or approximately equal instalments on:

- 9 September 2016;
- 9 December 2016;
- 9 March 2017; and
- 9 June 2017.

That a discount of 1.5% of all current rates and service charges be granted to ratepayers who pay all rates and service charges in full by 9 September 2016, for those properties outside of the Bulk Handling Zone as described in Council's Development Plan as consolidated on 13 February 2014.

V. CAMMELL, Chief Executive Officer

KANGAROO ISLAND COUNCIL

Periodic Review of Elector Representation

NOTICE is hereby given that the Kangaroo Island Council is undertaking a review to determine whether a change of arrangements in respect to elector representation will result in the Electors of the area being more adequately and fairly represented.

Pursuant to the provisions of Section 12 (7) of the Local Government Act 1999, that Council has prepared a Representation Options Paper [the Paper] that examines the advantages and disadvantages of the various options available in regards to the composition and structure of Council and the division of the Council area into wards. Copies of the Paper are available for inspection and/or purchase at the Council Office, 43 Dauncey Street, Kingscote, and the Penneshaw Community Business Centre, 99 Middle Terrace, Penneshaw.

Interested persons are invited to make a written submission to the Chief Executive Officer prior to 4 p.m. on 18 August 2016 and can be forwarded to Council via the following:

Website Feedback Form: www.kangarooisland.sa.gov.au

Post: P.O. Box 121, Kingscote, S.A. 5223

Email: kicouncil@kicouncil.sa.gov.au

Hand deliver to: 43 Dauncey Street, Kingscote, S.A. 5223

Information regarding the representation review can be obtained by contacting Gerard Snowball on telephone (08) 8553 4500 or email to <u>kicouncil@kicouncil.sa.gov.au</u>.

T. BOTHAM. Acting Chief Executive Officer

KINGSTON DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates 2016-2017

NOTICE is given that at the meeting held on 17 June 2016, the Council for the financial year ending 30 June 2017, resolved as follows:

Adoption of Valuations

Adopted the capital values made by the Valuer General totalling \$1 083 397 460, and that 17 June 2016, shall be the day as and from when such valuations shall become the valuations of the Council.

Declaration of Rates

Declared the following differential general rates for all rateable land within the Council area:

(*a*) a differential general rate of 0.3575 cents in the dollar (Urban Rate) on the capital value of all rateable land within the townships of Kingston, Rosetown and Cape Jaffa including the Cape Jaffa Anchorage;

- (b) a differential general rate of 0.2920 cents in the dollar (Rural Living Rate) on the capital value of all rateable land within the Rural Living Zone (RuL) abutting the township of Kingston, as identified in maps King/14, King/15, King/16, King/18, King/20, King/21, King/23, King/24, King/25 and King/26 of Council's Development Plan Consolidated 13 December 2012; and
- (c) a differential general rate of 0.2711 cents in the dollar (Rural Rate) on the capital value of all other rateable land within the Council's area.

Declaration of Minimum Rate

Fixed a minimum amount payable by way of rates of \$521.00.

Declaration of Separate Rate— Regional Natural Resource Management Levy

In order to reimburse to the Council the amount required to be contributed to the South East Natural Resource Management Board, declared a differential separate rate based upon a fixed charge that depends upon the use of the land:

\$72.10 fixed charge on rateable land of Category (a) (Residential), Category (h) (Vacant), Category (i) (Other) and Category (j) (Marina Berth) Land Use.

\$137.50 fixed charge on rateable land of Category (*b*) (Commercial—Shop), Category (*c*) (Commercial—Office) and Category (*d*) (Commercial—Other) Land Use.

161.70 fixed charge on rateable land of Category (e) (Industrial—Light) and Category (f) (Industrial—Other) Land Use.

298.80 fixed charge on rateable land of Category (g) (Primary Production) Land Use.

Declaration of Annual Service Charges—

Kingston Community Wastewater Management Scheme

Imposed an annual service charge on all land to which Council provides or makes available the prescribed service known as the Kingston Community Wastewater Management System (CWMS) as follows:

\$357.50 per unit on each occupied allotment:

\$239.00 per unit on each vacant allotment,

based upon the CWMS Property Units Code and varying according to whether land is vacant or occupied.

Declaration of Annual Service Charge—

Mobile Garbage Bin Collection and Disposal Service

Imposed an annual service charge on all land to which the Council provides or makes available the prescribed service of Mobile Garbage Bin Collection and Disposal:

\$254.50 per mobile garbage bin service collected from each allotment,

based upon the level of usage of the service and being charged in accordance with Council's Mobile Garbage Bin Collection and Disposal Policy.

A. MACDONALD, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Adoption of Valuation and Declaration of Rates and Charges

NOTICE is hereby given that at its Meeting held on 28 June 2016, in relation to the financial year ending 30 June 2017, the Light Regional Council, in exercise of the powers contained within Chapter 10 of the Local Government Act 1999, made the following resolutions:

Adoption of Valuation

Council, pursuant to Section 167 (2) (*a*) of the Local Government Act 1999, adopted for rating purposes the most recent valuations of the Valuer-General available to the Council of the capital value of land within the area of the Council, with such valuations totalling \$3 254 655 380, of which \$3 203 929 820 is rateable.

Declaration of Differential General Rate

Council, pursuant to Sections 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, declared the following differential general rates in respect of rateable land within its area based upon the capital value of rateable land, varying according to Land Use Category:

- On all rateable land attributed Land Use Category 1 (Residential), and Land Use Category 9 (Other), a rate of 0.43208 cents in the dollar of the capital value of the land.
- (2) On all rateable land attributed Land Use Category 2 (Commercial—Shop), or Land Use Category 3 (Commercial—Office), a rate of 0.75615 cents in the dollar of the capital value of the land.
- (3) On all rateable land attributed Land Use Category 4 (Commercial—Other), a rate of 0.86417 cents in the dollar of the capital value of the land.
- (4) On all rateable land attributed Land Use Category 5 (Industrial—Light), or Land Use Category 6 (Industrial—Other), a rate of 1.18823 cents in the dollar of the capital value of the land.
- (5) On all rateable land attributed Land Use Category 7 (Primary Production), a rate of 0.34999 cents in the dollar of the capital value of the land.
- (6) On all rateable land attributed Land Use Category 8 (Vacant Land), a rate of 0.75615 cents in the dollar of the capital value of the land.

Declaration of a Minimum Rate

Council, pursuant to Section 158 (1) (a) of the Local Government Act 1999, declared that the minimum amount payable by way of general rates in respect of all rateable land within the Council area shall be \$835.

Declaration of Domestic Refuse and Recycling Annual Service Charge

Council, pursuant to Section 155 of the Local Government Act 1999, declared an annual service charge based on the nature of the services for refuse collection and recycling of \$270 on each assessment in respect of all land to which the Council provides or makes available the three bin service and of \$180 on each assessment in respect of all land to which the Council provides or makes available the two bin service on the basis that the sliding scale provided for in Regulation 13 of the Local Government (General) Regulations 2013 will be applied to reduce the service charge payable as prescribed.

Declaration of Community Wastewater Management System Annual Service Charge

Council, pursuant to Section 155 of the Local Government Act 1999, declared the following annual service charges based on the nature of the service on each assessment in respect of all land to which the Council provides or makes available a Community Wastewater Management System:

Annual Service Charge		
\$400		
\$400		
\$400		
\$400		
\$400		

Declaration of Separate Rate for Natural Resources Management Board Levies

Council, pursuant to the powers contained in Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999 and in order to reimburse the Council for the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board, declared a separate rate of 0.009926 cents in the dollar of the capital value of land, in respect of all rateable land in the Council's area and in the area of the Board.

B. CARR, Chief Executive Officer

NORTHERN AREAS COUNCIL

Adoption of Annual Business Plan, Budget and Valuations and Declarations of Rates

NOTICE is hereby given that the Northern Areas Council at its meeting held on 21 June 2016, for the financial year ending 30 June 2017, in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, resolved that the Council:

Adoption of Capital Valuations

Pursuant to and in accordance with Section 167 (2) (*a*) of the Local Government Act 1999, adopts for the year ending 30 June 2017 for rating purposes, the most recent valuations available to the Council made by the Valuer-General of capital values in relation to all land in the area of the Council, with the total of the valuations being \$1 411 735 060 comprising \$1 379 092 481 in respect of rateable land and \$32 642 579 in respect of non-rateable land before alteration.

Declaration of Differential General Rates

Pursuant to and in accordance with Sections 152(1)(c), 153(1)(b) and 156(1)(b) of the Local Government Act 1999 declares differential general rates on all rateable land within the Council area for the year ending 30 June 2017, comprising:

- a component based upon the assessed capital value of land, varying by reference to the locality of the land, as follows:
 - (a) 0.3251 cents in the dollar on rateable land in the 'Rural' location, being all land zoned as 'Primary Production', 'Rural Landscape Protection' and 'Forestry' in the Northern Areas Council Development Plan consolidated 12 February 2015;
 - (b) 0.4335 cents in the dollar on rateable land in the 'Urban' location, being all land not zoned as 'Primary Production', 'Rural Landscape Protection' and 'Forestry' in the Northern Areas Council Development Plan consolidated 12 February 2015; and

(2) a fixed charge of \$360.

Declaration of Annual Waste Collection Service Charge

Pursuant to and in accordance with Section 155 of the Local Government Act 1999, declares an Annual Service Charge of \$210 per service upon the land to which it provides or makes available the prescribed service of waste collection.

Declaration of Annual Community Wastewater Management Systems Service Charge

Pursuant to and in accordance with Section 155 of the Local Government Act 1999 and Regulation 12 of the Local Government (General) Regulations 2013, declares Annual Service Charges upon the land to which it provides or makes available the prescribed service known as the Community Wastewater Management System as follows:

- (a) \$442 per unit in respect of each piece of occupied land and \$358 per unit in respect of each piece of vacant land serviced by the Jamestown Community Wastewater Management Systems.
- (b) \$442 per unit in respect of each piece of occupied land and \$358 per unit in respect of each piece of vacant land serviced by the Laura Community Wastewater Management Systems.
- (c) \$442 per unit in respect of each piece of occupied land and \$358 per unit in respect of each piece of vacant land serviced by the Moyletown area of Jamestown Community Wastewater Management Systems.
- (d) \$442 per unit in respect of each piece of occupied land and \$358 per unit in respect of each piece of vacant land serviced by the Gladstone Community Wastewater Management Systems.

Declaration of Separate Rate (State Government NRM Levy)

Pursuant to Section 95 of the Natural Resources Management Act 2004, and Section 154 of the Local Government Act 1999, and in order to reimburse the Council for amounts contributed to the Northern Yorke Natural Resources Management Board, being \$240 900, declares a separate rate of 0.01748 cents in the dollar, based on the assessed capital value of all rateable properties in the area of the Council and of the Northern Yorke Natural Resources Management Board.

C. BYLES, Chief Executive Officer

DISTRICT COUNCIL OF ROBE

Adoption of Valuation and Declaration of Rates 2016-2017

NOTICE is hereby given that the District Council of Robe at a meeting held on 28 June 2016 and in relation to the financial year ending 30 June 2017, adopted the 2016-2017 Annual Business Plan and Budget and resolved as follows:

1. Adopted for rating purposes, the capital valuations of the Valuer-General totalling \$1 003 175 720.

2. Declared a single General Rate of 0.3560 cents in the dollar on the assessed Capital Values of all rateable land in its area.

3. Imposed an annual service charge of \$330 for the Garbage and Recycling Collection Service based on the level of usage of the service, on all land to which Council provides or makes available the prescribed service. Imposed an annual service charge of \$186 for the Garbage Collection Service based on the level of usage of the service, on all land within the Boatswains Point area to which Council provides or makes available the prescribed service.

4. Imposed an annual service charge based on the nature and level of usage of the service and varying according to whether the land is vacant or occupied on all land to which Council provides or makes available the prescribed services for the collection, treatment or disposal of waste known as Community Waste Water Management System in respect of all land serviced by these schemes as follows:

Occupied\$499	per	pro	perty	y uni	t
Unoccupied\$402	per	pro	perty	y uni	t

5. Declared a minimum amount payable in respect of any one piece of rateable land in the amount of \$654.

6. Declared a separate rate based on a fixed charge amount that depends upon the use of the land to recover the contribution to the South East Natural Resources Management Board as follows:

Residential, Vacant and Other	\$72
Commercial	\$133
Industrial	
Primary Production	
R. SWEETMAN, Chief Executive	
K. SWEETMAN, Chief Executive	Oncer

WATTLE RANGE COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at a meeting of Wattle Range Council held on 28 June 2016 the Council:

1. Valuations

Pursuant to Section 167 (2) (*a*) of the Local Government Act 1999, adopted the valuations that are to apply in its area for rating purposes for the 2016-2017 financial year, being the capital valuations of the Valuer General, totalling 3123171400.

2. Differential Rates

Pursuant to Sections 153 (1) (b) and 156 (1) (c) of the Local Government Act 1999, declared differential general rates on rateable land within its area for the year ended 30 June 2017 varying on the basis of locality and land use as follows:

Millicent

In respect of land within the township of Millicent:

- (i) for land assigned land use Category 7 (Primary Production) 0.4354 cents in the dollar;
- (ii) for all other land 0.5805 cents in the dollar.

Rural Living

For land outside the township of Millicent and within the Rural Living (Millicent) Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Maps WatR/27, WatR/28, WatR/32, WatR/33, WatR/34, WatR/37, WatR/38, WatR/41 and WatR/42) under the Development Act 1993 applicable to the Council:

- (i) for land assigned land use category 7 (Primary Production) 0.4354 cents in the dollar;
- (ii) for all other land 0.5225 cents in the dollar.

Industry

For land outside the township of Millicent and within the Industry Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Maps WatR/28 and WatR/29) under the Development Act 1993 applicable to the Council:

- (i) for land assigned land use category 7 (Primary Production) 0.4354 cents in the dollar;
- (ii) for all other land 0.5805 cents in the dollar.

Bulk Handling:

For land outside the township of Millicent and within the Bulk Handling Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Maps WatR/28 and WatR/29) under the Development Act 1993 applicable to the Council:

- (i) for land assigned land use Category 7 (Primary Production) 0.4354 cents in the dollar;
- (ii) for all other land 0.5805 cents in the dollar.

Penola

In respect of land within the township of Penola:

- (i) for land assigned land use Category 7 (Primary Production) 0.4354 cents in the dollar;
- (ii) for all other land 0.5805 cents in the dollar.

Beachport

- (i) in respect of land within the township of Beachport 0.5805 cents in the dollar;
- (ii) Rural Living Zone & Industry Zone:

For land outside the township of Beachport and within the Rural Living Zone and Industry Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Maps WatR/4 and WatR/21) under the Development Act 1993 applicable to the Council 0.5225 cents in the dollar.

Coonawarra

 (i) in respect of land within the Township of Coonawarra 0.5805 cents in the dollar.

Kalangadoo

- (i) in respect of land within the Township of Kalangadoo 0.5805 cents in the dollar;
- (ii) Industry Zone:

For land outside the township of Kalangadoo and within the Industry (Kalangadoo) Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Map WatR/19) under the Development Act 1993 applicable to the Council:

- (i) for land assigned land use category 6 (Industrial—Other) 0.5805 cents in the dollar;
- (ii) for all other land 0.4354 cents in the dollar.
- Nangwarry
 - (i) in respect of land within the Township of Nangwarry 0.5805 cents in the dollar.

Southend

(i) in respect of land within the Township of Southend 0.5805 cents in the dollar.

Rendelsham

(i) in respect of land within the Township of Rendelsham 0.5805 cents in the dollar.

Tantanoola

(i) in respect of land within the Township of Tantanoola 0.5805 cents in the dollar.

Mount Burr

- (i) in respect of land within the Township of Mount Burr 0.5805 cents in the dollar.
- All Other Land
 - (i) in respect of all other land not hereinbefore referred to in the Council area 0.4354 cents in the dollar.

3. Minimum Rate

Pursuant to Section 158 (1) (a) of the Local Government Act 1999 declared that the minimum amount payable by way of general rates on rateable land in the Council area is \$633.

4. Service Charges

Pursuant to Section 155 of the Local Government Act 1999 imposed the following annual service charges:

(a) Waste Collection Service

based on the level of usage of the service, on all land to which the Council provides or makes available the prescribed services of the collection, treatment or disposal of waste via Council's waste management services in respect of each set of bins, or part thereof, provided on the basis that the sliding scale provided for in Regulation 13 of the Local Government (General) Regulations will be applied to reduce the service charge payable, as prescribed;

- (i) three bin normal waste, recycling and green organics collection and disposal service of \$316; and
- (ii) two bin normal waste and recycling collection and disposal service of \$244.

(b) Community Wastewater Management Systems

based on the nature of the service and varying according to the CWMS Property Units Code in accordance with Regulation 12 of the Local Government (General) Regulations 1999 on all land in the Townships of Penola, Southend, Kalangadoo and Beachport to which it provides or makes available the Community Wastewater Management Systems being prescribed services for the collection, treatment and disposal of waste.

- (i) Penola, Southend and Kalangadoo—Occupied Unit \$580.
- (ii) Penola, Southend and Kalangadoo-Vacant Unit \$434.
- (iii) Beachport-Occupied Unit \$661.
- (iv) Beachport—Vacant Unit \$496.

5. Separate Rates

Pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, in order to reimburse the Council for amounts contributed to the South East Natural Resources Management Board declared a separate rate based on a fixed charge varying on the basis of land use categories in respect of all rateable land in the Council's area:

- (i) for land assigned land use Category 1, 8 and 9 (Residential, Vacant and Other) \$69.30.
- (ii) for land assigned land use Category 2, 3 and 4 (Commercial—Shop, Commercial—Office and Commercial—Other) \$122.20.
- (iii) for land assigned land use Category 5 and 6 (Industrial Light and Industrial—Other) \$150.80.
- (iv) for land assigned land use Category 7 (Primary Production) \$305.70.

B. GOWER, Chief Executive Officer

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

- Buddle, Allan Peter, late of 43 Kalgoorlie Road, Largs Bay, retired brick layer, who died on 24 May 2012.
- *Clarke, Ernest*, late of 52 Plymouth Avenue, Devon Park, retired carpenter, who died on 9 August 1985.
- *Cole, Norma Gertrude*, late of 23 South Terrace, Bordertown, retired farmer and grazier, who died on 17 February 2016.

Inwood, Heather, late of 2 Old Beach Road, Brighton, home duties, who died on 18 November 2015.

- *Lillecrapp, Francis Thomas*, late of 55D Sturdee Street, Linden Park, carpenter, who died on 9 February 2016.
- Pullan, Geoffrey William, late of 84 Bridge Street, Kensington, retired lecturer, who died on 14 April 2016.
- *Rebonds, Frank Brian*, late of 75 Cardinia Street, Mount Gambier, retired public servant, who died on 30 December 2015.

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 5 August 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 July 2016.

D. A. CONTALA, Public Trustee

ATTENTION

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