Establishment of a SACFS Brigade

I, GREG NETTLETON the Chief Officer of the South Australian Country Fire Service, in accordance with Division 5, Section 68 (1) (a) of the Fire and Emergency Services Act 2005, hereby establish a SACFS Brigade to be known as PF Olsen Forestry GT Brigade.


G. NETTLETON, Chief Officer,
SA Country Fire Service

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Michael Silvy of City of Mount Gambier, 10 Watson Terrace, Mount Gambier S.A. 5290, (the ‘exemption holder’) or his agent are exempt from the provision of Sections 70, 71 and 72 (2) (b) of the Fisheries Management Act 2007 and Regulation 7 and Clauses 41, 72 and 96 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as he and his agents may engage in the collection of Common Jollytails (Galaxias maculatus) and Southern Pygmy Perch (Nannoperca australis) (the ‘exempted activity’) from waters as specified in Schedule 1, using the gear specified in Schedule 2, subject to the conditions specified in Schedule 3, from 18 January 2017 until 30 June 2017, unless varied or revoked earlier.

SCHEDULE 1

Pick Swamp: 38°02′42″S 140°54′14″E.

SCHEDULE 2

2 Single wing fyke net (6 m x 4 mm mesh x 3 m funnel).

SCHEDULE 3

1. A maximum of 200 Common Jollytails and 200 Southern Pygmy Perch may be taken for the purpose of translocation to the Pick Swamp, from the Mount Gambier Railway Station, Wehl Street South, Mount Gambier.

2. All native fish other than Common Jollytails and Southern Pygmy Perch must be returned alive to the water immediately on completion of collection.

3. All non-native fish species taken must be destroyed and disposed of appropriately.

4. The specimens taken by the exemption holder and agent must not be sold.

5. The exempted activity may only be conducted by the exemption holder or his nominated agent, Steve Clarke, Wetland Ecologist, Department for Environment, Water and Natural Resources.

6. While engaged in the exempted activity, the exemption holder and agent must be in possession of a copy of this exemption. It must be produced to a Fisheries Officer if requested.

7. Before conducting the exempted activity, the exemption holder or agent must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. They will need to have a copy of the exemption at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undergoing the exempted activity and other related questions.

8. The exemption holder must provide a report in writing detailing the outcomes of the collection of fish pursuant to this notice to the Director, Fisheries and Aquaculture Policy, (G.P.O. Box 1625, Adelaide S.A. 5001) within 14 days of expiry of this exemption, giving the following details:
   - the date and time of collection;
   - location of collection site;
PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Pursuant to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Production Licences have been suspended for the period from and including 6 October 2016 to 5 October 2017, under the provisions of the Petroleum and Geothermal Energy Act 2000, for the period 23 January 2017 to 21 March 2017.

The expiry date of PPLs 102, 103, 104, 105, 106, 107, 108, 111, 114, 115, 116 and 117 is now determined to be 2 November 2019.


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

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

BY Road Process Order made on 2 November 2016, the Rural City of Murray Bridge ordered that:

1. Portion of Public Road adjoining Section 233, Hundred of Burdett, more particularly delineated and lettered ‘A’ in Preliminary Plan No. 16/0007 be closed.

2. Transfer the whole of land subject to closure marked ‘A’ to Kite Hill Pty Ltd in accordance with the agreement for transfer dated 2 November 2016 entered into between the Rural City of Murray Bridge and Kite Hill Pty Ltd.

3. The following easements be granted over portions of the land subject to that closure:

(i) Grant an easement for electricity supply purposes over the land marked ‘M’.

(ii) Grant an easement for water supply purposes over the land marked ‘P’ appurtenant to Section 237, Hundred of Burdett, Section 238, Hundred of Burdett and Allotment 3 in Deposited Plan 85428.

(iii) Grant an easement for water supply purposes over the land marked ‘R’ appurtenant to Allotment 100 in Deposited Plan 86317 and Allotment 3 in Deposited Plan 85428.

On 25 January 2017 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 114446 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.


M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24
NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER
Road Opening and Closing—Bookpurnong Road, Berri

BY Road Process Order made on 1 November 2016 the Berri Barmera Council ordered that:

1. Portion of Allotment 106 in Deposited Plan 49267, more particularly delineated and numbered ‘1’ on Preliminary Plan No. 09/0066 is to be opened. Forming realignment of Bookpurnong Road.

2. The portion of Bookpurnong Road situated adjoining Allotment 106 in Deposited Plan 49267, more particularly delineated and lettered ‘A’ on Preliminary Plan No. 09/0066 is to be closed.

On 25 January 2017 that order was confirmed by the Minister for Transport and Infrastructure, conditionally upon the deposit by the Registrar-General of Deposited Plan 114479 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.


M. P. BURDETT, Surveyor-General
ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24
NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER
Road Closure—Sheoak Road, Crafers
BY Road Process Order made on 6 April 2016, the Adelaide Hills Council ordered that:

1. Portion of the Public Road known as Sheoak Road, situated adjoining Allotment 32 in Filed Plan 150787, more particularly delineated and lettered ‘A’ in Preliminary Plan No. 15/0010 be closed.

2. Transfer the whole of the land subject to closure lettered ‘A’ to Yvonne Christobel Hearn in accordance with the agreement for transfer dated 5 April 2016 entered into between Adelaide Hills Council and Yvonne Christobel Hearn.

On 25 January 2017 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 114412 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.


M. P. BURDETT, Surveyor-General

WATER MAINS AND SEWERS
Office of the South Australian Water Corporation
Adelaide, 27 January 2017

WATER MAINS LAID

Notice is hereby given that the following main pipes or parts of main pipes have been laid down by the South Australian Water Corporation in or near the undermentioned water districts and are now available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

CITY OF CHARLES STURT
Hayman Street, Brompton. p11
Raleigh Avenue, Flinders Park. p36

TOWN OF GAWLER
Gordon Road, Evanston Gardens. p21

CITY OF PORT ADELAIDE ENFIELD
African Avenue, Lightsview. p3 and 4
Julian Street, Lightsview. p3 and 4
Mayo Lane, Lightsview. p3 and 4
Roebuck Street, Lightsview. p3 and 4

PORT ELLIOT WATER DISTRICT

ALEXANDRINA COUNCIL
Fringe-Lily Place, Hayborough. p7 and 8

CITY OF VICTOR HARBOR
Waterport Road, Hindmarsh Valley and Hayborough. p7 and 8
Essements in lot 41 in LTRO DP 90389 (proposed roads Dutton Circuit and Dutton Circuit West in Land Division number 453/D011/13), Hayborough. p9 and 10
Kleinig Drive, Hayborough. p42 and 43
Essement in lot 5000 in LTRO DP 114351 (proposed road Sapphire Way in Land Division number 453/D044/10), Hayborough. p42 and 43

STRATHALBYN WATER DISTRICT

ALEXANDRINA COUNCIL
Essements in lot 501 in LTRO DP 110307 (proposed road Frencham Lane in Land Division number 455/D062/10), Strathalbyn. p40 and 41

WATER MAINS LAID

Notice is hereby given that the undermentioned main waters have been laid down by the South Australian Water Corporation and are not available for a constant supply of water to adjacent land.

BERRI WATERWORKS

OUTSIDE BERRI WATER DISTRICT

BERRI BARMERA DISTRICT COUNCIL

CITY OF VICTOR HARBOR

SEWERS LAID

Notice is hereby given that the following sewers have been laid down by the South Australian Water Corporation in the undermentioned drainage areas and are now available for house connections.

ADELAIDE DRAINAGE AREA

CITY OF BURNSIDE
Greengate Crescent, Beaumont. FB 1264 p50
Essements in lot 32 in LTRO FP 19027 (Land Division 180/D018/15), Glynburn Road, Beaumont. FB 1264 p50

CITY OF CHARLES STURT
Hayman Street, Brompton. FB 1264 p29
Third Avenue, Seaton. FB 1264 p32
Irwin Street, Woodville West. FB 1264 p33
Smith Avenue, Woodville West. FB 1264 p47

CITY OF MARION
Asher Street, Mitchell Park. FB 1264 p27
Hammersmith Avenue, Edwardstown. FB 1264 p36

CITY OF MITCHAM
Kalka Crescent, Pasadena. FB 1264 p38

CITY OF ONKAPARINGA
Essements in lot 100 in LTRO DP 91482, Kulkynie Way and lot 101 in LTRO DP 91482, Coorong Court (Land Division 145/D006/14), Port Noarlunga. FB 1264 p53

CITY OF PORT ADELAIDE ENFIELD

African Avenue, Lightsview. FB 1261 p35-37
Julian Street, Lightsview. FB 1261 p35-37
Roebuck Street, Lightsview. FB 1261 p35-37
Mayo Lane, Lightsview. FB 1261 p35-37
Anderson Lane, Lightsview. FB 1261 p46-48
Florey Lane, Lightsview. FB 1261 p46-48
Across and in Willshire Drive, Lightsview. FB 1261 p46-48 and 52-54
Thiele Lane, Lightsview. FB 1261 p46-48 and 52-54
Essements in lot 3007 in LTRO DP 113615, East Parkway (proposed roads Harper Circuit and David Campbell Circuit in Land Division number 040/D047/14), Lightsview. FB 1264 p46-48
David Campbell Circuit, Lightsview. FB 1261 p46-48
In and across Jeffcott Avenue, Lightsview. FB 1261 p52 and 54
Essements in lot 3006 in LTRO DP 113615, Parratti Street (proposed roads Jeffcott Avenue and Wilshire Drive in Land Division number 040/D047/14), Lightsview. FB 1261 p52-54.
CITY OF SALISBURY
Clisby Avenue, Ingle Farm. FB 1264 p30
Across Fox Street, Salisbury Downs. FB 1264 p31
Goldwyn Avenue, Salisbury Downs. FB 1264 p31
Penner Crescent, Para Hills. FB 1264 p35

CITY OF UNLEY
Winifred Avenue, Black Forest. FB 1264 p28

CITY OF WEST TORRENS
Victoria Street, Mile End. FB 1264 p34
Crossley Street, Plympton. FB 1264 p37

VICTOR HARBOR COUNTRY DRAINAGE AREA
ALEXANDRINA COUNCIL
Easements in lot 50 in LTRO DP 112935, Ocean Road, Hayborough. FB 1261 p38-40
Fringe–Lily Place, Hayborough. FB 1261 p38-40

CITY OF VICTOR HARBOR
Across Dutton Circuit, Hayborough. FB 1261 p41-43
Easements in lot 41 in LTRO DP 90389 (proposed roads Dutton Circuit and Dutton Circuit West in Land Division number 453/D011/13), Hayborough. FB 1261 p41-43
In and Across Kleinig Drive, Hayborough. FB 1261 p49-51
Easements in lot 5000 in LTRO DP 114351, Ocean Road (proposed roads Kleinig Drive and Sapphire Way in Land Division number 453/D044/10), Hayborough. FB 1261 p49-51
Sapphire Way, Hayborough. FB 1261 p49-51

A. J. RINGHAM, Chief Executive Officer,
South Australian Water Corporation
Preamble

1. On 20 August 2015, the Minister for Planning published in the South Australian Government Gazette a declaration under Section 46 of the Development Act 1993 (the Act) in respect of any development of a kind listed in Schedule 1 of that notice in the parts of the State listed in Schedule 2 of that notice.

2. A variation to the declaration was made and subsequently another notice was published in the South Australian Government Gazette on 31 August 2016.

3. A development proposed by City and Central Consulting Pty Ltd to establish a tourist resort at Thomas Road, American River, and consisting of a 4 star hotel, 10 lodges, 20 cabins and 20 cottages, along with restaurants, bars, conference facilities and resort suites, is the subject of a development application lodged in September 2016.

4. In accordance with the declaration referred to in paragraph 1 of this Preamble, the proposed development has been under consideration under Division 2 of Part 4 of the Act. The proposed development has been the subject of a Development Report and an Assessment Report under Sections 46 and 46 C of the Act, and is hereafter referred to as the ‘proposed Major Development’.

5. I am satisfied that the Development Report and Assessment Report prepared in relation to the proposed Major Development are appropriate and have had regard, when considering the proposed Major Development, to all relevant matters under Section 48 (5).

6. I have decided to grant a development authorisation to the proposed Major Development.

Decision

PURSUANT to Section 48 of the Development Act 1993 and with the advice and consent of the Executive Council, and having due regard to the matters set out in Section 48 (5) and all other relevant matters, I:

(a) grant development authorisation in relation to the proposed Major Development under Section 48 (2) (b) (i), subject to the conditions set out below

(b) specify under Section 48 (7) (b) (i) all matters which are the subject of conditions herein as matters in respect of which the conditions of this authorisation may be varied or revoked, or new conditions attached, and

(c) specify for the purposes of Section 48 (11) (b) the period of 2 years from the date of this development authorisation as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation under Section 48 (11).

CONDITIONS OF DEVELOPMENT AUTHORISATION

General

1. The proponent shall carry out the development generally in accordance with:

<table>
<thead>
<tr>
<th>Plan Description</th>
<th>ID</th>
<th>Date</th>
<th>Author</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development Report</td>
<td>3205.160301.G.3</td>
<td>September 2016</td>
<td>BCA Engineers</td>
</tr>
<tr>
<td>Drawing Appendix – Revision 2</td>
<td>S4854C3</td>
<td>September 2016</td>
<td>FMG Engineers</td>
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<tr>
<td>Response Document</td>
<td>S28427-243240</td>
<td>September 2016</td>
<td>Botanical Enigmerase</td>
</tr>
<tr>
<td>Technical Reports</td>
<td>August 2016</td>
<td>Infraplan</td>
<td></td>
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<tr>
<td>Infrastructure and Services Report</td>
<td></td>
<td>4 March 2016</td>
<td>Botanical Enigmerase</td>
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<tr>
<td>Native Vegetation Assessment</td>
<td></td>
<td>31 August 2016</td>
<td>Engisage Environmental</td>
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<tr>
<td>Landscape Concept Plan</td>
<td></td>
<td>18 November 2016</td>
<td>PARTI</td>
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<tr>
<td>Fauna Assessment</td>
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<td>18 November 2016</td>
<td>PARTI</td>
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<td>18 November 2016</td>
<td>PARTI</td>
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<tr>
<td>Preliminary Archaeological and Heritage Assessment</td>
<td>March 2016</td>
<td>2016 (updated)</td>
<td>K Walshe</td>
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<tr>
<td>Noise Assessment</td>
<td>S4854C3</td>
<td>September 2016</td>
<td>Sonos</td>
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<tr>
<td>Stormwater Management</td>
<td>S28427-243240</td>
<td>September 2016</td>
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<tr>
<td>Draft CEMMP and OEMMP</td>
<td>IP15.022</td>
<td>6 September 2016</td>
<td></td>
</tr>
<tr>
<td>Traffic Impact Assessment</td>
<td></td>
<td>6 September 2016</td>
<td></td>
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</tbody>
</table>

2. For the purposes of Section 48 (11) (b) of the Development Act 1993, the proponent shall commence the development by substantial work on the site of the development within 2 years of the date of this authorisation, failing which the authorisation may be cancelled.

3. The proponent shall have completed the development within five years of the date of this authorisation, failing which the authorisation may be cancelled.

4. Should the project cease during the period between the commencement of earthworks and final completion the proponent will undertake all necessary steps to reinstate the land and make good.

5. That except where minor amendments may be required by other relevant Acts, or by conditions imposed by this application, the proposed Major Development for the American River Tourist Resort and associated infrastructure must be carried out in accordance with the details and following plans submitted:

Prior to the Commencement of Construction Works

The following information shall be submitted for further assessment and approval by the Minister for Planning, prior to the commencement of construction works at each individual stage:

1. Building Rules compliance, following assessment and certification by a private certifier, the Kangaroo Island Council or by a person determined by the Minister for Planning, as complying with the provisions of the Building Rules (or the Building Rules as modified according to criteria prescribed by the Development Regulations 2008). For the purposes of this condition ‘building
work’ does not include plant and equipment or temporary buildings that are not permanently attached to the land (refer to relevant Advisory Notes below).

2. Final detailed plans for all structures on site and of each component of the development (including site plans, floor plans, elevations, cross-sections, rendered perspectives and other relevant specifications) and car parking configuration.

3. Design development in consultation with the Associate Government Architect to provide further design details including:
   (a) site plan that overlays areas of environmental sensitivity to illustrate the hierarchy and strategy for the site arrangement
   (b) a master plan for service infrastructure provision and sustainability be developed which includes water supply and security and energy production
   (c) further consideration of the proximity of the car parks and service road to the site boundary and the guest experience when arriving by car
   (d) each of the building elements (courtyard hotel, each of the ten lodges, cottages and cabins) including resolution of access and arrival experiences, servicing, fire egress, facade treatments and prefabricated construction methodologies
   (e) the use of high quality external materials suitable for the marine environment supported by the provision of a detailed materials schedule and samples board
   (f) design development of Back of House functions and demonstration of operational management strategies for the site
   (g) design development of internal planning of the courtyard hotel, demonstrating outlook and provision of light and ventilation for guests and staff, and
   (h) provision of visualisations of the developed design within the site context, including long views from key vantage points in the township be provided.

4. In consultation with Kangaroo Island Council, and to the satisfaction of the Country Fire Service, a detailed Landscaping Plan and schedule for the site in accordance with the Minister’s Code (2009) ‘Undertaking development in Bushfire Protection Areas’. Such a plan shall include details of an Asset Protection Zone, to be established and maintained, and include a vegetation management zone (VMZ) which shall be established and maintained within 20 metres of each of the buildings or to the property boundaries (whichever comes first, if relevant) as follows:
   (a) the number of trees and understorey plants to be established within the VMZ shall be maintained such that when considered overall a maximum coverage of 30% is attained, and so that the leaf area of shrubs is not continuous. Careful selection of the vegetation will permit the ‘clumping’ of shrubs where desirable for diversity and privacy and yet achieve the ‘overall maximum coverage of 30%’.
   (b) additional trees and shrubs shall not be planted closer to the building(s) than the distance equivalent to their mature height. The selection of appropriate fire resistant species of trees and shrubs shall determine the composition of additional plantings
   (c) trees and shrubs must not overhang the roofline of the building, touch walls, windows or other elements of the building
   (d) no understorey vegetation shall be established within 2m of the dwelling
   (e) no understorey vegetation shall be established under the existing copse of trees
   (f) (understorey is defined as plants and bushes up to 2m in height)
   (g) grasses within the zone shall be reduced to a maximum height of 10cm during the fire danger season, and
   (h) the VMZ shall be maintained to prevent the accumulation of dead vegetation during the fire danger season.


6. Details of Class 2-9 buildings compliance with the National Construction Code and include all Deemed to Satisfy life and safety provisions in consultation with the Country Fire Service.

7. In consultation with, and to the satisfaction of, the Country Fire Service, a Fire and Emergency Management Plan that outlines the proposed fire and emergency management procedures for the development.

8. In consultation with, and to the satisfaction of, the Country Fire Service details of management, training and funding of an employee based firefighting program to install and maintain the fire and life safety provision to AS1851.

9. In consultation with the Country Fire Service, details of passive fire systems including:
   (a) detailed engineering and structural designs in regards to fire safety engineering or hydraulic engineering provisions
   (b) details on the onsite access tracks and suitability for CFS and other emergency vehicle to approach and access to each building
   (c) details on ‘Last Resort Refuge’ building and the ‘Bushfire Survival Plan’
   (d) details on building materials being used and their suitability, and
   (e) details on construction method and construction methodology in regards to fire and other emergency incident management.

10. In consultation with, and to the satisfaction of, the Country Fire Service detailed design and layout plans for:
   (a) fire water and hydraulic provisions or community upgrades to ensure a suitable, reliable and accessible water supply for fire purposes to meet the provisions of AS2419
   (b) suitable communication networks to meet the provisions of AS1670
   (c) additional truck turnaround points on the main road inside the development area
   (d) truck turnaround points suitable for an 8 metre long fire truck (Buildings 2, 6, 10)
   (e) fire tank siting and use
   (f) fire pump(s) locations
   (g) Fire Indicator Panel or Fire Control Room location for CFS staging
   (h) hydrant and hydrant line location
   (i) track or path widths required to be greater than 6 metres for tracks (two trucks to be able to pass) and 10 metres for paths (two trucks to pass while one truck is working)
   (j) buildings are to be located within 50 metres of a fire appliance hard standing area
(l) In consultation with the Environment Protection Authority a detailed noise impact assessment for the operation of the development, prepared by a suitably qualified consultant, which demonstrates compliance with the Environment Protection (Noise) Policy 2007.


The CEMMP must incorporate measures to address (but not be limited to) the following matters:

(a) traffic management for the duration of demolition and construction

(b) construction and works noise management to ensure compliance with the Environment Protection (Noise) Policy 2007

(c) management of air quality (including odour and dust)

(d) sequencing of development (including construction timelines for works on site, as well as periods and hours of construction)

(e) occupational health and safety matters

(f) bio-security and wash down procedures to minimise the transfer of pests and pathogens during the construction process

(g) soils (including fill importation), stockpile management and prevention of soil contamination (such as from chemical use and storage, pest plants and pathogens)

(h) stormwater management, prior to implementation of a permanent solution

(i) groundwater (including prevention of groundwater contamination)

(j) site contamination and remediation (where required)

(k) waste management for all waste streams and overall site clean-up

(l) use and storage of chemicals, oil, construction-related hazardous substances and other materials that have the potential to contaminate the environment (including proposed emergency responses), and

(m) site security, fencing and safety (including the management of public access and local traffic).


14. In consultation with the Department of Environment, Water and Natural Resources a Native Vegetation Management, Rehabilitation and Revegetation Plan. The plan also should include details on how weeds and pests are to be managed following commencement of operations and during operation.

During Construction Works and Prior to Operation of the Development

15. All works shall be undertaken in accordance with the approved plans, drawings, specifications and other documentation provided (and approved by the Minister for Planning where required) in accordance with conditions 1 to 14 listed above.

16. Fire water tanks are to be constructed and filled as the first element of works undertaken on site and to the standards outlined in the Fire Service Policy 14 Version 1.0 dated June 2016.

17. Reticulated water supply to the site, to the satisfaction of SA Water and the Country Fire Service, shall be provided to the site following the completion of identified stage 1 works (115 room 4 star hotel, 2 lodges (seven storeys, wine bar and activities lodges), 11 cabins – associated car parking, service and loading areas, internal roads and paths).

18. That the landscaping shown on the approved plans as required by Condition 4 shall be substantially established prior to the operation of each stage of the development and shall be maintained and nurtured at all times with any diseased or dying plants being replaced.

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

20. Pedestrian walkways on the subject land shall be adequately lit in accordance with Australian Standard and recognised engineering best practice to ensure safe and convenience movement. Walkways and lighting shall be maintained at all times to the reasonable satisfaction of the Minister for Planning.

21. That all vehicle car parks, driveways and vehicle entry and manoeuvring areas shall be designed and constructed in accordance with the relevant Australian Standards and be constructed, drained and paved with bitumen, concrete or paving bricks (or other such material as agreed to by the Minister for Planning), in accordance with sound engineering practice and appropriately line marked.

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

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

24. That all Council, utility or state-agency maintained infrastructure (i.e. roads, kerbs, drains, crossovers, footpaths etc.) that is demolished, altered, removed or damaged during the construction of the development shall be reinstated to Council, utility or state agency specifications. All costs associated with these works shall be met by the proponent.

25. Recycled water (wastewater, grey water and stormwater) must be stored separately from the main water supply storage.

26. All liquids that have the ability to cause environmental harm must be stored within a bunded compound that has a capacity of at least 120% of the volume of the largest container, in accordance with the Environment Protection Authority ‘Bunding and Spill Management Guidelines’ (2007).

27. In consultation with the Environment Protection Authority, the Country Fire Service and Kangaroo Island Council, an Operational Environmental Management and Monitoring Plan (OEMMP) be prepared by the applicant. The OEMMP must incorporate measures to address (but not be limited to) the following matters:
During Operation of the Development

15. During Operation of the Development, the Kangaroo Island Development Corporation must:

(a) general operational noise management (such as from machinery noise), to ensure compliance with the Environment Protection (Noise) Policy 2007
(b) a Waste Management strategy detailing the collection, storage and disposal of waste (for all waste streams) to comply with the Environment Protection (Waste to Resources) Policy 2010
(c) wastewater collection and treatment to comply with general obligations of the Environment Protection (Water Quality) Policy 2015
(d) traffic management associated with the preparation of events
(e) noise from live and/or recorded music and public address systems for events
(f) a Native Vegetation Management, Rehabilitation and Revegetation Plan detailing the management and maintenance of native flora and fauna, rehabilitation and revegetation of the site
(g) a Weed and Pest Management Strategy detailing how weeds and pests are to be managed post construction
(h) fire and emergency management and evacuation procedures (including a Fire and Emergency Management Plan prepared in consultation with the Country Fire Service)
(i) ongoing sustainability initiatives (including power, water, flora and fauna management) and details of proposed methods for ongoing monitoring and reporting, and
(j) implementation of the stormwater management plan.

Advisory Notes

1. Pursuant to Development Regulation 64, the applicant is advised that the Kangaroo Island Council or private certifier conducting a Building Rules assessment must:

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

2. The Kangaroo Island Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this provisional development authorisation (including any Conditions or Advisory Notes that apply in relation to this provisional development authorisation).

3. Should the applicant wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Development Report and Assessment Report referred to in this provisional development authorisation. If an application variation involves substantial changes to the proposal, pursuant to Section 47 of the Development Act 1993, the applicant may be required to prepare an amended Development Report for public inspection and purchase. An amended Assessment Report may also be required to assess any new issues not covered by the original Assessment Report and a decision made by the Governor pursuant to Section 48 of the Development Act 1993.

4. The applicant's Construction Environmental Management and Monitoring Plan and other plans should be prepared taking into consideration (and with explicit reference to) relevant Environmental Protection Authority policies and guideline documents, including, but not limited to:

(a) the Environment Protection (Air Quality) Policy 1994
(b) the Environment Protection (Noise) Policy 2007
(c) the Environment Protection (Water Quality) Policy 2015
(d) the Environment Protection (National Pollutant Inventory) Policy 2008
(e) the Standard for the Production and Use of Waste Derived Fill (if applicable) (2013)
(f) the Bunding and Spill Management Guidelines (2012)
(g) the Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry (1999)
(h) Handbooks for Pollution Avoidance, and
(i) any other legislative requirements, Guidelines and Australian Standards requiring compliance.

5. All works and activities must be undertaken in accordance with the General Environmental Duty as defined in Part 4, Section 25 (1) of the Environment Protection Act 1993 (which requires that a person must not undertake any activity, which pollutes, or may pollute; without taking all reasonable and practical measures to prevent or minimise harm to the environment), relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993 and other relevant publications and guidelines.

6. The applicant is reminded of its obligations under the Aboriginal Heritage Act 1988, whereby any ‘clearance’ work that may require permission to disturb, damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to Section 23 of the Act.

7. The applicant is reminded of its obligations under the Native Vegetation Regulations 2003 whereby any native vegetation clearance must be undertaken in accordance with a management plan that has been approved by the Native Vegetation Council that results in a significant environmental benefit on the property where the development is being undertaken, or a payment is made into the Native Vegetation Fund of an amount considered by the Native Vegetation Council to be sufficient to achieve a significant environmental benefit in the manner contemplated by Section 21 (6) of the Native Vegetation Act 1991, prior to any clearance occurring.
8. The applicant, and all agents, employees and contractors, such as construction crews, must be conversant with the provisions of the Aboriginal Heritage Act 1988, particularly the requirement to immediately contact the Department of Aboriginal Affairs and Reconciliation in the event that archaeological items (especially skeletal material) are uncovered during earthmoving.

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


HIEU VAN LE, Governor
### HOUSING IMPROVEMENT ACT 1940

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

<table>
<thead>
<tr>
<th>Address of House</th>
<th>Allotment, Section, etc.</th>
<th>Certificate of Title Volume</th>
<th>Folio</th>
</tr>
</thead>
<tbody>
<tr>
<td>54 Lewis Road, Carrickalinga, S.A. 5204</td>
<td>Allotment 543 in Deposited Plan 6399, Hundred of Myponga</td>
<td>5628</td>
<td>8</td>
</tr>
<tr>
<td>12 Railway Terrace, Gulnare, S.A. 5471</td>
<td>Allotment 7 in Deposited Plan 1605, Hundred of Bundaleer</td>
<td>6151</td>
<td>865</td>
</tr>
<tr>
<td>5 Cushen Street, Smithfield Plains, S.A. 5114</td>
<td>Allotment 348 in Deposited Plan 7888, Hundred of Munno Para</td>
<td>5192</td>
<td>46</td>
</tr>
<tr>
<td>1 Margaret Court, Melrose Park, S.A. 5059</td>
<td>Allotment 8 in Deposited Plan 4349, Hundred of Adelaide</td>
<td>5423</td>
<td>143</td>
</tr>
<tr>
<td>4 Manson Avenue, Eden Hills, S.A. 5050</td>
<td>Allotment 500 in Deposited Plan 38578, Hundred of Adelaide</td>
<td>5172</td>
<td>155</td>
</tr>
<tr>
<td>19 Jenkins Terrace, Naracoorte, S.A. 5271</td>
<td>Allotment 61 in Deposited Plan 231, Hundred of Naracoorte</td>
<td>5598</td>
<td>971</td>
</tr>
<tr>
<td>3 Blackburn Drive, Crafera, S.A. 5152</td>
<td>Allotment 10 in Deposited Plan 6616, Hundred of Adelaide</td>
<td>5637</td>
<td>228</td>
</tr>
<tr>
<td>12 Stock Street, Aldinga Beach, S.A. 5173</td>
<td>Allotment 60 in Deposited Plan 4701, Hundred of Willunga</td>
<td>5537</td>
<td>616</td>
</tr>
</tbody>
</table>

Dated at Adelaide, 27 January 2017. R. REARDON, Director, Property and Contract Management, Housing SA (Delegate SAHT)

### HOUSING IMPROVEMENT ACT 1940

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

<table>
<thead>
<tr>
<th>Address of House</th>
<th>Allotment, Section, etc.</th>
<th>Certificate of Title Volume</th>
<th>Folio</th>
<th>Date and page of Government Gazette in which notice declaring house to be substandard published</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 Gordon Road, Kadla, S.A. 5115 (previously known as Lot 30 Angle Vale Road, Evanston Gardens)</td>
<td>Section 30, Hundred Plan 105400, Hundred of Munno Para</td>
<td>5703</td>
<td>754</td>
<td>28.8.1980, page 730</td>
</tr>
<tr>
<td>35 Dulkara Road, Ingle Farm, S.A. 5098</td>
<td>Allotment 76 in Deposited Plan 7896, Hundred of Yatala</td>
<td>5201</td>
<td>243</td>
<td>20.10.2016, page 4052</td>
</tr>
<tr>
<td>81 Esplanade, Sellicks Beach, S.A. 5174 (was No. 10)</td>
<td>Allotment 10 in Deposited Plan 3297, Hundred of Willunga</td>
<td>5355</td>
<td>406</td>
<td>14.12.1978, page 2266</td>
</tr>
<tr>
<td>59B Green Street, Brompton, S.A. 5007 (previously known as 59A)</td>
<td>Allotment 412 in Deposited Plan 110296, Hundred of Yatala</td>
<td>2932</td>
<td>115</td>
<td>21.4.1994, page 1083</td>
</tr>
<tr>
<td>19 Midhurst Avenue, Christie Downs, S.A. 5164 (Boarding House)</td>
<td>Allotment 314 in Deposited Plan 9667, Hundred of Noarlunga</td>
<td>6161</td>
<td>412</td>
<td>7.7.2011, page 2980</td>
</tr>
<tr>
<td>19 Acacia Road, Morphett Vale, S.A. 5162</td>
<td>Allotment 81 in Deposited Plan 7598, Hundred of Noarlunga</td>
<td>5609</td>
<td>522</td>
<td>26.4.2012, page 1487</td>
</tr>
</tbody>
</table>

Dated at Adelaide, 27 January 2017. R. REARDON, Director, Property and Contract Management, Housing SA (Delegate SAHT)


### HOUSING IMPROVEMENT ACT 1940

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

<table>
<thead>
<tr>
<th>Address of House</th>
<th>Allotment, Section, etc.</th>
<th>Certificate of Title Volume</th>
<th>Folio</th>
<th>Date and page of <em>Government Gazette</em> in which notice declaring house to be substandard published</th>
<th>Maximum rental payable in respect of each house $</th>
</tr>
</thead>
<tbody>
<tr>
<td>19 Norongo Street, O’Sullivan Beach, S.A. 5166</td>
<td>Allotment 85 in Deposited Plan 7932, Hundred of Noarlunga</td>
<td>5583</td>
<td>568</td>
<td>17.11.2016, page 4426</td>
<td>126.00</td>
</tr>
<tr>
<td>7 Carlow Street, Salisbury Downs, S.A. 5108</td>
<td>Allotment 423 in Deposited Plan 6139, Hundred of Yatala</td>
<td>5627</td>
<td>914</td>
<td>17.11.2016, page 4426</td>
<td>249.00</td>
</tr>
<tr>
<td>30 Ballard Road, Smithfield Plains, S.A. 5114</td>
<td>Allotment 112 in Deposited Plan 7868, Hundred of Munno Para</td>
<td>5156</td>
<td>773</td>
<td>26.2.2015, page 822</td>
<td>185.00</td>
</tr>
</tbody>
</table>

R. REARDON, Director, Property and Contract Management, Housing SA (Delegate SAHT)
South Australia

**Statutes Amendment (Budget 2016) Act (Commencement) Proclamation 2017**

1—Short title

This proclamation may be cited as the *Statutes Amendment (Budget 2016) Act (Commencement) Proclamation 2017*.

2—Commencement of suspended provisions

Parts 5 and 13 of the *Statutes Amendment (Budget 2016) Act 2016* (No 57 of 2016) will come into operation on 1 February 2017.

**Made by the Governor**

with the advice and consent of the Executive Council on 27 January 2017

17MSECCS001
South Australia

**Development (Low Impact Entertainment) Variation Regulations 2017**

under the *Development Act 1993*

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**Contents**

Part 1—Preliminary

1 Short title
2 Commencement
3 Variation provisions

Part 2—Variation of *Development Regulations 2008*

4 Variation of Schedule 3—Acts and activities that are not development

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**Part 1—Preliminary**

1—Short title

These regulations may be cited as the *Development (Low Impact Entertainment) Variation Regulations 2017*.

2—Commencement

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

3—Variation provisions

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

**Part 2—Variation of *Development Regulations 2008***

4—Variation of Schedule 3—Acts and activities that are not development

(1) Schedule 3 clause 5(2)—after paragraph (e) insert:

(f) the carrying on of low impact entertainment on premises other than residential premises.

(2) Schedule 3 clause 5—after subclause (2) insert:

(3) In this clause—

*low impact entertainment*, in relation to premises, means live entertainment that is carried on—

(a) inside a building; and
(b) in accordance with the lawful use and occupation of the premises; and

(c) in compliance with the Environment Protection Act 1993,

but does not include—

(d) prescribed entertainment within the meaning of section 105 of the Liquor Licensing Act 1997; or

(e) entertainment that is to be carried on in connection with a proposed change of use of the premises.

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 27 January 2017

No 3 of 2017

PLN0026/16CS
South Australia

Return to Work (Guarantee) Variation Regulations 2017
under the Return to Work Act 2014

Contents

Part 1—Preliminary

1 Short title
These regulations may be cited as the Return to Work (Guarantee) Variation Regulations 2017.

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

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

Part 2—Variation of Return to Work Regulations 2015

4 Variation of Schedule 3—Self-insured employers terms and conditions of registration

Schedule 3, clause 8(2)(a)—delete "2" and substitute:

1.5

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 27 January 2017

No 4 of 2017
MIR0039/16CS
South Australia

Development (Miscellaneous) Variation Regulations 2017

under the Development Act 1993

Contents

Part 1—Preliminary
1 Short title
2 Commencement
3 Variation provisions

Part 2—Variation of Development Regulations 2008
4 Variation of regulation 32—Public notice categories
5 Variation of Schedule 3—Acts and activities that are not development
6 Variation of Schedule 8—Referrals and concurrences
7 Variation of Schedule 10—Decisions by Development Assessment Commission
8 Variation of Schedule 14—State agency development exempt from approval

Part 1—Preliminary

1—Short title

These regulations may be cited as the Development (Miscellaneous) Variation Regulations 2017.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Development Regulations 2008

4—Variation of regulation 32—Public notice categories

(1) Regulation 32(1) to (3)—delete subregulations (1) to (3) (inclusive) and substitute:

(1) This regulation assigns forms of development to categories for the purposes of section 38 of the Act.

Note—

Section 38(2a) provides that an assignment cannot extend to a particular development if that development involves, or is for the purposes of, a prescribed activity of environmental significance as defined by the Environment Protection Act 1993.

(2) Subject to subregulation (3), a form of development specified in Schedule 9 Part 1 is assigned to Category 1.
(3) The following forms of development are assigned to Category 2:

(a) a form of development specified in Schedule 9 Part 1 that cannot be assigned to Category 1 because of section 38(2a) of the Act;

(b) a form of development that would be assigned to Category 1 by the relevant Development Plan but for section 38(2a) of the Act;

(c) a form of development specified in Schedule 9 Part 2.

(2) Regulation 32(5)—delete subregulation (5) and substitute:

(5) A form of development that comprises 2 or more elements (as set out in the relevant application or as determined by the relevant authority) is assigned as follows:

(a) subject to paragraph (b)(i), the form of development is assigned to Category 1 if all of the elements are within Schedule 9 Part 1;

(b) the form of development is assigned to Category 2—

(i) if all the elements are within Schedule 9 Part 1 but the form of development cannot be assigned to Category 1 because of section 38(2a) of the Act; or

(ii) if all of the elements are within Schedule 9 Part 1 or Part 2 (with at least 1 element within Part 2).

5—Variation of Schedule 3—Acts and activities that are not development

(1) Schedule 3 clause 3—after subclause (1) insert:

(1a) The grant or acceptance of a lease or licence, or the making of an agreement for a lease or licence, under—

(a) the Aboriginal Lands Trust Act 2013; or

(b) the Anangu Pitjantjatjara Yankunytjatjara Land Rights Act 1981; or

(c) the Maralinga Tjarutja Land Rights Act 1984,

by virtue of which the Crown (or an agency or instrumentality of the Crown) becomes, or may become, entitled to possession or occupation of part only of an allotment.

(2) Schedule 3—after clause 18 insert:

19—Recreation paths

(1) The following development undertaken by or on behalf of the Crown, a council or other public authority:

(a) the construction, reconstruction, alteration, repair or maintenance of a recreation path (including in a coastal area within the meaning of Schedule 8 clause 1);

(b) any ancillary development in connection with such a path, including—

(i) excavation, importation of fill and other earthworks; and

(ii) footings and other support structures; and

(iii) landscaping; and
(iv) safety features; and
(v) directional signs, information boards, lighting, seating, weather shelters, rubbish bins or other street furniture.

(2) In this clause—

recreation path means a path that—
(a) is under the care, control and management of the Crown, a council or other public authority; and
(b) is open to the public for walking, cycling or similar recreational activities, without payment of a charge,

and includes a boardwalk.

6—Variation of Schedule 8—Referrals and concurrences

(1) Schedule 8 clause 1—after subclause (5) insert:

(5a) Despite the provisions of these regulations, a reference to a class of development in items 24, 25 and 25A of the table in clause 2 does not include a reference to a variation of an application referred to in section 39(4)(a) of the Act if the development has previously—

(a) been referred to the Government Architect or Associate Government Architect under Part 5; or

(b) been given development authorisation under the Act.

(2) Schedule 8, clause 2, table, item 24, column 1—after "Schedule 10 clause 4B" insert:

(excluding variations of applications—see clause 1(5a) of this Schedule)

(3) Schedule 8, clause 2, table, item 25, column 1—delete the contents of column 1 and substitute:

Development that involves the erection or construction of a building that exceeds 4 storeys in height in—

(a) any part of the area of the following councils defined in the relevant Development Plan as Urban Corridor Zone:
   (i) the City of Burnside;
   (ii) the Corporation of the City of Norwood Payneham & St Peters;
   (iii) the City of Prospect;
   (iv) the Corporation of the City of Unley;
   (v) the City of West Torrens; or

(b) that part of the area of the Corporation of the City of Norwood Payneham & St Peters defined in the relevant Development Plan as District Centre (Norwood) Zone; or

(c) any part of the area of the City of Holdfast Bay defined in the relevant Development Plan as District Centre Zone, Glenelg Policy Area 2 or Residential High Density Zone,

(excluding variations of applications—see clause 1(5a) of this Schedule).
(4) Schedule 8, clause 2, table, item 25A, column 1—after "Schedule 10 clause 6" insert:
   (excluding variations of applications—see clause 1(5a) of this Schedule)

7—Variation of Schedule 10—Decisions by Development Assessment Commission

(1) Schedule 10 clause 2—delete clause 2

(2) Schedule 10 clause 7—delete clause 7 and substitute:

7—Mount Lofty Ranges Water Protection Area

   The division of an allotment or allotments outside a township designated in
   or by a Development Plan in the Mount Lofty Ranges Water Protection
   Area, as declared under Part 8 of the Environment Protection Act 1993,
   other than where 2 habitable detached dwellings are situated on 1 allotment
   and the purpose of the division is to divide the allotment into 2 allotments
   so that each dwelling will be situated on a separate allotment.

(3) Schedule 10 clause 13—after its present contents now to be redesignated as subclause (1)
   insert:

   (2) Without limitation, subclause (1) applies to—
       (a) a variation of an application for development referred to in section
           39(4)(a) of the Act if the development proposed to be varied has
           previously been given development authorisation under this clause
           by the Development Assessment Commission; and
       (b) proposed development that the Development Assessment
           Commission considers to be ancillary to or in association with
           development that has previously been given development
           authorisation under this clause by the Development Assessment
           Commission,

       but does not apply if—

       (c) the development that was previously given development
           authorisation is complying development or comprised of a
           building in relation to which a certificate of occupancy has been
           issued; or
       (d) in the case of paragraph (a)—the proposed variation is complying
           development; or
       (e) in the case of paragraph (b)—the proposed development is
           complying development.

(4) Schedule 10 clause 14—delete clause 14

(5) Schedule 10 clause 20—after its present contents now to be redesignated as subclause (1)
   insert:

   (2) Without limitation, subclause (1) applies to—
       (a) a variation of an application for development referred to in section
           39(4)(a) of the Act if the development proposed to be varied has
           previously been given development authorisation under this clause
           by the Development Assessment Commission; and
(b) proposed development that the Development Assessment Commission considers to be ancillary to or in association with development that has previously been given development authorisation under this clause by the Development Assessment Commission,

but does not apply if—

(c) the development that was previously given development authorisation is complying development or comprised of a building in relation to which a certificate of occupancy has been issued; or

(d) in the case of paragraph (a)—the proposed variation is complying development; or

(e) in the case of paragraph (b)—the proposed development is complying development.

8—Variation of Schedule 14—State agency development exempt from approval

(1) Schedule 14 clause 1(1)(b)(ii)—after "water filtration tank" insert:

water storage tank,

(2) Schedule 14 clause 1(1)(b)—after subparagraph (ii) insert:

(iia) the construction, reconstruction or alteration of any works or infrastructure that is ancillary to works or infrastructure referred to in subparagraph (ii); or

(3) Schedule 14 clause 1(1)(b)—after subparagraph (iii) insert:

(iiiia) the construction, reconstruction or alteration of a dwelling within an existing township, settlement or camp on—

(A) Trust land within the meaning of the Aboriginal Lands Trust Act 2013; or

(B) "the lands" within the meaning of the Anangu Pitjantjatjara Yankunytjatjara Land Rights Act 1981; or

(C) "the lands" within the meaning of the Maralinga Tjarutja Land Rights Act 1984; or

(4) Schedule 14 clause 1(1)(b)(vii)—after "outbuilding" insert:

(or a structure or building that is ancillary to an outbuilding)

(5) Schedule 14 clause 1(1)—after paragraph (t) insert:

(u) the construction, reconstruction or alteration of—

(i) a correctional institution (within the meaning of the Correctional Services Act 1982) or training centre (within the meaning of the Young Offenders Act 1993); or

(ii) any works or infrastructure that is ancillary to such a correctional institution or training centre.

(6) Schedule 14 clause 4(b)(vi)(A)—delete subsubparagraph (A) and substitute:

(A) where the work will result in—

• the building exceeding 1 storey in height; or
• the creation of a new access point to or from a public road or the alteration of an existing access point to or from a public road; or
• fewer carparks on the site; or

(7) Schedule 14 clause 4(b)(vi)(B)—delete "20" and substitute:

5

(8) Schedule 14 clause 4(b)(vi)(D)—delete subsubparagraph (D)

(9) Schedule 14 clause 4(b)—after subparagraph (vi) insert:

(vii) tree-damaging activity in relation to a regulated tree—

(A) that is on land—

• on which a school, within the meaning of the Education and Early Childhood Services (Registration and Standards) Act 2011, is located or is proposed to be built; and
  • that is under the care, control or management of the Minister responsible for the administration of that Act; or

(B) that is on land—

• on which a road is located or is proposed to be built or widened; and
  • that is under the care, control and management of the Commissioner for Highways.

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 27 January 2016

No 5 of 2017

PLN0025/16CS
South Australia

Zero Waste SA Revocation Regulations 2017

under the Green Industries SA Act 2004

Contents

Part 1—Preliminary

1 Short title

These regulations may be cited as the Zero Waste SA Revocation Regulations 2017.

2 Commencement

These regulations will come into operation on the day on which Part 13 of the Statutes Amendment (Budget 2016) Act 2016 comes into operation.

Part 2—Revocation of Zero Waste SA Regulations 2006

3 Revocation of Zero Waste SA Regulations 2006

The Zero Waste SA Regulations 2006 are revoked.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council

on 27 January 2017

No 6 of 2017

17MSECCS001
NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the Light Regional Council proposes to make a Road Process Order to close portion of Mattiske Street, situated between Shanahan Street and Coulls Street and merge with adjoining Allotment 51 in Deposited Plan 39437, more particularly delineated and lettered ‘A’ on Preliminary Plan No. 17/0007.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Light Regional Council, 93 Main Street, Kapunda, S.A. 5373 and the Adelaide Office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Light Regional Council, P.O. Box 72, Kapunda, S.A. 5373 within 28 days of this notice and a copy must be delivered to the Light Regional Council, 93 Main Street, Kapunda, S.A. 5373. Where a submission is made, the Council will give notice of the meeting at which the matter will be considered.

B. CARR, Chief Executive Officer

NOTICE is hereby given pursuant to Section 193 (5), at the meeting of 5 December 2016, Council resolved to classify as Community Land, parcels of land, Lots 201, 202 and 203 in Deposited Plan No. 34435 contained within Certificates of Title Volume 5143, Folios 736, 737 and 738.

Dated 18 January 2017

A. STUART, Chief Executive Officer

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

Booth, Ronald John, late of 7 Raymond Grove, Glenelg, retired journalist, who died on 12 October 2016.


Browne, Margaret, late of 100 Seaford Road, Seaford, widow, who died on 23 August 2016.

Doble, Florence Agnes, late of 7 Raymond Grove, Glenelg, widow, who died on 8 August 2016.

Dunn, Daniel, late of 20 Alpha Road, Prospect, retired army officer, who died on 4 May 2016.

Earl, Albert Stanley, late of 26 River Road, Port Noarlunga, retired truck driver, who died on 16 October 2016.

Fenton, Kathleen Gladys, late of 147 Frost Road, Salisbury South, retired press operator, who died on 9 August 2016.

Gogel, Allan Reginald, late of 38 Leslie Street, Murray Bridge, retired electrical mechanic, who died on 2 August 2016.

Grieves, Janice Beverley, late of 80 Moseley Street, Glenelg South, 5045 of no occupation, who died on 9 August 2016.

Higgs, Graham Norris, late of 12 Stonehaven Street, Pennington, of no occupation, who died on 20 September 2016.

Hobbs, Karen Ann, late of 18 Lake Frome Place, Greenwith, revenue officer, who died on 2 May 2016.

Hodges, Dorothy Patricia, late of 19 Cornhill Road, Victor Harbor, of no occupation, who died on 16 November 2016.

Hudson, Marjorie, late of 2 Malken Way, Findon, retired clerical officer, who died on 13 May 2016.

James, Lynette Ann, late of 206 Sir Donald Bradman Drive, Cowandilla, of no occupation, who died on 19 April 2016.

Kelly, Denise Eileen, late of 20 Gregor Street, Whyalla Norrie, home duties, who died on 15 September 2016.

Krempfoltz, Richard, late of 19-23 Wayford Street, Elizabeth Vale, retired sign writer, who died on 20 October 2016.

Losovski, Elizabeth, late of 56 High Street, Grange, retired shop assistant, who died on 25 July 2016.

Miller, Mary Patricia, late of 16-24 Penneys Hill Road, Hackham, widow, who died on 30 May 2016.

Mitton, Terence, late of Memorial Drive, Eliston, electro plater, who died on 15 August 2016.

Moberly, Judith Helen, late of 800 Lower North East Road, Dernancourt, home duties, who died on 20 July 2016.

Oates, Patricia Joan Ann, late of 10 Morton Road, Christie Downs, retired managing director, who died on 12 August 2016.

Platten, Alvin Lyall, late of 7 Seaview Avenue, Middleton, retired electrical fitter, who died on 30 April 2016.

Playfair, Robert Edward, late of 7 Thelma Avenue, Fulham Gardens, of no occupation, who died on 5 September 2016.

Richardson, Norma Verna, late of 324 Military Road, Semaphore Park, of no occupation, who died on 29 April 2016.

Springall, Michael Edward, late of 26 Crouch Street, South Mount Gambier, retired truck driver, who died on 5 September 2016.

Starr, James Henry, late of 25 Roopena Street, Ingle Farm, retired bootmaker, who died on 25 September 2016.

Taylor, Margery Lyle, late of 54 Woodcroft Drive, Morphett Vale, of no occupation, who died on 26 September 2016.

Tjayanang, Riley, late of Hospital Road, Cooper Pedy, retired stockman, who died on 24 July 2016.

Trump, Malcolm John, late of 10709 Spencer Highway, Wallaroo, retired Commonwealth public servant, who died on 21 May 2016.

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 24 February 2017, otherwise they will be excluded from the distribution of the said estate; and notice is 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.


D. A. CONTALA, Public Trustee
### Register of Unclaimed Moneys held by Adelaide Brighton Limited— for the year ended 2009

#### UNCLAIMED MONEYS ACT 1891

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| 214 THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE 27 January 2017
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### UNCLAIMED MONEYS ACT 1891

**Register of Unclaimed Moneys held by ABB Grain Ltd for the year ended 2009**

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### UNCLAIMED MONEYS ACT 1891

**Register of Unclaimed Moneys held by Argo Investments Limited for the year ended 2010**

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### UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys held by Beach Energy Limited for the year ended 2002

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Asselin Patrice | 34 Place Le Marronnier St-Lambert Quebec J4S 1Z7 Canada | 28.80 | Payment 1.4.10
Atkins Brian | 569 Prairie Avenue RR#2 Port Coquitlam V3C 3V4 Canada | 69.60 | Payment 1.4.10
Barnes Wilfred | 14 Neretva Street Midhurst Ontario L0L1X1 Canada | 115.20 | Payment 1.4.10
Bedford Doris M | c/o Gary Lokken 2365 Kews Road Shawinigan Lake VOR2W3 Canada | 43.08 | Payment 1.4.10
Beriault Guy | c/o Hughette Archambault 6290 Rue Archambault Notre-Dame De Lourdes Quebec J0K 1K0 Canada | 14.40 | Payment 1.4.10
Boyd Gary | 139 Princess Anne Crescent Etobicoke Ontario M9A 2R4 Canada | 14.40 | Payment 1.4.10
Canuel Roger | 181 Dupont Street Romuald Quebec G6W 7A9 Canada | 28.80 | Payment 1.4.10
Caron Paul | 710 Place Flamand Ville Vanier Quebec Canada | 28.80 | Payment 1.4.10
Casselman Margaret | c/o Carole Davis 35 Chapman Road Winnipeg Manitoba R1Y 1J9 Canada | 14.40 | Payment 1.4.10
Danjou Pierre | 631 2 Rue Est Rimouski Est Quebec Canada | 57.60 | Payment 1.4.10
Einaron Brent | 19334 120th Avenue Pitt Meadows Be V3Y 1J6 Canada | 34.80 | Payment 1.4.10
Folk Gertrude A | 181 Wedgewood Avenue Willowdale Ontario Canada | 14.40 | Payment 1.4.10
Iannuzziello Peter | 58 Alcina Avenue Toronto Ontario Canada | 28.80 | Payment 1.4.10
Jamison Mark | 21445 86th Street East Port Langley V0X 1J0 B C Canada | 14.40 | Payment 1.4.10
Jaques Ralph | 6596 Golden Eagle Way Nanaimo V9V 1P8 BC Canada | 14.40 | Payment 1.4.10
Johnson Shelly | 703 Hurley Crescent Saskatchewan S1N 4J4 Canada | 18.60 | Payment 1.4.10
Lachance Jean Pierre | 704 Place Flamand Vanier Quebec Canada | 28.80 | Payment 1.4.10
Lambert Michael | 878 Rue Charcot Boucherville Quebec Canada | 28.80 | Payment 1.4.10
Loree Georgina | 1476/43 Street N E Calgary Alberta T2A Canada | 14.40 | Payment 1.4.10
Macpherson Barry | 10632 Harrogate Drive North Delta British Columbia V3C 8E2 Canada | 14.40 | Payment 1.4.10
Maillette Benoit | 196 Des Arbes Hudson Rigaud Quebec J0P 1H0 Canada | 14.40 | Payment 1.4.10
Malcolm Terence | 14-2990 Panorama Drive Coquitlam BC V3E 2W5 Canada | 28.80 | Payment 1.4.10
Mattie Steve | 45 Rue Henri Daoust Kirkland Quebec Canada | 28.80 | Payment 1.4.10
Mayo Maria Linaflor | 8 Pillar Road Brampton Ontario L6Y 0N9 Canada | 14.40 | Payment 1.4.10
McFadzean Geoff | 201 Carlaw Avenue Apt 406 Toronto Ontario M4M | 18.60 | Payment 1.4.10
Mercier Jean Marie | 255 Boulevard Wilfrid Hamel Quebec G1L 4J2 Canada | 28.80 | Payment 1.4.10
Milliken William | 1505 Randor Drive Mississauga Ontario Canada | 12.00 | Payment 1.4.10
Mondor Robert | 430 Goulart Street Winnipeg Manitoba Canada | 14.40 | Payment 1.4.10
Narranay George | 539 McCowan Road Scarborough Ontario M1J 1J7 Canada | 12.60 | Payment 1.4.10
Perron Jules | 475 L a Haintul Nord Mandiville Quebec Jokilo Canada | 28.80 | Payment 1.4.10
Reily Patrick | 4475 Orchard Street Hubert Quebec J3Y 2G3 Canada | 28.80 | Payment 1.4.10
Richard Alain | (In Bankruptcy) c/o Raymond Chabot Inc 888 Rue Saint-Jean Bureau 260 Canada | 57.60 | Payment 1.4.10
Rochefort Peter | 161 Deer Ridge Drive Street Albert Canada T5N 6G8 Canada | 28.80 | Payment 1.4.10
Royer Guy | 351 Alfred Lalibertte Ste Foy Canada | 28.80 | Payment 1.4.10
Sadowsky Orest | c/o Elaine Sadowsky SA 5097 Heritage Hills | 28.80 | Payment 1.4.10
Shobridge Elaine Patricia | 645 McCartney Close North Vancouver British Columbia V7H2H1 Canada | 133.32 | Payment 1.4.10
Smith Barbara | 2297 Wildwood Crescent Pickering Ontario L1X 2R8 Canada | 14.40 | Payment 1.4.10
Swaney Merv S | c/o Heather L Suttie Law Corporation 342/20th Avenue SPO Box 1430 Creton British Columbia Canada | 50.40 | Payment 1.4.10
Theberge Randel | #11-4791 Steveston Highway Richmond BC V7E 2K4 Canada | 29.16 | Payment 1.4.10
Thomson Dewar D | c/o J Thomson 780 Consol Avenue Winnipeg Canada | 14.40 | Payment 1.4.10
Thorlacius Sandra | RR 1 Petersfield MB ROE 2LO Canada | 34.80 | Payment 1.4.10
Vigneault Maurice Yvon | 35 Beloeil Clarmont Quebec Canada | 57.60 | Payment 1.4.10
Visser Stuart | 189 Kingston Crest PO Box 1784 Prescott Ontario K0E 170 Canada | 12.00 | Payment 1.4.10
Zannellato Marius | 400 Leotable Dubuc Laprairie Quebec Canada | 14.40 | Payment 1.4.10
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## UNCLAIMED MONEYS ACT 1891

**Register of Unclaimed Moneys held by Tower Trust Limited (ACN 007 869 794) for the years ended 2000-2004**

<table>
<thead>
<tr>
<th>Name and Address of Owner</th>
<th>Amount ($)</th>
<th>Dividend Payment</th>
<th>Date</th>
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<tbody>
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<td>Cockes Roger Lloyd</td>
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</tr>
<tr>
<td>Faulkner Alison Joy</td>
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<td>6.2.04</td>
</tr>
<tr>
<td>Goodwin Robyn Lesley</td>
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<td>Payment</td>
<td>10.6.03</td>
</tr>
<tr>
<td>Graydon Calvin Philip and Graydon Lyndley N</td>
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<td>Payment</td>
<td>10.6.03</td>
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<tr>
<td>Grez M</td>
<td>2 030.89</td>
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</tr>
<tr>
<td>Harvey Michael John and Harvey Jill</td>
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<td>Payment</td>
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<tr>
<td>Jervies David Francis</td>
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<td>Johns Joan</td>
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## UNCLAIMED MONEYS ACT 1891

**Register of Unclaimed Moneys held by S.E.A.S. Sapfor Forests Pty Ltd for the years ended 2000-2004**

<table>
<thead>
<tr>
<th>Name and Address of Owner</th>
<th>Amount ($)</th>
<th>Dividend Payment</th>
<th>Date</th>
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<tbody>
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## UNCLAIMED MONEYS ACT 1891

**Register of Unclaimed Moneys held by Tower Trust Limited (ACN 007 869 794) for the years ended 2010**

<table>
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<th>Name and Last Known Address</th>
<th>Amount ($)</th>
<th>Date Last Claim</th>
<th>Date Owner Became Entitled</th>
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<tbody>
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<td>Burke Nancy Kathleen</td>
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<td>Zuccato Elvira Alba Estate</td>
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<td>16.3.2009</td>
<td>19.11.2004</td>
<td>stale cheque 930575 closed account 53219500. Redempition of 50.36 units 10.11.04 from PM Capital Enhanced Yield FD</td>
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</table>
Name and Last Known Address | Amount ($) | Date Last Claim | Date Owner Became Entitled | Description
---|---|---|---|---
Tate S E | Unknown | 0.56 | 19.2.2009 | 17.10.2008
Mungall James Ross | 35 Woodforde Drive Wallaroo SA 5556 | 2 423.35 | 22.5.2009 | 25.2.2008 50278500. distribution from J R Mungall Est. distribution from Estate M J Boyley 67313700. unable to locate.
Ellis Margaret Lorraine | 3 Kym Avenue Valley View SA 5093 | 44.89 | 6.2.2009 | 6.2.2006
Chirgwin Rosalie Mary | PO Box 55 Kingscote SA 5223 | 234.94 | 22.5.2009 | 17.11.2008 68778700. refund of memorial expenses for M B Weatherspoon Est 653785.
Leino Osa | Late of 3 Talbot Avenue North Plympton SA | 4 563.54 | 31.7.2009 | 1.5.2006 676698—A Leino Estate Distribution from Estate.
Longworth Anthony James | Unknown | 214.21 | 5.11.2010 | 5.11.2010
Whittington Geoffery Onslow | Unknown | 7 481.11 | 4.2.2010 | 3.10.2006 Distribution from E A Whittington Estate. Unknown amount from overall rec.

**Total** | | $24 181.95 | | 

**UNCLAIMED MONEYS ACT 1891**

Register of Unclaimed Moneys held by University of Adelaide for the years 2009-2010

<table>
<thead>
<tr>
<th>Name of Owner on Books and Last Known Address</th>
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<td>103 Ho—1204 Dong Jugong 12 Danji Sunbu-Dong Danwon-Gu Ansan-shi Kyang Ki-Do Republic of Korea</td>
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<td>Nguyen Huu Quang</td>
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<tr>
<td>Hu Qiu</td>
<td>61 Choi Pen Street Tong Chuan District Sichuan Dazhou 635000 China</td>
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<tr>
<td>Blackburn Adrian</td>
<td>174 Mead Street Largs Bay SA 5016</td>
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<tr>
<td>Li Chen</td>
<td>Room 1-2-10 Ran Liao Building Tunjie Road Beiakoukou Residents Committee Qiao Xi District Xing Tai Hebei Province 054000 China</td>
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<td>Wang Huixian</td>
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<td>Name of Owner on Books and Last Known Address</td>
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NOTICE SUBMISSION

Notices to be published in the South Australian Government Gazette can be emailed as attachments in the following formats:

- Notice(s) as Word files (.doc)
- Maps, images and diagrams as PDF files (.pdf)
- Notices requiring official date and signature—notice as Word (.doc) and signed version as PDF (.pdf)

Please provide the following information in the email:

- Date the notice is to be gazetted
- Whether a proof, quote, or return email confirmation is required
- Email address and phone number of the person authorising the notice
- Name of the person and organisation to be charged for the notice, if applicable, and a purchase order if required
- Details that may impact on publication of the notice

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PHONE  (08) 8207 1045

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If no notification is received by 10 a.m. on the day of publication, the formatted notice will be gazetted.