

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

Adelaide, Wednesday, 4 October 2017

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All public Acts appearing in this gazette are to be considered official, and obeyed as such

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Department of the Premier and Cabinet Adelaide, 4 October 2017

HIS Excellency the Administrator in Executive Council has been pleased to appoint the undermentioned to the Training Centre Review Board, pursuant to the provisions of the Young Offenders Act 1993:

Deputy Member: From 4 October 2017 until 11 March 2018

Carolyn Jane Schild (Deputy to Forrest)

By command,

GEOFFREY GRAEME BROCK, for Premier

AGO0008/17CS			

Department of the Premier and Cabinet Adelaide, 4 October 2017

HIS Excellency the Administrator in Executive Council has been pleased to appoint the undermentioned to the State Procurement Board, pursuant to the provisions of the State Procurement Act 2004:

Member: From 8 October 2017 until 7 October 2019 Marielle Catherine Smith Jamin Woolcock

Member: From 31 October 2017 until 30 October 2019 Jacqueline Bray

Member: From 14 November 2017 until 13 November 2019 David Grant Henchliffe

Member: From 22 November 2017 until 21 November 2019 Caroline Mary Croser-Barlow

By command,

GEOFFREY GRAEME BROCK, for Premier

Department of the Premier and Cabinet Adelaide, 4 October 2017

HIS Excellency the Administrator in Executive Council has been pleased to appoint the Honourable Christopher James Picton, MP, Minister for Police, Minister for Correctional Services, Minister for Emergency Services, Minister for Road Safety, Minister Assisting the Minister for Health and Minister Assisting the Minister for Mental Health and Substance Abuse to be also Acting Minister for Investment and Trade, Acting Minister for Small Business, Acting Minister for Defence and Space Industries, Acting Minister for Health Industries and Acting Minister for Veterans' Affairs for the period from 6 October 2017 to 15 October 2017 inclusive, during the absence of the Honourable Martin Leslie James Hamilton-Smith, MP.

By command,

GEOFFREY GRAEME BROCK, for Premier

Department of the Premier and Cabinet Adelaide, 4 October 2017

HIS Excellency the Administrator in Executive Council has been pleased to appoint Martin Stuart Westwell to the position of Chief Executive Officer, SACE Board of South Australia, for a term of five years commencing on 2 January 2018 and expiring on 1 January 2023 - pursuant to the provisions of the SACE Board of South Australia Act 1983.

By command,

GEOFFREY GRAEME BROCK, for Premier

MECD17/048

17MINT/559CS

Department of the Premier and Cabinet Adelaide, 4 October 2017

HIS Excellency the Administrator in Executive Council has been pleased to appoint the people listed as sessional Ordinary Members of the South Australian Civil and Administrative Tribunal for the periods specified - pursuant to the provisions of the South Australian Civil and Administrative Tribunal Act 2013:

For a term of five years commencing on 4 October 2017 and expiring on 3 October 2022: Julia Susan Dunstone Anita Gabriela King Rebecca Elizabeth Maerschel Helen Rebecca Mares For a term of three years commencing on 4 October 2017 and expiring on 3 October 2020: Maya Bagato Jeanette Barnes David Trevlyn Coyte Angela Catherine Faulkner Janina Gipslis Johanna Lammersma

T&F17/067CS

4 October 2017

George Leonard Donald Rawson Joanna Catherine Richardson Elaine Frances Skinner Leena Monique Sudano Darryl Peter Watson

By command,

GEOFFREY GRAEME BROCK, for Premier

AGO0122/17CS

DANGEROUS SUBSTANCES ACT 1979

Appointment of an Authorised Officer

I, MARTYN CAMPBELL, Executive Director, SafeWork SA, hereby appoint the following person as an Authorised Officer for the purposes of the *Dangerous Substances Act 1979* pursuant to section 7(1) of that Act:

Deborah Jean McLean

Dated 28 September 2017.

MARTYN CAMPBELL, Executive Director, SafeWork SA

DEVELOPMENT ACT 1993

NOTICE UNDER SECTION 25(17)

City of Port Lincoln

Residential Development Plan Amendment

Preamble

- 1. The Residential Development Plan Amendment (the Amendment) by the City of Port Lincoln has been finalised in accordance with the provisions of the *Development Act 1993*.
- 2. The Minister for Planning has decided to approve the Amendment.

PURSUANT to section 25 of the Development Act 1993, I-

- a. approve the Amendment; and
- b. fix the day on which this notice is published in the Gazette as the day on which the Amendment will come into operation.
- Dated 27 September 2017.

JOHN RAU, Deputy Premier, Minister for Planning

EDUCATION REGULATIONS 2012

Notice of Policy by the Minister for Education and Child Development

PURSUANT to Regulation 60(2)(a) of the Education Regulations 2012, I, the Minister for Education and Child Development publish the following Capacity Management Plan for the purposes of the enrolment of a child at the Paringa Park Primary School:

CAPACITY MANAGEMENT PLAN

Paringa Park Primary School

This Capacity Management Plan sets out the conditions for enrolment at Paringa Park Primary School ("the school").

Capacity of School

The school has a current estimated built capacity of 530 students.

Criteria for Enrolment

Applications for enrolment at all year levels from parents living outside the school zone will only be accepted if capacity permits and if enrolment has been offered to all students listed on the enrolment register.

Year level: Reception

The number of students entering at Reception in any given year is limited to 60 students.

Priority consideration will be given to applications for enrolment from parents of prospective Reception students to attend the following school year, if they have been living inside the school zone prior to 31 October and whose application is received by this date.

If more than 60 applications for enrolment are received from parents living in the school zone by 31 October, places will be offered based on whether any, all or a combination of the following applies:

- The child has siblings currently enrolled in the school,
- The length of time the child has lived in the school zone,
- The distance of the child's residence from the school.

The school will notify parents of the outcome of this process by the second week of November. Unsuccessful applicants will be placed on the enrolment register, and referred for enrolment to other neighbouring schools.

Families who move into the school zone after 31 October will only have their applications considered if or when vacancies exist, with priority consideration afforded to those applicant's already on the school's enrolment register. If no vacancies exist the applicants, upon request, can be placed on the school's enrolment register and referred for enrolment to other neighbouring schools.

Intensive English Language Centre (IELC) students

Any Reception student offered enrolment at the school and who is eligible to attend an Intensive English Language Centre (IELC), will be able to attend an IELC during Reception and begin Year 1 at the school the following year.

4 October 2017

Out of zone applications with siblings currently at the school

Applications for enrolment from parents of prospective Reception students, who live outside the school's zone and have older siblings who currently attend the school, will only be given consideration for enrolment if:

- all Reception applications from parents of children living in the school zone have been considered including those already on the school's enrolment register, and
- the school is under its student enrolment limit of 60 Reception students as at 31 October.

In these cases, places will be offered based on the distance of the child's residence to the school and other personal needs.

Year levels: 1 to 7

Applications for enrolment from parents of prospective students living inside the school zone will be considered if or when vacancies exist, with priority consideration afforded to those applicants already on the school's enrolment register.

In these cases, applications will be considered based on siblings at the school, the length of time the child has lived in the school zone and the distance of the child's residence from the school.

The school will notify parents as and when their application has been determined if a vacancy is available for their child to attend the school.

If no vacancies exist the applicants will be referred for enrolment to other neighbouring schools and upon an applicant's request be placed on the school's enrolment register.

International Education Program

No new international students will be offered enrolment at the school.

Special Circumstances

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

Paringa Park Primary School zone

A school zone is a geographic area surrounding the school from which the school accepts its core intake of students. Paringa Park Primary School operates within the following zone:

• Commencing at the sea end of Holder Road to Brighton Road; on the eastern side down Brighton Road to Dunrobin Road; the northern side of Dunrobin Road to Macarthur Avenue; up Macarthur Avenue to Bowker Street; north up Muriel Avenue to Oaklands Road; along western side of Diagonal Road to Moore Street; on southern side of Moore Street to Brighton Road and north up western side of Brighton Road to Bath Street; down south side of Bath Street and Weewanda Street to the sea.

A school zone map (guide only) is available at:

www.decd.sa.gov.au/sites/g/files/net691/f/paringa_park_primary_school_zone_map.pdf

Enrolment Register

Only applications for enrolment from parents of a child living in the school zone will be placed on the register.

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

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

A child's name that appears on the register will be kept confidential and only disclosed as required by law.

Enrolment Process

All parents are required to complete the school enrolment form and provide the school with a copy of the following:

- proof of the child's identity and date of birth;
- proof of the child's residential address; and
- copies of any family law or other relevant court orders.

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

Parents will be invited to attend a pre-enrolment interview or information session with the school once a vacancy is offered.

Monitoring and enforcement

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

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

This Capacity Management Plan will be reviewed annually.

Dated 28 September 2017.

SUSAN CLOSE, Minister for Education and Child Development

EDUCATION REGULATIONS 2012

Notice of Policy by the Minister for Education and Child Development

PURSUANT to Regulation 60(2)(a) of the Education Regulations 2012, I, the Minister for Education and Child Development publish the following Capacity Management Plan for the purposes of the enrolment of a child at the Walkerville Primary School:

CAPACITY MANAGEMENT PLAN

Walkerville Primary School

This Capacity Management Plan sets out conditions for enrolment at Walkerville Primary School ("the school").

Capacity of School

The school has a current estimated built capacity of 700 students.

Criteria for Enrolment

Applications for enrolment from parents of prospective students in all year levels living outside the school zone will only be accepted if capacity permits and if enrolment has been offered to all applicants listed on the enrolment register.

Year level: Reception

The number of students entering at Reception in any given year is limited to 90 students.

Priority consideration will be given to applications for enrolment from parents of prospective reception students to attend the following school year, if they have been living inside the school zone prior to 31 October and whose application is received by this date.

If more than 90 applications for enrolment are received from parents living in the school zone by 31 October, places will be offered based on whether any or a combination of the following applies:

- the child has siblings at the school,
- the length of time the child has lived in the school zone,
- the distance of the child's residence from the school.

The school will notify parents of the outcome of this process by the second week of November. Unsuccessful applications will be placed on the enrolment register, and referred for enrolment to other neighbouring schools.

Families who move into the school zone after 31 October will only have their applications considered if or when vacancies exist, with priority consideration afforded to those applicant's already on the enrolment register. If no vacancies exist the applicants, upon request, can be placed on the school's enrolment register and referred for enrolment to other neighbouring schools.

Intensive English Language Centre (IELC) students

Any Reception student offered enrolment at the school and who is eligible to attend an Intensive English Language Centre (IELC), will be able to attend an IELC during reception and begin Year 1 at the school the following year.

Out of zone applications with siblings currently at the school

Applications for enrolment from parents of prospective Reception students, who live outside the school's zone and have older siblings who currently attend the school will only be given consideration for enrolment if:

- all Reception applications from parents of children living in the school zone have been considered including those already on the enrolment register, and
- the school is under its student enrolment limit of 90 Reception students as at 31 October.
- In these cases, places will be offered based on the distance of the child's residence to the school and other personal needs.

Year levels: 1 to 7

Applications for enrolment from parents of prospective students living inside the school zone will be considered if or when vacancies exist, with priority consideration afforded to those applicants already on the school's enrolment register.

In these cases, applications will be considered based on siblings at the school, the length of time the child has lived in the school zone and the distance of the child's residence from the school.

The school will notify parents as and when their application has been determined if a vacancy is available for their child to attend the school.

If no vacancies exist, the applicants will be referred for enrolment to other neighbouring schools and upon an applicant's request placed on the school's enrolment register.

International Education Program

No new international students will be offered enrolment at the school.

Special Circumstances

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

Walkerville Primary School zone

A school zone is a geographic area surrounding the school from which the school accepts its core intake of students. Walkerville Primary School operates within the following zone:

- Main North Road (eastern side) from Robe Terrace to Burwood Avenue; Burwood Avenue (both sides) to North Street (both sides including Julia Court); Edwin Avenue (both sides) North East Road (both sides) from Edwin Avenue to Lansdowne Terrace; Landsdowne Terrace (to the River Torrens): Battams Road (both sides) to Sixth Avenue; Sixth Avenue (both sides) from Battams Road to Stephen Terrace, Stephen Terrace (western side) to sixth avenue to Payneham Road; Payneham Road (northern side) from Stephen Terrace to Hackney Road; Hackney Road (to River Torrens); River Torrens to Frome Road; Frome Road from River Torrens to Stanley Street; Le Fevre Terrace to Medindie Road; Medindie Road to Robe Terrace; Robe Terrace to Main North Road.
- Map Walkerville Primary School zone (PDF 155KB)

A school zone map (guide only) is available at: <u>http://www.walkervilleps.sa.edu.au/enrolment.html</u>

Enrolment Register

Only applications for enrolment from parents of a child living in the school zone will be placed on the register.

The school will keep a record of potential out-of-zone enrolments for future allocations if or when vacancies become available.

Parents whose child's name has been placed on either document will only be contacted if vacancies become available.

Both the enrolment register and potential out-of-zone enrolments record will be reviewed and updated annually by the school.

A child's name appearing on either document is confidential and will only be disclosed as required by law.

4 October 2017

Enrolment Process

Once parents have received an offer of enrolment, the parent must arrange an enrolment pre-interview with the school, where they will be required to complete the school enrolment form and provide the school with a copy of the following:

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

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

Monitoring and enforcement

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

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

This Capacity Management Plan will be reviewed annually.

Dated 28 September 2017.

SUSAN CLOSE, Minister for Education and Child Development

FIRE AND EMERGENCY SERVICES ACT 2005

Constitution of a CFS Brigade

NOTICE is hereby given pursuant to Division 5, Section 68(1)(a) of the Fire and Emergency Services Act 2005 that the Chief Officer, SA Country Fire Service approves the change of name of the Forest Trust CFS Industry Brigade to constitute the Timberlands Pacific CFS Industry Brigade, effective 22nd September 2017.

The registered code for the Brigade will be TIMP.

Dated 23 September 2017.

GREGG NETTLETON, Chief Officer, SA Country Fire Service

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption ME9902958

TAKE NOTICE that pursuant to section 115 of the *Fisheries Management Act 2007* Jeremy Gramp (the 'exemption holder') on behalf of the Adelaide and Mount Lofty Ranges Natural Resources Management Board – NRM Education Program, C/- Noarlunga Office, Ramsay Place, Noarlunga Centre, SA, 5168 or a NRM Education Staff member acting as his agent is exempt from the provision of Sections 70, 71 and 72(2)(b) of the *Fisheries Management Act 2007*, and Regulations 7 and 10, clauses 96, 114 of schedule 6 of the *Fisheries Management (General) Regulations* 2007, but only in so far as the exemption holder may take native fish species for research purposes (the 'exempted activity') from the areas specified in Schedule 1, using gear specified in Schedule 2, subject to the conditions set out in Schedule 3, from 21 September 2017 until 21 September 2018, unless varied or revoked earlier.

SCHEDULE 1

The inland waters within the Adelaide and Mt Lofty Ranges Natural Resources Management Board boundary.

SCHEDULE 2

• 2 x single winged fyke nets (5 metre total length including wing, 4 hoops with front 'D' 60 cm drop, 4mm mesh).

SCHEDULE 3

- 1. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold.
- 2. All native fish must, as soon as reasonably practicable, be returned to the waters from which they were taken on completion of scientific evaluation and before leaving the point of collection.
- 3. At all times the fish must remain in the near vicinity of the area from which they were taken.
- 4. All non-native fish must be destroyed and disposed of appropriately.
- 5. Before conducting the exempted activity, the exemption holder must contact PIRSA FISHWATCH on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you 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 undertaking the exempted activity and other related issues.
- 6. Within 14 days of the expiry of this notice, the exemption holder must provide a report in writing to PIRSA, Fisheries and Aquaculture (GPO Box 1625, ADELAIDE SA 5001), of the results of the project to which this exemption is related.
- 7. While engaged in the exempted activity the exemption holder or a person acting as his agent must have in their possession a copy of this notice and such a notice must be produced to a Fisheries Officer if requested.
- 8. The exemption holder must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act or any condition of this notice, except where specifically exempted by this notice.

Dated 20 September 2017.

SEAN SLOAN, A/Executive Director, Fisheries and Aquaculture Delegate of the Minister for Agriculture, Food and Fisheries

HOUSING IMPROVEMENT ACT 2016

Rent Control

THE Minister for Social Housing Delegate in the exercise of the powers conferred by the Housing Improvement Act 2016, does hereby fix 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 shall come into force on the date of this publication in the Gazette.

Address of Premises	Allotment Section	Certificate of Title Volume/Folio	Maximum Rental per week payable
1 Illawarra Court, Craigmore SA 5114	Allotment 247 Deposited Plan 10909 Hundred of Munno Para	CT5737/108	\$140.00
78 Gladstone Avenue, Kilburn SA 5084	Allotment 75 Deposited Plan 1783 Hundred of Yatala	CT5229/170	\$160.00
1 Maxwell Street, Kapunda SA 5373	Allotment 2 Filed Plan 16076 Hundred of Kapunda	CT5594/291	\$125.00
6 Portland Street, Seacliff SA 5049	Allotment 173 Filed Plan 18833 Hundred of Noarlunga	CT5443/824	\$160.00

Dated 4 October 2017.

TIM BAKER, Director, Property and Contract Management, Housing SA, Delegate of Minister for Social Housing

MENTAL HEALTH ACT 2009

NOTICE is hereby given in accordance with Section 97A of the Mental Health Act 2009, that the Chief Psychiatrist has determined the following facility is no longer an Approved Treatment Centre:

Clements House, 200 Fosters Road, Oakden, SA 5086

DR AARON GROVES, Chief Psychiatrist

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: Campfire Resource Projects Pty Ltd

Location: Mulgaria area – approx. 90 km northwest of Leigh Creek

Pastoral Leases: Mulgaria, Stuart Creek, Witchelina

Term: One year

Area in km²: 660

Reference number: 2015/00086

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public_notices 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.dpc.sa.gov.au/land_access/community_information</u> or hard copy on request to Mineral Tenements.

> J MARTIN, Mining Registrar, Department of the Premier and Cabinet, Delegate of the Minister for Mineral Resources and Energy

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: Yandan Gold Mines Pty Ltd

Location: Mount Grainger area - approx. 30 km northeast of Peterborough

Term: Two years

Area in km²: 89

Reference number: 2017/00091

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public_notices 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.dpc.sa.gov.au/land_access/community_information</u> or hard copy on request to Mineral Tenements.

J MARTIN, Mining Registrar, Department of the Premier and Cabinet, Delegate of the Minister for Mineral Resources and Energy

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: Sunset Hill area - approx. 200 km northwest of Adelaide

Pastoral Leases: Cultanta, Tregalana

Term: Two years

Area in km²: 161

Reference number: 2017/00120

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public_notices 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: http://www.minerals.dpc.sa.gov.au/land_access/community_information or hard copy on request to Mineral Tenements.

> J MARTIN, Mining Registrar, Department of the Premier and Cabinet, Delegate of the Minister for Mineral Resources and Energy

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: Strategic Energy Resources Limited & U Energy Pty Ltd

Location: Tregalana area - approx. 20 km west of Port Augusta

Pastoral Leases: Pandurra, Roopena, Tregalana

Term: Two years

Area in km²: 381

Reference number: 2017/00149

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public_notices 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.dpc.sa.gov.au/land_access/community_information</u> or hard copy on request to Mineral Tenements.

J MARTIN, Mining Registrar, Department of the Premier and Cabinet, Delegate of the Minister for Mineral Resources and Energy

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: Corraberra area - approx. 25 km northwest of Port Augusta

Pastoral Lease: Illeroo, Kootaberra, Carriewerloo, Mount Arden

Term: Two years

Area in km²: 131

Reference number: 2017/00151

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.sa.gov.au/exploration/public_notices 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.dpc.sa.gov.au/land_access/community_information</u> or hard copy on request to Mineral Tenements.

> J MARTIN, Mining Registrar, Department of the Premier and Cabinet, Delegate of the Minister for Mineral Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

GRANT OF ASSOCIATED ACTIVITIES LICENCE AAL 248

(Adjunct to Petroleum Retention Licence PRL 135)

NOTICE is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 26 September 2017, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 31 March 2017.

No of Licence	Licensees	Area Km ²	Locality	Reference
AAL 248	Victoria Oil Exploration (1977) Pty Ltd Acer Energy Pty Limited	4.98	Cooper Basin	MER-2017/0524

Description of Area

A map and GIS data for the description of the area is available from the Department of the Premier and Cabinet website at the following location: <u>https://map.sarig.sa.gov.au/</u> or by contacting the Department of the Premier and Cabinet, Energy Resources Division on telephone (08) 8463 3204.

Dated 26 September 2017.

BARRY A. GOLDSTEIN, Executive Director, Energy Resources Division, Department of the Premier and Cabinet, Delegate of the Minister for Mineral Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

SUSPENSION OF CONDITION

Petroleum Exploration Licence PEL 516

PURSUANT to section 76A of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that Condition 1 of Petroleum Exploration Licence PEL 516 has been suspended for the period from and including 2 November 2017 to 2 May 2018, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 31 March 2017.

The effect of this suspension of licence condition 1 would not have altered the outcome of the original competitive tender process. D + 1266 to L = 2017

Dated 26 September 2017.

BARRY A. GOLDSTEIN, Executive Director, Energy Resources Division, Department of the Premier and Cabinet, Delegate of the Minister for Mineral Resources and Energy

PLUMBERS, GAS FITTERS AND ELECTRICIANS ACT 1995

Exemption

I DINI SOULIO, Commissioner for Consumer Affairs, as delegate of the Minister for Consumer and Business Services, pursuant to section 29 of the *Plumbers, Gas Fitters and Electricians Act 1995* (the Act), hereby exempt Edric Gan from sections 6 and 13 of the Act, subject to the conditions set out in Schedule 1

SCHEDULE 1

1. This exemption applies only to electrical work performed on the Hornsdale 100MW Battery Project being undertaken near the township of Jamestown, South Australia.

2. This exemption is in force from 28 September 2017 to 31 December 2017 inclusive.

Dated 28 September 2017.

DINI SOULIO, Commissioner for Consumer Affairs, Delegate of the Minister for Consumer and Business Services

PROFESSIONAL STANDARDS ACT 2004

Institute of Public Accountants Professional Standards Scheme

PURSUANT to section 13 of *Professional Standards Act 2004*, I authorise the publication in the *Gazette* of the Institute of Public Accountants Professional Standards Scheme.

Pursuant to section 15 (1) (*a*) of the *Professional Standards Act 2004*, I specify the day 2 months following the date of gazettal, as the date of commencement of the Professional Standards Scheme.

Dated 3 October 2017.

JOHN RAU, Attorney-General

PROFESSIONAL STANDARDS ACT 1994 (NSW)

THE INSTITUTE OF PUBLIC ACCOUNTANTS PROFESSIONAL STANDARDS SCHEME

PREAMBLE

- A. The Institute of Public Accountants (IPA) is an occupational association.
- B. The IPA has made an application to the Professional Standards Council, appointed under the *Professional Standards Act 1994* (NSW) (the Act), for a scheme under the Act.
- C. The scheme is prepared by the IPA for the purposes of limiting occupational liability to the extent to which such liability may be limited under the Act.
- D. The scheme propounded by the IPA is to apply to all members of the IPA who hold a current Public Practice Certificate issued by the IPA, and who are not otherwise excluded.

- The IPA has furnished the Council with a detailed list of the risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.
- F. The scheme is intended to commence on 1 January 2013 and remain in force for five (5) years from its commencement unless, prior to that time, it is revoked, its operation ceases, or it is extended pursuant to s32 the Act.
- G. The scheme is intended to apply in New South Wales, the Australian Capital Territory, Victoria, Tasmania, South Australia, Western Australia, the Northern Territory, and Queensland, under the mutual recognition provisions of the Act and the respective professional standards legislation of the other jurisdictions.

THE INSTITUTE OF PUBLIC ACCOUNTANTS PROFESSIONAL STANDARDS SCHEME

1. Occupational association

1.1 The Institute of Public Accountants Professional Standards Scheme (the scheme) is a scheme under the *Professional Standards Act 1994* (NSW) (the Act) prepared by the Institute of Public Accountants (IPA) whose business address is: Level 6, 555 Lonsdale Street, Melbourne, Victoria, 3000.

2. Persons to Whom the Scheme Applies

- 2.1 The scheme applies to all members of the IPA who hold a current Public Practice Certificate issued by the IPA, and who are not otherwise excluded.
- 2.2 No person to whom the scheme applies may be exempted from the scheme other than a person who, on application to the IPA Board of Directors, is able to satisfy the Board that he/she is also a participating member of another occupational association that is covered by a scheme limiting liability and has not opted out of that scheme.
- 2.3 This scheme also applies to all persons to whom the scheme applied under clause 2.1 at the time of any act or omission giving rise to occupational liability.
- 2.4 The scheme does not apply to financial services licensees.
- 2.5 The scheme applies to all person to whom the scheme applies by virtue of ss.18-20 of the Act and the corresponding sections of the relevant interstate laws.

3 Limitation of liability

- 3.1 This scheme only affects the liability for damages arising from a single cause of action to the extent to which the liability results in damages exceeding \$1,000,000.
- 3.2 If a person, who was at the time of the act or omission giving rise to occupational liability, a person to whom the scheme applied, against whom a proceeding relating to occupational liability is brought, is able to satisfy the court that such person has the benefit of an insurance policy:
 - (a) of a kind which complies with the standards determined by the IPA,
 - (b) insuring such person against that occupational liability, and
 - (c) under which the amount payable in respect of that occupational liability is not less than the monetary ceiling specified in this scheme.

that person is not liable in damages in relation to that cause of action above the monetary ceiling specified in this scheme.

- 3.3 The monetary ceiling is \$1,000,000.
- 3.4 Clause 3.2 does not limit the amount of damages to which a person to whom the scheme applies is liable if the amount is less than the amount specified for the purpose in this scheme in relation to a person to whom the scheme applies.
- 3.5 This scheme limits the occupational liability in respect of a cause of action founded on an act or omission occurring during the period when the scheme was in force of any person to whom the scheme applied at the time the act or omission occurred.
- 3.6 Notwithstanding anything to the contrary contained in this scheme, if in particular circumstances giving rise to occupational liability the liability of any person who is subject to this scheme should be capped both by this scheme and also by any other scheme under Professional Standards legislation (whether of this jurisdiction or under the law of any other Australian state or territory) and if the amount of such caps should differ then the cap on the liability of such person arising from such circumstances which is higher shall be the applicable cap.

4. Conferral of Discretionary Amount

4.1 Pursuant to s24 of the Act this scheme confers on IPA a discretionary authority to specify, on application by a person to whom the scheme applies, in relation to that person, a higher monetary ceiling (maximum amount of liability) not exceeding \$20,000,000 in relation to that person either in all cases or in any specified case or class of case.

5 Duration

5.1 This scheme will be in force for a period of 5 years from the date of commencement.

6 Commencement

6.1 This scheme will commence on 1 January 2013. In the event the Scheme, or a Notice relating to the Scheme, is published in the Government Gazette after 1 January 2013, the Scheme will commence on such day 2 months after the date of its publication.

7 Jurisdiction

7.1 The scheme will apply in New South Wales and the Australian Capital Territory, Victoria, Tasmania, South Australia, Western Australia, the Northern Territory, and Queensland, pursuant to the mutual recognition provisions of the Act and the corresponding laws of each of those jurisdictions respectively.

E.

Bail (Miscellaneous) Amendment Act (Commencement) Proclamation 2017

1—Short title

This proclamation may be cited as the *Bail (Miscellaneous) Amendment Act (Commencement) Proclamation 2017.*

2—Commencement of Part 3 of Act

Part 3 of the *Bail (Miscellaneous) Amendment Act 2017* (No 34 of 2017) will come into operation on 9 October 2017.

Made by the Administrator

with the advice and consent of the Executive Council on 4 October 2017.

AGO0023/17CS

South Australia

Law of Property (Declaration of Body) Proclamation 2017

under section 41A of the Law of Property Act 1936

1—Short title

This proclamation may be cited as the *Law of Property (Declaration of Body) Proclamation 2017.*

2—Commencement

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

3—Declaration of body

Stony Gap Operations Pty Ltd (ACN 617 746 148) is declared to be a body for the purposes of section 41A(1)(a)(iii) of the *Law of Property Act 1936*.

Made by the Administrator

with the advice and consent of the Executive Council on 4 October 2017.

AGO0123/17CS

South Australian Civil and Administrative Tribunal (Designation of Magistrates as Members of Tribunal) Proclamation 2017

under section 18 of the South Australian Civil and Administrative Tribunal Act 2013

1—Short title

This proclamation may be cited as the *South Australian Civil and Administrative Tribunal* (*Designation of Magistrates as Members of Tribunal*) Proclamation 2017.

2—Commencement

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

3—Designation of magistrates as members of Tribunal

The following magistrates holding office under the *Magistrates Act 1983* are designated as members of the South Australian Civil and Administrative Tribunal:

Ian Lansell White Alison Frances Adair Rodney Oates Briony Nola Kennewell Anna Jackson John Cardale Wells

Made by the Administrator

on the recommendation of the Attorney-General after consultation by the Attorney-General with the President of the South Australian Civil and Administrative Tribunal and the Chief Magistrate and with the advice and consent of the Executive Council on 4 October 2017.

AGO0126/17CS

Summary Offences (Vehicle Immobilisation Devices) Variation Regulations 2017

under the Summary Offences Act 1953

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Summary Offences Regulations 2016

4 Substitution of regulation 34 34 Declaration of vehicle immobilisation devices

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Summary Offences* (Vehicle Immobilisation Devices) 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 Summary Offences Regulations 2016

4—Substitution of regulation 34

Regulation 34—delete the regulation and substitute:

34—Declaration of vehicle immobilisation devices

Pursuant to section 74BAA(2) of the Act, devices of the following kinds are declared to be vehicle immobilisation devices:

- (a) the Stinger Spike System;
- (b) the Stop Stick;
- (c) the Scorpion Rat Trap.

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 Administrator

on the recommendation of the Attorney-General and with the advice and consent of the Executive Council

on 4 October 2017.

No 287 of 2017

AGO0117/17CS

Primary Produce (Food Safety Schemes) (Dairy) Regulations 2017

under the Primary Produce (Food Safety Schemes) Act 2004

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Definition of dairy produce (section 3)
- 5 Waiver, reduction, deferral and recovery of fees

Part 2—Dairy industry food safety scheme

6 Dairy industry food safety scheme

Part 3—Dairy Authority of South Australia

- 7 Dairy Authority of South Australia
- 8 Membership of Authority
- 9 Conditions of membership of Authority
- 10 Procedures of Authority
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- 12 Functions of Authority
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- 15 Obligation to be accredited
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Part 5—Periodic fees and returns

- 19 Periodic fees and returns under section 17
- 20 Determination of monthly rate and annual fee
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- 22 Monthly fee and return—large scale dairy processors
- 23 Annual fee and return—all other producers
- 24 Annual fee payable by producer accredited for multiple classes of activities
- 25 Fee payable before grant of accreditation
- 26 Authority may require information

Schedule 1—Fees and charges

Schedule 2—Revocation of Primary Produce (Food Safety Schemes) (Dairy Industry) Regulations 2005

Schedule 3—Transitional provisions

- 1 Designation of accredited producer as carrying on large scale dairy processing business
- 2 Continuation of approved food safety arrangements
- 3 Continuation of exemption from compliance with codes

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Primary Produce (Food Safety Schemes) (Dairy) Regulations 2017.*

2—Commencement

These regulations will come into operation 4 months after the day on which they are made (see *Subordinate Legislation Act 1978* section 10AA).

3—Interpretation

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

accredited producer means a person authorised by an accreditation to carry on-

- (a) a dairy primary production business; or
- (b) a dairy processing business; or
- (c) a dairy transport business;

Act means the Primary Produce (Food Safety Schemes) Act 2004;

annual fee-see regulation 20;

Authority means the Dairy Authority of South Australia established under the revoked regulations and continued in existence under regulation 7;

dairy farmer means a person who carries on a dairy primary production business;

dairy industry food safety scheme means the food safety scheme established under the revoked regulations and continued in existence under these regulations;

dairy primary production business means a business, or an enterprise or activity carried on for a commercial purpose, that involves the production of milk for human or animal consumption and includes the keeping, grazing, feeding and milking of animals and the storage of milk on the premises at which the animals were milked;

dairy processing business means a business, or an enterprise or activity carried on for a commercial purpose, that involves the manufacture of dairy products;

dairy processor means a person who carries on a dairy processing business;

dairy products means-

- (a) milk (as defined in these regulations); and
- (b) any other product included in the definition of *dairy product* in Standard 4.2.4 of the *Food Standards Code*;

dairy transport business means a business, or an enterprise or activity carried on for a commercial purpose, involving the collection and transport of milk from a dairy primary production business to a dairy processing business or the transport of bulk milk or dairy products between dairy processors;

dairy transporter means a person who carries on a dairy transport business;

Food Standards Code has the same meaning as in the *Food Act 2001*;

large scale dairy processing business—see subregulation (2);

large scale dairy processor means a dairy processor designated under subregulation (2) as carrying on a large scale dairy processing business;

milk means milk (including colostrum) derived from a cow, camel, goat, sheep or buffalo;

monthly rate—see regulation 20;

revoked regulations means the *Primary Produce (Food Safety Schemes) (Dairy Industry) Regulations 2005.*

- (2) The Authority may, by written notice given to an accredited producer—
 - (a) designate the producer as carrying on a *large scale dairy processing business*; or
 - (b) revoke a designation under paragraph (a).

4—Definition of dairy produce (section 3)

Dairy products within the meaning of Standard 4.2.4 of the *Food Standards Code* are prescribed milk products for the purposes of the definition of *dairy produce* in section 3 of the Act.

5—Waiver, reduction, deferral and recovery of fees

- (1) The Authority may waive, reduce or defer payment of a fee payable under these regulations if the Authority considers that appropriate in the circumstances.
- (2) The Authority may recover an amount payable to the Authority by way of a fee or part of a fee payable under these regulations as a debt from the person liable to pay.

Part 2—Dairy industry food safety scheme

6—Dairy industry food safety scheme

These regulations establish a food safety scheme for the following classes of activities:

- (a) carrying on a dairy primary production business;
- (b) carrying on a dairy processing business;
- (c) carrying on a dairy transport business.

Part 3—Dairy Authority of South Australia

7—Dairy Authority of South Australia

- (1) The *Dairy Authority of South Australia* established under the revoked regulations continues in existence.
- (2) The Authority—
 - (a) is a body corporate with perpetual succession and a common seal; and
 - (b) is capable of suing and being sued in its corporate name; and
 - (c) is capable of acquiring, holding or dealing with real or personal property in its corporate name; and
 - (d) has the functions and powers assigned or conferred by or under these regulations.

- (3) A reference in an Act or instrument to the Dairy Authority of South Australia is, so far as the context permits, to be taken to be a reference to the Dairy Authority of South Australia established by the revoked regulations and continued in existence under this regulation.
- (4) In the performance and exercise of its functions and powers, the Authority is subject to the direction of the Minister except in relation to the making of a recommendation or report to the Minister.

8—Membership of Authority

- (1) The Authority consists of 3 members appointed by the Governor.
- (2) The Authority's membership must include at least 1 person with wide experience in the dairy industry.
- (3) The Authority may appoint a suitable person to be the deputy of a member of the Authority and a person so appointed may act in the place of the member during any absence of the member.

9—Conditions of membership of Authority

- (1) A member of the Authority is to be appointed for a term, not exceeding 3 years, specified in the instrument of appointment and is, on the expiration of a term of office, eligible for reappointment.
- (2) A member of the Authority is entitled to such remuneration, allowances and expenses as may be determined by the Governor.
- (3) The Governor may remove a member of the Authority from office for—
 - (a) misconduct; or
 - (b) failure or incapacity to carry out satisfactorily the duties of office.
- (4) The office of a member of the Authority becomes vacant if the member—
 - (a) dies; or
 - (b) completes a term of office and is not reappointed; or
 - (c) resigns by written notice addressed to the Minister; or
 - (d) is convicted of an indictable offence; or
 - (e) is removed from office under subregulation (3).
- (5) On the office of a member becoming vacant, a person must be appointed in accordance with these regulations to the vacant office.

10—Procedures of Authority

- (1) The Governor will appoint a member of the Authority to preside at meetings of the Authority.
- (2) In the absence of the person appointed under subregulation (1) from a meeting of the Authority, a member chosen by the members present at the meeting will preside.
- (3) A quorum of the Authority consists of 2 members of the Authority and no business may be transacted at a meeting of the Authority unless a quorum is present.
- (4) Subject to subregulation (3), the Authority may act despite vacancies in its membership or a defect in the appointment of a member.
- (5) A decision carried by a majority of the votes cast by members present at a meeting is a decision of the Authority.

- (6) Each member present at a meeting of the Authority has 1 vote on a matter arising for decision and, if the votes are equal, the member presiding at the meeting may exercise a casting vote.
- (7) A telephone or video conference between members will, for the purposes of this regulation, be taken to be a meeting of the Authority at which the participating members are present.
- (8) A proposed resolution of the Authority becomes a valid decision of the Authority despite the fact that it is not voted on at a meeting of the Authority if—
 - (a) notice of the proposed resolution is given to all members in accordance with procedures determined by the Authority; and
 - (b) all members express their concurrence in the proposed resolution by letter, facsimile transmission, e-mail or other written communication setting out the terms of the resolution.
- (9) The Authority must have accurate minutes kept of its proceedings and make them available to all members of the Authority.
- (10) A person who is not a member of the Authority may be present during a meeting with the consent of the Authority but not otherwise.
- (11) Subject to these regulations, the Authority may determine its own procedures.

11—Conflict of interest under Public Sector (Honesty and Accountability) Act

A member of the Authority will not be taken to have a direct or indirect personal or pecuniary interest in a matter for the purposes of the *Public Sector (Honesty and Accountability) Act 1995* by reason only of the fact that the member has an interest in the matter that is shared in common with the dairy industry or a substantial section of the dairy industry.

12—Functions of Authority

- (1) The Authority is the accreditation body for the classes of activities to which the dairy industry food safety scheme applies.
- (2) The Authority has the following functions:
 - (a) to administer the dairy industry food safety scheme;
 - (b) to monitor the extent of compliance by accredited producers with Standard 4.2.4 of the *Food Standards Code* and to enforce the Standard;
 - (c) to approve food safety arrangements to be adopted by accredited producers and monitor the implementation of such arrangements;
 - (d) to advise the Minister on matters relating to the administration of the dairy industry food safety scheme;
 - (e) to carry out other functions assigned to the Authority by these regulations or the Minister.

13—Powers of Authority

- (1) The Authority may exercise powers that are necessary or expedient for, or incidental to, the performance of its functions and may, for example—
 - (a) enter into any form of contract or arrangement; or
 - (b) employ staff or make use of the services of staff employed in the public or private sector; or

- (c) engage consultants or other contractors; or
- (d) delegate powers to a person or body of persons.
- (2) A delegation of powers by the Authority is revocable at will and does not derogate from the power of the Authority to act itself in a matter.

14—Annual report

- (1) The Authority must, on or before 30 September in every year, present a report to the Minister on the administration of these regulations during the previous financial year.
- (2) A report under this regulation must include—
 - (a) an audited statement of the accounts of the Authority for the period to which the report relates; and
 - (b) directions given to the Authority by the Minister during the period to which the report relates.
- (3) The Minister must, within 12 sitting days after receiving a report under this regulation, cause copies of the report to be laid before each House of Parliament.

Part 4—Accreditation

15—Obligation to be accredited

For the purposes of section 12 of the Act, a person must not engage in a class of activities to which the dairy industry food safety scheme applies without an accreditation.

16—Requirements for accreditation

For the purposes of section 15(1)(c) of the Act, an applicant for accreditation must satisfy the Authority that the applicant has the capacity, or has made or proposes to make appropriate arrangements, to satisfy the requirements of the Act and these regulations applicable to the activities to be accredited.

17—Approved food safety arrangement

An accredited producer must have an approved food safety arrangement.

18—Compliance with Standard 4.2.4 of *Food Standards Code*

- (1) In this regulation, a reference to Standard 4.2.4 of the *Food Standards Code* is a reference to that Standard as modified by subregulation (4).
- (2) An accredited producer must ensure that the activities under the accreditation are carried on in compliance with the provisions of Standard 4.2.4 of the *Food Standards Code* applicable to those activities.
- (3) The Authority may, on application, exempt an accredited producer from compliance with specified provisions of Standard 4.2.4 of the *Food Standards Code* if satisfied that satisfactory alternative arrangements have been made by the producer or in order to allow the producer a specified period within which to comply.
- (4) Standard 4.2.4 of the *Food Standards Code* is modified as follows:
 - (a) a reference to a dairy primary production business is to be taken to be a reference to a dairy primary production business as defined in these regulations;
 - (b) a reference to a dairy processing business is to be taken to be a reference to a dairy processing business as defined in these regulations;

- (c) a reference to dairy products is to be taken to be a reference to dairy products as defined in these regulations;
- (d) a reference to a dairy transport business is to be taken to be a reference to a dairy transport business as defined in these regulations;
- (e) a reference to milk is to be taken to be a reference to milk as defined in these regulations.

Part 5—Periodic fees and returns

19—Periodic fees and returns under section 17

This Part is made for the purposes of section 17 of the Act.

20—Determination of monthly rate and annual fee

- (1) The Authority must, for the purposes of calculating periodic fees under this Part, determine—
 - (a) the monthly rate for—
 - (i) dairy farmers who sell milk to large scale dairy processors; and
 - (ii) large scale dairy processors; and
 - (b) the annual fee for each financial year for various classes of producers (which may vary between class of producers).
- (2) Subject to subregulation (3), in determining the monthly rates, the Authority must have regard only to the Authority's estimate of the costs associated with accrediting producers of that class and enforcing their compliance with the dairy industry food safety scheme.
- (3) In determining the monthly rates and the annual fees, the Authority must disregard costs incurred by the Authority associated with auditing of approved food safety arrangements conducted by or on behalf of the Authority.

21—Notice of monthly rate and annual fee

- (1) The Authority must give written notice of the relevant monthly rate and at least 1 month's advance written notice of a change in that rate to each accredited producer of the following classes:
 - (a) dairy farmers who sell milk to large scale dairy processors; and
 - (b) large scale dairy processors.
- (2) The Authority must give each accredited producer written notice of the relevant annual fee for a financial year at least 1 month before the commencement of the financial year.

22—Monthly fee and return—large scale dairy processors

- (1) An accredited producer carrying on a large scale dairy processing business must, within 14 days after the commencement of each month—
 - (a) pay a monthly fee that consists of—
 - (i) an amount calculated by multiplying the relevant monthly rate by the number of litres or kilograms of dairy produce processed or packed by the producer during the last month but 1 before the commencement of the current month (the *relevant month*); and
 - (ii) one twelfth of the relevant annual fee for the current financial year; and

- (b) pay, on behalf of each accredited producer carrying on a dairy primary production business who sells milk to the processor, a monthly fee that consists of—
 - (i) an amount calculated by multiplying the relevant monthly rate by the number of litres of milk sold by each such producer to the processor during the relevant month; and
 - (ii) one twelfth of the relevant annual fee for the current financial year; and
- (c) lodge a return for the relevant month.
- (2) If an accredited producer has not carried on business under the accreditation during the relevant month or part of the relevant month, the monthly fee is to be calculated according to the Authority's reasonable assumptions as to what would have been the producer's level of activity had the producer carried on the business during the whole of that relevant month.

23—Annual fee and return—all other producers

- (1) This regulation applies to accredited producers of the following classes:
 - (a) dairy farmers who sell milk to dairy processors other than large scale dairy processors;
 - (b) dairy processors other than large scale dairy processors;
 - (c) dairy transporters.
- (2) An accredited producer must, on or before 30 September in each year—
 - (a) pay the relevant annual fee for the current financial year; and
 - (b) lodge a return for the financial year ending on 30 June immediately preceding that 30 September.
- (3) The penalty for default in paying an annual fee or lodging an annual return is set out in Schedule 1.

24—Annual fee payable by producer accredited for multiple classes of activities

An accredited producer is liable to pay only 1 annual fee for each financial year (and consequently, if the annual fee is paid by or on behalf of the producer in a particular capacity, no further annual fee is payable by or on behalf of the producer in any other capacity).

25—Fee payable before grant of accreditation

Before a producer of a particular class is granted accreditation, the producer must pay a fee of an amount calculated by multiplying—

- (a) the periodic fee that would have been payable by or on behalf of the producer had the producer been an accredited producer of that class at the last date for payment of the periodic fee by producers of that class; and
- (b) the following proportion:
 - (i) if the periodic fee is a monthly fee—the proportion that the number of whole days between the grant of accreditation and the first day of the next month bears to the total number of days in the month during which accreditation is granted;
 - (ii) if the periodic fee is an annual fee—the proportion that the number of whole months between the grant of accreditation and the next 30 June bears to 12 months.

26—Authority may require information

An accredited producer must comply with a written notice given to the producer by the Authority requiring information to enable the Authority to determine the level of activity of the producer.

Maximum penalty: \$5 000.

Expiation fee: \$315.

Schedule 1—Fees and charges

1	Application for accreditation	\$100
2	Application for variation of accreditation	\$100
3	Application for exemption from compliance with Standard 4.2.4 of the Food Standards Code	\$100
4	Penalty for default in payment of an annual fee or lodging of an annual return	\$180

Schedule 2—Revocation of Primary Produce (Food Safety Schemes) (Dairy Industry) Regulations 2005

The Primary Produce (Food Safety Schemes) (Dairy Industry) Regulations 2005 are revoked.

Schedule 3—Transitional provisions

1—Designation of accredited producer as carrying on large scale dairy processing business

A notice under regulation 3(2) of the revoked regulations will be taken to be a notice under regulation 3(2) of these regulations.

2—Continuation of approved food safety arrangements

An approved food safety arrangement under regulation 17 of the revoked regulations in force immediately before the commencement of this clause will, on that commencement, continue as an approved food safety arrangement under regulation 17 of these regulations, subject to the same terms and conditions (if any) as applied under the approved food safety arrangement immediately before that commencement.

3—Continuation of exemption from compliance with codes

An exemption under regulation 18(3) of the revoked regulations in force immediately before the commencement of this clause will, on that commencement, continue in force as an exemption under regulation 18(3) of these regulations, subject to the same terms and conditions (if any) as applied in respect of the exemption immediately before that commencement.

Made by the Administrator

with the advice and consent of the Executive Council on 4 October 2017.

No 288 of 2017

17MAFF0044

4 October 2017

South Australia

Education and Early Childhood Services (Registration and Standards) (Saving Provisions) Regulations 2017

under the Education and Early Childhood Services (Registration and Standards) Act 2011

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Saving provisions relating to highest rating level
- 5 Expiry

1—Short title

These regulations may be cited as the *Education and Early Childhood Services* (*Registration and Standards*) (Saving Provisions) Regulations 2017.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the Education and Early Childhood Services (Registration and Standards) Act 2011.

4—Saving provisions relating to highest rating level

- (1) Pursuant to section 90(2)(f) of the Act, the following provisions apply in relation to an application made under section 152 of the *Education and Care Services National Law* (*South Australia*) by an approved provider during the transitional period for an approved education and care service operated by that provider to be assessed for the highest rating level for the education and care service:
 - (a) such an application may only be made if the current overall rating of the service is the second highest rating level (determined in accordance with the *Education and Care Services National Law (South Australia)* as in force on 30 September 2017);
 - (b) such an application is to be determined in accordance with the *Education and Care Services National Law (South Australia)* as in force on 30 September 2017;
 - (c) section 152(5) of the *Education and Care Services National Law (South Australia)* (as enacted by the amending regulations) will be taken not to apply to such an application.
- (2) Pursuant to section 90(2)(f) of the Act, the following provisions apply in relation to a revocation by the Board of the highest rating level of an approved education and care service under section 158 of the *Education and Care Services National Law (South Australia)* during the transitional period:
 - (a) the Board must revoke the highest rating level of the education and care service if—

- (i) the Board determines that the service no longer meets the criteria for the highest rating level (determined in accordance with the *Education and Care Services National Law (South Australia)* as in force on 30 September 2017); or
- (ii) the Regulatory Authority advises the Board that the overall rating level of the education and care service has been determined to be at a level that is lower than the second highest rating level (determined in accordance with the *Education and Care Services National Law (South Australia)* as in force on 30 September 2017);
- (b) section 158(b) of the *Education and Care Services National Law (South Australia)* (as enacted by the amending regulations) will be taken not to apply to such a revocation.
- (3) Pursuant to section 90(2)(f), a provision of the *Education and Care Services National Law* (*South Australia*) affecting, or affected by, the operation of sections 152 and 158 of that law will, during the transitional period, be taken to be modified so as to give effect to subregulations (1) and (2).
- (4) Pursuant to section 90(2)(f) of the Act, Part 15 Division 6 of the *Education and Care Services National Law (South Australia)* (as enacted by the amending regulations) will be taken not to have effect during the transitional period.
- (5) Pursuant to section 90(3) of the Act, the provisions of this regulation will be taken to have taken effect on 1 October 2017.
- (6) In this regulation—

amending regulations means the *Education and Early Childhood Services* (*Registration and Standards*) (*Amendment of Education and Care Services National Law Text*) *Regulations 2017*;

transitional period means the period-

- (a) commencing on 1 October 2017; and
- (b) ending on the day on which section 30 of the *Education and Care Services National Law Amendment Act 2017* of Victoria comes into operation.

5—Expiry

These regulations will expire the day after section 30 of the *Education and Care Services* National Law Amendment Act 2017 of Victoria comes into operation.

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 Administrator

with the advice and consent of the Executive Council on 4 October 2017.

No 289 of 2017

MECD17/058

RULES OF COURT

MAGISTRATES COURT OF SOUTH AUSTRALIA

Amendment 63 to the Magistrates Court Rules 1992

PURSUANT to section 49 of the Magistrates Court Act 1991 and all other enabling powers, we, the undersigned, do hereby make the following amendments to the Magistrates Court Rules 1992 as amended.

1. These Rules may be cited as the 'Magistrates Court Rules 1992 (Amendment 63)'.

2. The Magistrates Court Rules 1992 ('the Rules') as amended by these amendments apply to and govern all actions commenced in the criminal division of the Court on and after the date on which the Summary Procedure (Abolition of Complaints) Amendment Act 2016 commences.

3. Rule 4 is amended to insert the following, after rule 4.16:

4.17 The jurisdiction conferred on the Court by s 35 of the *Housing Improvement Act 2016* shall vest in the Civil (General Claims) Division of the Court.

4. Rule 12.11 is amended to delete "made" and replace it with "laid".

5. Rule 28.01 is amended to delete "an information is made" and replace it with "an information is laid".

6. Rule 42A.01 is amended to delete "sections 47(4), 59 or 61(5)" and replace it with "sections 47(4) or 59".

7. Rule 57A is amended to replace the section header "57A.00 FIREARMS ACT 1977" with "57A.00 FIREARMS ACT 2015".

8. Form 3 is deleted and replaced with Form 3.

9. Form 5 is deleted and replaced with Form 5.

Signed on the 27th day of September 2017

MARY-LOUISE HRIBAL, Chief Magistrate DAVID JOHN WHITE, Magistrate BRIONY KENNEWELL, Magistrate BRETT JONATHON DIXON, Magistrate

					Form
		TION AND SUM	IMONS V	VITH	Court Use
WRITTEN GUILTY PLEA		Date Filed:			
	Magistrates Court of South Australia				
Contraction of		<i>edure Act 1921</i> nd 57A			
Highest Char	ge: 🗌 Summary	Minor Indictable	🗌 Major	Indictable	
Informant					
Name					
	Street		Telepho	one	Facsimile
Address			reception		- domine
Informant's	Clty/Town/Suburb	State	Postcode	Email Address	
References	Reference No:		Instant Loss of Lic	ence No:	
Defendant					
Name					DOB dd/mm/yyyy
Address	Street		Telepho	ne	Licence Number
	City/Town/Suburb	State	Postcode	Email Address	
Other orders	sought: (forfeiture, compe	nsation, additional penalty, de	struction or the like	- Rule 15.03)	
	Date			INFORMA	NT
	Registry			Date	
Hearing deta				Time	am/pm
	Telephone	Facsimile	Ema	l Address	
	Data				
	Date	MAGI	SIRAIE/REC	SISTRAR / JUST	ICE OF THE PEACE

IMPORTANT NOTICES TO THE DEFENDANT	
After receiving this notice you must follow the instructions below. The on whether you intend to plead guilty or not guilty.	e set of instructions you need to follow will depend
 If you fail to follow these instructions the Court may: proceed in your absence, or issue a warrant for your arrest 	
If the Court proceeds in your absence you may be convicted and/or fin	ed for the offences set out earlier in this Form.
If you intend to plead guilty	
Attend at Court either in person or through a solicitor, OR	
 Fill out the 'Written guilty plea' below and have it witnessed by a Justien send it to the Court registry to which you were summonsed not less 	s than 3 days before the hearing date.
Note: if you wish to apply to reduce the demerit points attracted by this evidence.	s offence you must attend at court to give
Written guilty plea	
I am the defendant in this matter	
 I wish to plead guilty to the charge/s 	
 I wish to say: (attach sheet if insufficient space) 	
D-1-	
Date	DEFENDANT
WITNESS	JP, Solicitor or Police Officer Number
	SF, Bollokor of Folice Onicel Number
If you intend to plead not guilty	
Attend at court or have a solicitor attend for you and indicate a not	
 You will be expected to have discussed the issues in detail with the 	informant, or their representative, prior to a trial

You will be exp date being set

Proof of Service	1			
Name of person se	rving:			
Address of person	serving:			
Name of person se	rved:			
Address at which s	ervice effected:			
Date service effect	ed:			
Time of day: Between	een ar	m/pm and	am/pm	
Method of service (tick box)			
personally;				
	opy at the last (or most u l6 years of age;	usual) place of abode	with a person apparently residing there and	
by leaving a co years of age;	opy at the place of busine	ess with a person app	parently employed there and not less than 16	
any other meth	nod permitted by the Rule	es – specify:		
I certify that I serve	d the attached documen	t in the manner descr	ibed.	
Certified this	day of	20		

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

Form 5						
SUMMONS WITH WRITTEN GUILTY PLEA Magistrates Court of South Australia			Court Use Date Filed:			
	Summary Procedu Sections 57A	ire Act 1921				
Informant						
Informant						
Name						
Address	Street			Telepho	ne	Facsimile
Address	City/Taury/Output	State	Postcode		Email Address	
Informant's	City/Town/Suburb	State	Posicode	I	Email Address	
References	Reference No:		Instant Lo	oss of Lice	ence No:	
Defendant						
Name						DOB dd/mm/yyyy
Address	Street			Telepho	ne	Licence Number
Address	City/Town/Suburb	State	Postcode		Email Address	
Information	details:					
Date informa	tion made:					
	Registry				Date	
Hearing deta					Time	am/pm
	Telephone	Facsimile		Emai	I Address	
	1					
	Date	MAG	ISTRATE	E / REG	GISTRAR / JUSTIC	E OF THE PEACE
IMPORTANT	NOTICES TO THE DEFE	NDANT				
	this notice you must follow t i intend to plead guilty or not		ow. The s	set of ir	nstructions you ne	ed to follow will depend
 proceed in 	low these instructions the Cou your absence, or	urt may:				
 issue a war 	rrant for your arrest	ou be consisted as	dlanfing	d for the	offeners and and	option in this Form
if the Court pro	ceeds in your absence you m	lay be convicted an	a/or tined	a tor the	e offences set out (earlier in this Form.

1 · · · · · · · · · · · · · · · · · · ·	
If you intend to plead guilty	
 Attend at Court either in person or through a solicitor, OR 	
 Fill out the 'Written guilty plea' below and have it witnessed by a Justin send it to the Court registry to which you were summonsed not lest 	
Note: if you wish to apply to reduce the demerit points attracted by thi evidence.	s offence you must attend at court to give
Written guilty plea	
I am the defendant in this matter	
I wish to plead guilty to the charge/s	
I wish to say: (attach sheet if insufficient space)	
Date	DEFENDANT
WITNESS	JP, Solicitor or Police Officer Number
If you intend to plead not guilty Attend at court or have a solicitor attend for you and indicate a not 	quity plea

Output at court or have a solicitor attend for you and indicate a not guilty plea.
You will be expected to have discussed the issues in detail with the informant, or their representative, prior to a trial date being set

4	October 2017	
	000001 2017	

Proof of Service				
Name of person serving:				
Address of person serving:				
Name of person served:				
Address at which service effected:				
Date service effected:				
Time of day: Betw	veen a	m/pm and	am/pm	
Method of service (tick box)				
personally;				
by leaving a copy at the last (or most usual) place of abode with a person apparently residing there and not less than 16 years of age;				
by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;				
any other method permitted by the Rules – specify:				
I certify that I served the attached document in the manner described.				
Certified this	day of	20		

CITY OF HOLDFAST BAY

OPENING & CLOSING OF ROADS

Tapleys Hill Road Glenelg North

IN accordance with section 10 of the Roads (Opening & Closing) Act, 1991, NOTICE is hereby given that City of Holdfast Bay proposes to make a Road Process Order to CLOSE an irregularly-shaped strip of Tapleys Hill Road Glenelg North generally situate adjoining the eastern boundary of allotment 39 in Deposited Plan 3568 more particularly delineated and lettered 'A' on Preliminary Plan 17/0058.

It is proposed that the portion of road to be closed marked 'A' be transferred to Christopher Kostoff and merged with said allotment 39 in Deposited Plan 3568.

A preliminary plan of the proposal, and a statement, are available for public inspection at the Holdfast Bay Council office, 24 Jetty Road, Brighton between the hours of 9.00am and 4.45pm, Monday to Friday or at the Adelaide office of the Surveyor-General during normal office hours.

Any person may object to the proposal (and any adjoining landowner or other person substantially affected by the proposed road closure may apply for an easement relative to the closure). Such objection (or application for an easement) must be made in writing to the City of Holdfast Bay WITHIN 28 DAYS OF THE DATE OF THIS NOTICE. If a submission is made, the City of Holdfast Bay is required to give notice of a time and place at which a meeting will be held to consider the matter, so that the person making the submission (or a representative) may attend to support the submission, if desired. Any submission must set out the full name and address of the person making the submission, and must be fully supported by reasons (and any application for the grant of an easement must give full particulars of the nature and location of the easement and, where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed). A copy of the submission must be forwarded to the Surveyor – General at Adelaide. Dated 5 October 2017.

Duite Cottooti

JUSTIN LYNCH, Chief Executive Officer

PP/17/0058

CITY OF PORT ADELAIDE ENFIELD

Assignment of a Name for a New Road

NOTICE is hereby given that the Council of the City of Port Adelaide Enfield at its meeting held on 13 June 2017 resolved pursuant to Section 219(1) of the Local Government Act 1999 that a certain new road located in the suburb of Gilles Plains be assigned the street name, as detailed below:

• The new road marked Allotment 200 in Deposited Plan 116526 be assigned the name Osmond Terrace.

A plan that delineates the new road that has been assigned a street name, together with a copy of the Council's resolution are both available for inspection at the Council's principal office, 163 St Vincent Street, Port Adelaide, Enfield Library Council Office, 1-9 Kensington Cres, Enfield and Greenacres Library Council Office, 2 Fosters Rd, Greenacres during their normal business hours and on the Council's website http://www.portenf.sa.gov.au/publicnotices.

MARK WITHERS, Chief Executive Officer

PORT AUGUSTA CITY COUNCIL

Exclusion of Land as Community Land

COUNCIL at its meeting held on Monday 25 September 2017 resolved to exclude Allotment 100 in DP116328, being Nerrilda Nursing Home Land from the classification as community land, pursuant to Section 193(4)a) of the *Local Government Act 1999*. Dated 4 October 2017.

J BANKS, Chief Executive Officer

PORT AUGUSTA CITY COUNCIL

Naming of Public Road

NOTICE is given that Council at its meeting held on 25 September 2017 resolved to name the unmade public road abounded by Allotment 101 CT6012/457, Section 1235 CR5767/256, Piece 75 CR142/44, Allotment 94 CT5313/872, Section 1026 CR5408/554 and Section 794 CT5874/908, as Emeroo Road.

Dated 4 October 2017.

J BANKS, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Review of Elector Representation

NOTICE is hereby given that the District Council of Grant has completed a review of its composition and elector representation arrangements in accordance with the requirements of Section 12(4) of the Local Government Act 1999 (the Act).

Pursuant to Section 12(13)(a) of the Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of Section 12 of the Act. As such, the following structure will be put into effect as of the day of the first periodic Local Government election held after the publication of this notice.

- The principal member of Council will be a Mayor, elected by the community.
- The Council area will be divided into three wards, as per the existing ward structure.
- · The existing ward names of Central, Tarpeena and Port MacDonnell will be retained.

• The future elected body of Council will comprise the Mayor and nine (9) ward councillors.

• The Central Ward will be represented by seven (7) ward councillors, the Tarpeena Ward will be represented by one ward councillor and the Port MacDonnell Ward will be represented by one ward councillor.

TREVOR SMART, Chief Executive Officer

4 October 2017

DISTRICT COUNCIL OF YANKALILLA

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure - Portion of Naneegee Street, Normanville

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Yankalilla proposes to make a Road Process Order to close portion of Naneegee Street adjoining Allotments 116 & 117 in FP 171412, Normanville, more particularly delineated and lettered 'A' on Preliminary Plan No. 17/0056.

Closed Road 'A' to be merged with the adjoining Allotments 116 & 117.

A copy of the plan and a statement of persons affected are available for public inspection at the Council Office at Main Road, Normanville 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 Council at PO Box 9, YANKALILLA SA 5204 within 28 days of this notice and a copy must be forwarded to the Surveyor-General at GPO Box 1354 Adelaide 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 4 October 2017.

NIGEL MORRIS, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure - Portion of Public Roads, Normanville

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Yankalilla proposes to make a Road Process Order to close portion of the Public Roads adjoining Allotment 460 in FP 165179, Normanville, more particularly delineated and lettered 'A' & 'B' on Preliminary Plan No. 17/0055.

Closed Roads 'A' & 'B' to be merged with the adjoining Allotment 460.

A copy of the plan and a statement of persons affected are available for public inspection at the Council Office at Main Road, Normanville 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 Council at PO Box 9, YANKALILLA SA 5204 within 28 days of this notice and a copy must be forwarded to the Surveyor-General at GPO Box 1354 Adelaide 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered. Dated 4 October 2017.

NIGEL MORRIS, Chief Executive Officer

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

BAUM Stanley John late of 20 Clifford Street Ascot Park of no occupation who died 12 May 2017

CHEEL Robert Charles Tom late of 12 Flotta Street Newton of no occupation who died 19 January 2017 CLARKE Rosalind Elizabeth late of 8 Rattray Avenue Nightcliff NT Retired Nurse who died 16 November 2016

DRIVER Jennifer Joy late of 550 Portrush Road Glen Osmond of no occupation who died 1 July 2017

GREENE Peter Michael late of 251 Payneham Road Joslin of no occupation who died 15 November 2016

RILEY Colin Myall late of 2 - 16 Cardigan Street Angle Park Retired Truck Driver who died 12 June 2017

ROLES Phyllis Joy late of 45 Hardys Road Underdale of no occupation who died 12 July 2017

THRELFALL Rita Florence late of 7 Lancelot Drive Daw Park Retired Nurse who died 21 May 2017

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 at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 3 November 2017 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 4 October 2017.

D A CONTALA, Public Trustee

SALE OF PROPERTY

Auction Date: Wednesday 25 October 2017 at 11.30am Location: 25 Hart Street, Campbelltown, South Australia

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the Supreme Court of South Australia, Action No's. SCCIV 1148 of 2016 and SCCIV 2502 of 2012 directed to the Sheriff of South Australia in an action wherein the Deputy Commissioner of State Taxation is the Plaintiff and Rocco Leo and Assunta Leo are the Defendants, I Steve Ferguson, A/Sheriff of the State of South Australia, will by my auctioneers, Klemich Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the Defendants, Rocco Leo and Assunta Leo the registered proprietors of an estate in fee simple in the following:-

That piece of land situated in the area named Campbelltown, being 25 Hart Street, Campbelltown, Hundred of Adelaide, being the property comprised in Certificate of Title Register Book Volume 5505 Folio 480.

Further particulars from the auctioneers.

Klemich Real Estate 85 King William Street Kent Town SA 5067 Telephone 8132 0255

NOTICE SUBMISSION

The weekly *South Australian Government Gazette* is issued on Tuesday afternoon, except where Executive Council meets on Wednesday, wherein publishing will occur on that day.

The next scheduled publication date is displayed on the website: <u>www.governmentgazette.sa.gov.au</u>.

Notices for gazettal, along with enquiries, can be directed to:

EMAIL <u>governmentgazettesa@sa.gov.au</u> PHONE (08) 8207 1045

Notices for gazettal are to be emailed in the following formats:

- Notices as individual Word files (.doc)
- Maps, images, and diagrams as separate PDF files (.pdf)
- Content requiring official signature for authorisation—notices as Word files as well as signed documentation as PDF files

Please provide the following information in your email:

- Date the notice is to be gazetted
- Notification of whether a proof, quote, or return email confirmation is required
- Email address and phone number of the person authorising the submission
- 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

Notices must be submitted before 4 p.m. Friday, the week preceding intended gazettal.

Proofs of formatted content are supplied upon request, with necessary alterations to be returned before 4 p.m. the day preceding publication.

Submitted notices will be gazetted unless notification is received before 10 a.m. the day of publication.