



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 28 JUNE 2018

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

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor directs it to be notified for general information that he has in the name and on behalf of Her Majesty The Queen, this day assented to the undermentioned Act passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 3 of 2018—Supply Act 2018. An Act for the appropriation of money from the Consolidated Account for the financial year ending on 30 June 2019.

By command,

STEVEN SPENCE MARSHALL
Premier

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Veterinary Surgeons Board of South Australia, pursuant to the provisions of the Veterinary Practice Act 2003:

Member: from 1 July 2018 until 30 June 2021
Kirsten Louise Hailstone

By command,

STEVEN SPENCE MARSHALL
Premier

MPI18/0008CS

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Dairy Authority of South Australia, pursuant to the provisions of the Primary Produce (Food Safety Schemes) Act 2004 and the Primary Produce (Food Safety Schemes) (Dairy) Regulations 2017:

Member: from 1 July 2018 until 30 June 2020
Michael Ralph Connor
Kaylene Matthias

Member: from 1 July 2018 until 30 June 2021
Roseanne Celeste Healy

Presiding Member: from 1 July 2018 until 30 June 2021
Roseanne Celeste Healy

By command,

STEVEN SPENCE MARSHALL
Premier

MPI18/0007CS

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Health Services Charitable Gifts Board, pursuant to the provisions of the Health Services Charitable Gifts Act 2011:

Commissioner: from 1 July 2018 until 30 June 2021
Lino Di Lerna

By command,

STEVEN SPENCE MARSHALL
Premier

HEAC-2018-00035

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the SACE Board of South Australia, pursuant to the provisions of the SACE Board of South Australia Act 1983:

Member: from 1 July 2018 until 30 June 2021
Kim Feri Hebenstreit
Pamela Mary Ronan
Trevor Luke Read
Kerrie Campbell
Peter Ronald Prest
Anne Louise Dunstan

By command,

STEVEN SPENCE MARSHALL
Premier

ME18/020

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Education and Early Childhood Services Registration and Standards Board of South Australia, pursuant to the provisions of the Education and Early Childhood Services (Registration and Standards) Act 2011:

Member: from 1 July 2018 until 30 June 2021

Carolyn Edith Grantskalns
Lynda Maria Secombe
Neil Alexander McGoran
Judith Mary Atkinson
Ann Elizabeth Doolette

Deputy Member: from 1 July 2018 until 30 June 2021

Catherine Louise France (Deputy to Grantskalns)
Nicholas William Hately (Deputy to Secombe)
Monica Annette Conway (Deputy to McGoran)
Barbara Louise Langford (Deputy to Atkinson)

Deputy Presiding Member: from 1 July 2018 until 30 June 2021

Ann Elizabeth Doolette

By command,

STEVEN SPENCE MARSHALL
Premier

ME18/017

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Housing Trust Board of Management, pursuant to the provisions of the South Australian Housing Trust Act 1995:

Member: from 1 July 2018 until 30 June 2021

Gary Storkey

Member: from 1 July 2018 until 31 October 2018

Craig Andrew Holden
Josephine King
Natalie Morris
Christine Bierbaum

Presiding Member: from 1 July 2018 until 30 June 2021

Gary Storkey

By command,

STEVEN SPENCE MARSHALL
Premier

MHSCS18001

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor 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:

Member: from 3 September 2018 until 2 September 2021

Darryn Michael Keneally

Deputy Member: from 30 August 2018 until 29 August 2021

Barry John Jennings (Deputy to Keneally)

By command,

STEVEN SPENCE MARSHALL
Premier

AGO0062-18CS

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Environment Protection Authority, pursuant to the provisions of the Environment Protection Act 1993:

Member: from 1 July 2018 until 30 June 2020

Christine Louise Trenorden
Christopher Xenophon Stathy
Nancy Judith Cromar

Presiding Member: from 1 July 2018 until 14 August 2019

Catherine Sheree Cooper

Deputy Presiding Member: from 1 July 2018 until 14 August 2019

Stephen Timothy Dennis Christley

Member: from 15 August 2019 until 30 June 2021

Catherine Sheree Cooper
Stephen Timothy Dennis Christley

Presiding Member: from 15 August 2019 until 30 June 2021

Catherine Sheree Cooper

Deputy Presiding Member: from 15 August 2019 until 30 June 2021

Stephen Timothy Dennis Christley

By command,

STEVEN SPENCE MARSHALL
Premier

18EWEPACS0002

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Training and Skills Commission, pursuant to the provisions of the Training and Skills Development Act 2008:

Member: from 1 July 2018 until 31 December 2018

Melinda Anne OLeary

Andrew Stanley Keough

Adrienne Leigh Nieuwenhuis

Marie Ann Paterson

Dino Charles Rossi

Laura Marie Pivovarovff

Deputy Chair: from 1 July 2018 until 31 December 2018

Melinda Anne OLeary

By command,

STEVEN SPENCE MARSHALL
Premier

18IS/007CS

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable Daniel Cornelis van Holst Pellekaan, MP, Minister for Energy and Mining to be also Acting Minister for Health and Wellbeing for the period from 17 August 2018 to 26 August 2018 inclusive, during the absence of the Honourable Stephen Graham Wade, MLC.

By command,

STEVEN SPENCE MARSHALL
Premier

HEAC-2018-00041

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint the Honourable David James Speirs, MP, Minister for Environment and Water to be also Acting Minister for Transport, Infrastructure and Local Government and Acting Minister for Planning for the period from 14 July 2018 to 21 July 2018 inclusive, during the absence of the Honourable Stephan Karl Knoll, MP.

By command,

STEVEN SPENCE MARSHALL
Premier

MTIL18/018CS

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint judicial officers to the auxiliary pool for a period commencing on 1 July 2018 and expiring on 30 June 2019 – as listed - it being a condition of appointment that the powers and jurisdictions of office should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment - pursuant to the provisions of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988:

- Michael David as an Auxiliary Judge of the Supreme Court of South Australia
- Bruce Malcolm Debelle as an Auxiliary Judge of the Supreme Court of South Australia
- Geoffrey Louis Muecke as an Auxiliary Judge of the Supreme Court of South Australia
- Paul John Rice as an Auxiliary Judge of the Supreme Court of South Australia
- Paul Vincent Slattery as an Auxiliary Judge of the Supreme Court of South Australia
- Wayne Cromwell Chivell as an Auxiliary Judge of the Supreme Court of South Australia
- Sydney William Tilmouth as an Auxiliary Judge of the Supreme Court of South Australia
- Brian Patrick Gilchrist as an Auxiliary Judge of the Supreme Court of South Australia
- Peter John Norman as an Auxiliary Master of the Supreme Court of South Australia
- Mark Stephen Blumberg as an Auxiliary Master of the Supreme Court of South Australia
- John Stephen Roder as an Auxiliary Master of the Supreme Court of South Australia
- Mark Nicholas Rice as an Auxiliary Master of the Supreme Court of South Australia
- Dean Ernest Clayton as an Auxiliary Judge of the District Court of South Australia
- Alan Peter Moss as an Auxiliary Judge of the Environment, Resources and Development Court of South Australia
- Stephen Kevin McEwen as an Auxiliary Judge of the Youth Court of South Australia
- Joanne Tracey as an Auxiliary Judge of the Youth Court of South Australia
- Clive William Kitchin as an Auxiliary Magistrate of South Australia

- Martin Keith as an Auxiliary Magistrate of South Australia
- David Cyril Gurry as an Auxiliary Magistrate of South Australia
- Jonathan Romilly Harry as an Auxiliary Magistrate of South Australia
- Peter Yelverton Wilson as an Auxiliary Magistrate of South Australia
- Kym Boxall as an Auxiliary Magistrate of South Australia
- Gregory Ronald Alfred Clark as an Auxiliary Magistrate of South Australia
- Theodore Iuliano as an Auxiliary Magistrate of South Australia

By command,

STEVEN SPENCE MARSHALL
Premier

AGO0061-18CS

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint Andrew James Cannon as a Magistrate on an auxiliary basis, for a period commencing on 6 July 2018 and expiring on 30 June 2019, it being a condition of appointment that the powers and jurisdictions of the office should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment - pursuant to the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

STEVEN SPENCE MARSHALL
Premier

AGO0061-18CS

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint Michael John Buchan as the Interim Chief Executive of the South Australian Housing Trust for a term commencing on 1 July 2018 and expiring on 31 December 2018 or until the appointment of a substantive Chief Executive, whichever is the sooner - pursuant to section 68 of the Constitution Act 1934.

By command,

STEVEN SPENCE MARSHALL
Premier

MHSCS18003

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint David John Bleby as the Parole Administrative Review Commissioner for a term of three years commencing on 1 July 2018 and expiring on 30 June 2021 inclusive - pursuant to the provisions of the Correctional Services Act 1982.

By command,

STEVEN SPENCE MARSHALL
Premier

18COR004CS

Department of the Premier and Cabinet
Adelaide, 28 June 2018

His Excellency the Governor in Executive Council has been pleased to appoint Delfina Lanzilli as Deputy Valuer-General for a period commencing on 30 June 2018 and expiring on 28 December 2018 - pursuant to section 6 of the Valuation of Land Act 1971.

By command,

STEVEN SPENCE MARSHALL
Premier

MTIL18/017CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation under Section 9

I, Stephan Karl Knoll, Minister for Transport, Infrastructure and Local Government, hereby delegate pursuant to section 9 of the *Administrative Arrangements Act 1994* all of my functions and powers under the *Urban Renewal Act* with respect to the activity described in schedule 1 of this instrument to Steven Spence Marshall, Premier.

Further, I Stephan Karl Knoll, Minister for Transport, Infrastructure and Local Government, hereby authorise Steven Spence Marshall, Premier, to enter into and execute any contract, agreement or other instrument, by the affixation of my common seal or otherwise as the instrument requires, on my behalf as Minister for Transport, Infrastructure and Local Government, and to perform any function on my behalf in respect of any right, liability or asset vested in the Minister for Transport, Infrastructure and Local Government, in relation to the activity described in schedule 1 of this instrument.

This instrument of delegation and authorisation has effect from the day on which it is published in the *Government Gazette*. It endures until revoked or varied by further notice.

SCHEDULE 1

Renewal SA to manage activities and oversee the development of the Former Royal Adelaide Hospital (FRAH) site on North Terrace.

Dated: 19 June 2018

HON. STEPHAN KARL KNOLL
Minister for Transport, Infrastructure and Local Government

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42(2)

Dissolution of Association

WHEREAS the CORPORATE AFFAIRS COMMISSION (“the Commission”) pursuant to section 42(1) of the *Associations Incorporation Act 1985* (“the Act”) is of the opinion that the undertaking or operations of SOUTH AUSTRALIAN CRICKET ASSOCIATION INCORPORATED (“the Association”) being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the *Corporations Act 2001* (Cth) AND WHEREAS the Commission was on 26th February 2018 requested by the Association to transfer its undertaking to SOUTH AUSTRALIAN CRICKET ASSOCIATION LIMITED (Australian Company Number 623 135 393), the Commission pursuant to section 42(2) of the Act DOES HEREBY ORDER that on 1 July 2018, the Association will be dissolved, the property of the Association becomes the property of SOUTH AUSTRALIAN CRICKET ASSOCIATION LIMITED and the rights and liabilities of the Association become the rights and liabilities of SOUTH AUSTRALIAN CRICKET ASSOCIATION LIMITED.

Given under the seal of the Commission at Adelaide.

Dated: 25 June 2018

ROSALBA ALOI
A delegate of the Corporate Affairs Commission

DOG FENCE ACT 1946

Declaration of Rate

PURSUANT to the provision of *Section 25 of the Dog Fence Act 1946*, the Dog Fence Board, with the approval of the Minister for Environment and Water, hereby declares that for the financial year ending 30 June 2019 the dog fence rate shall be 133.10 cents per square kilometre and the minimum amount payable \$110.80 for all separate holdings of more than 10 square kilometres of land situated inside the dog fence.

Excluding: -

1. For all the land in:

- (a) The whole of the counties of Musgrave, Flinders, Jervois, Frome, Victoria, Daly, Stanley, Gawler, Fergusson, Light, Eyre, Albert, Alfred, Adelaide, Sturt, Hindmarsh, Russell, Buccleuch, Chandos, Cardwell, Buckingham, MacDonnell, Robe, Grey and Carnarvon.
- (b) The whole of the hundreds of Finlayson, Tarlton, Cungena, Kaldoonera, Scott, Murray, Chandada, Karcultaby, Condada, Pildappa, Ripon, Forrest, Campbell, Inkster, Moorkitatie, Carina, Minnipa, Pinbong, Wrenfordsley, Rounsevell, Witera, Addison, Travers, Yaninee, Pygery, Wudinna, Hill, Peella, Pordia, Palabie, Wannamanna, Mamblin, Kongawa, Pinkawillinie, Cortlinye, Moseley, Wright, Downer, Wallis, Cocata, Kappakoola, Warrambo, Cootra, Caralue, Solomon, Kelly, Barna, Yalanda, Panitya, Coomooroo, Walloway, Pekina, Black Rock Plain, Tarcowie, Mannanarie, Yongala, Terowie, Hallett, Kingston, Mongolata, Kooringa, Baldina, Apoinga and Bright.

Where this contribution from holdings in 1(a) and 1(b) is collected via the Sheep Advisory Group and passed on to the Board.

2. Lake Torrens National Park and Lake Gairdner National Park, which are exempted from dog fence rates.
3. All the islands along the seacoast.

Dated: 25 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

South Australia

Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2018

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

1—Short title

This notice may be cited as the *Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2018*.

2—Commencement

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

3—Interpretation

In this notice—

Act means the *Emergency Services Funding Act 1998*.

4—Declaration of levy

The levy under Part 3 Division 1 of the Act for the 2018/2019 financial year comprises—

- (a) an amount of 0.1284 cents in respect of each dollar of the value of land subject to assessment; and
- (b) a fixed charge of \$50 for each piece, section or aggregation of contiguous or non-contiguous land subject to separate assessment.

5—Declaration of area factors

The area factors for each of the emergency services areas for the 2018/2019 financial year are as follows:

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

6—Declaration of land use factors

The land use factors for each of the land uses referred to in section 8(1) of the Act for the 2018/2019 financial year are as follows:

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

7—Relevant day

The relevant day for the purposes of section 8 of the Act in respect of the 2018/2019 financial year is 30 June 2018.

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

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

- (a) the Minister has determined under section 10(4)(a) of the Act that \$267.5 million needs to be raised by means of the levy under Part 3 Division 1 of the Act to fund emergency services in the 2018/2019 financial year;
- (b) the method used for determining the amount referred to in paragraph (a) is as follows:
 - (i) a strategic and business planning process was undertaken to establish a strategic context for assessing amounts to be expended for the kinds of emergency services and other purposes referred to in section 28(4) of the Act;
 - (ii) the amount to be raised from the levy under Part 3 Division 1 of the Act was determined on the basis of—

- (A) forward estimates of expenditure for emergency services during the 2018/2019 financial year, excluding any expenditure carried over from previous years; and
- (B) the shortfall between projected 2018/2019 emergency services expenditure and projected 2018/2019 revenue from the levy under Part 3 Division 2 of the Act, the projected decrease in the balance of the Community Emergency Services Fund and non-levy revenue (such as interest earnings) paid into the Community Emergency Services Fund.

Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council on 28 June 2018

T&F18/032CS

South Australia

Emergency Services Funding (Declaration of Levy for Vehicles and Vessels) Notice 2018

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

1—Short title

This notice may be cited as the *Emergency Services Funding (Declaration of Levy for Vehicles and Vessels) Notice 2018*.

2—Commencement

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

3—Interpretation

In this notice—

Act means the *Emergency Services Funding Act 1998*.

4—Financial year to which notice applies

This notice applies in relation to the 2018/2019 financial year.

5—Declaration of levy in respect of vehicles and vessels

For the purposes of section 24 of the Act—

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

- (d) the amount of the levy in respect of vessels is \$12.

Note—

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

Schedule 1—Classes of motor vehicles

Tier 1—

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

- 47—District 1 Public passenger—up to 12 passengers No ITC entitlement
- 50—District 1 Municipal bus No ITC entitlement
- 105—District 1 Taxis No ITC entitlement
- 106—District 1 Hire and drive yourself No ITC entitlement
- 108—District 1 Public passenger—13-35 passengers No ITC entitlement
- 109—District 1 Public passenger—35+ passengers No ITC entitlement
- 125—District 1 Trailer car carrier No ITC entitlement
- 51—District 2 Cars, multi passenger or motor homes seating up to 12 No ITC entitlement
- 52—District 2 Light goods carrier No ITC entitlement
- 53—District 2 Medium goods carrier ITC entitled
- 55—District 2 Taxis ITC entitled
- 56—District 2 Hire and drive yourself ITC entitled
- 57—District 2 Public passenger—up to 12 passengers ITC entitled
- 58—District 2 Public passenger—13-35 passengers ITC entitled
- 59—District 2 Public passenger—35+ passengers ITC entitled
- 66—District 2 Motorcycle—251cc-660cc No ITC entitlement
- 70—District 2 Motorcycle—661cc+ No ITC entitlement
- 71—District 2 Heavy goods ITC entitled
- 72—District 2 Light car carrier ITC entitled
- 73—District 2 Medium car carrier ITC entitled
- 74—District 2 Heavy car carrier ITC entitled
- 76—District 2 Light car carrier No ITC entitlement
- 77—District 2 Medium car carrier No ITC entitlement
- 78—District 2 Heavy car carrier No ITC entitlement
- 82—District 2 Municipal bus ITC entitled
- 86—District 2 Motorcycle—251cc-660cc ITC entitled
- 90—District 2 Motorcycle—661cc+ ITC entitled
- 91—District 2 Cars, multi passenger or motor homes seating up to 12 ITC entitled
- 92—District 2 Light goods ITC entitled
- 93—District 2 Medium goods carrier No ITC entitlement
- 96—District 2 Heavy goods No ITC entitlement
- 97—District 2 Public passenger—up to 12 passengers No ITC entitlement
- 100—District 2 Municipal bus No ITC entitlement
- 155—District 2 Taxis No ITC entitlement
- 156—District 2 Hire and drive yourself No ITC entitlement
- 158—District 2 Public passenger—13-35 passengers No ITC entitlement
- 159—District 2 Public passenger—35+ passengers No ITC entitlement

Tier 2—

- 14—District 1 Motorcycle—not exceeding 50cc No ITC entitlement
- 34—District 1 Motorcycle—not exceeding 50cc ITC entitled

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

Tier 3—

- 11—District 1 Trailers No ITC entitlement
- 19—District 1 Historic and left hand drive ITC entitled
- 31—District 1 Trailers ITC entitled
- 39—District 1 Historic and left hand drive No ITC entitlement
- 61—District 2 Trailers No ITC entitlement
- 69—District 2 Historic and left hand drive ITC entitled
- 81—District 2 Trailers ITC entitled
- 89—District 2 Historic and left hand drive No ITC entitlement

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

- 12—District 1 Motor trade plate ITC entitled
- 17—District 1 Permit No ITC entitlement
- 18—District 1 Conditionally registered farm tractors etc No ITC entitlement
- 37—District 1 Permit ITC entitled
- 38—District 1 Conditionally registered farm tractors ITC entitled
- 102—District 1 Motor trade plate No ITC entitlement
- 62—District 2 Motor trade plate ITC entitled
- 67—District 2 Permit No ITC entitlement
- 68—District 2 Conditionally registered farm tractors No ITC entitlement
- 87—District 2 Permit ITC entitled
- 88—District 2 Conditionally registered farm tractors ITC entitled
- 152—District 2 Motor trade plate No ITC entitlement

Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council
on 28 June 2018

T&F18/032CS

FISHERIES MANAGEMENT ACT 2007

SECTION 79

*Closure of Pipi Fishery – Coorong Beach
Recreational*

TAKE NOTICE that pursuant to Section 79 of the *Fisheries Management Act 2007*, it is hereby declared that it shall be unlawful for **any unlicensed person** to engage in the class of fishing activity specified in Schedule 1, in the area specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

The act of taking or an act preparatory to the taking of Pipi (*Donax deltoides*).

SCHEDULE 2

The Younghusband Peninsula between the Murray Mouth and 28 mile crossing.

SCHEDULE 3

From 12:01 am on 1 November 2018 until 11:59 pm on 31 May 2019.

Dated: 18 June 2018

SEAN SLOAN
Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 79

*Closure of Pipi Fishery – Goolwa Beach
Commercial*

TAKE NOTICE that pursuant to Section 79 of the *Fisheries Management Act 2007*, it is hereby declared that it shall be unlawful for **any licensed person** to engage in the class of fishing activity specified in Schedule 1, in the area specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

The act of taking or an act preparatory to the taking of Pipi (*Donax deltoides*) for the purpose of trade or business.

SCHEDULE 2

The Sir Richard Peninsula between the Murray Mouth and Goolwa Beach Road.

SCHEDULE 3

From 12:01 am on 1 July 2018 until 11:59 pm on 30 June 2019.

Dated: 18 June 2018

SEAN SLOAN
Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption Number ME9902999

TAKE NOTICE that pursuant to section 115 of the *Fisheries Management Act 2007*, the persons listed in schedule 2 (the 'exemption holders') are exempt from sections 55 and 70 of the *Fisheries Management Act 2007* and Regulation 5, schedule 6 clause 122 of the *Fisheries Management (General) Regulations 2017* but only insofar as they may engage in the taking of Pipi (*Donax* spp) using cockle rakes endorsed on their licences (the 'exempted activity'), during the period specified in schedule 1 (unless varied or revoked earlier) and subject to the conditions set out in schedule 2.

SCHEDULE 1

From 12:01 am on 1 July 2018 until 11:59 pm 31 October 2018 and from 12:01 am 1 June 2019 until 11:59 pm 30 June 2019.

SCHEDULE 2

1. The licence holders, or their agents, may only take Pipi (*Donax* spp) pursuant to this notice and only if they hold Pipi quota.
2. The exempted activity may only be undertaken along the Younghusband Peninsula between the Murray Mouth and Kingston SE, and includes **specialty protected areas**, namely Encounter Marine Park and the Upper South East Marine Park.
3. All Pipi taken pursuant to this notice are taken as part of the Individual Catch Quota System established under the *Fisheries Management (Lakes and Coorong Fishery) Regulations 2009*. Licence holders must continue to submit CDR forms and SARDI catch and effort returns during the exemption period accounting for all Pipi taken. All present fishing arrangements and obligations continue to apply during the exemption period.
4. The exemption holder must comply with all licence conditions when undertaking the exempted activity, except where specifically exempted by this notice.
5. While engaging in the exempted activity, the exemption holder must be in possession of a copy of this notice. This notice must be produced to a Fisheries Officer if requested.
6. The exemption holders must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act, except where specifically exempted by this notice.

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

Dated: 18 June 2018

SEAN SLOAN
Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development

GR NOTICE

NO. 4 OF 2018

SOUTH AUSTRALIA

Approved Betting Contingencies (Snooker) Variation Notice 2018 [28 June 2018]

By this notice, the Independent Gambling Authority approves, for all betting operations, contingencies related to sporting or other events within and outside Australia, as follows:

1 Citation, authorising provisions, revocation, etc

- (1) This notice may be cited as the Approved Betting Contingencies (Snooker) Variation Notice 2018.
- (2) This notice is authorised by section 4 of the *Authorised Betting Operations Act 2000*.

2 Purpose and approval of contingencies

This notice varies the Approved Betting Contingencies Notice 2016 to approve contingencies relating to snooker.

3 Approval of Contingency

- (1) In the approved contingencies in Schedule 1 of the Approved Betting Contingencies Notice 2016, after “15. Eurovision”, insert the following—

“**16. Snooker**

Head to Head, Period All Up, Overall Performance, Number scored, Total Match Points, Highest Score, Lowest Score, Entrant Out-Win, Entrant Out-Place, Place”

- (2) In the list of events in Schedule 3 of the Approved Betting Contingencies Notice 2016, after “Ski jumping”, insert the following—

“**Snooker**

World Professional Billiards and Snooker Association
Australian Billiards and Snooker Council”

This notice is published, as required by section 4(1) of the *Authorised Betting Operations Act 2000*.

Dated: 25 June 2018

JEANETTE BARNES
Acting Director
Independent Gambling Authority

GR NOTICE

NO. 5 OF 2018

SOUTH AUSTRALIA

Approved Betting Contingencies (Gaelic Football) Variation Notice 2018 [28 June 2018]

By this notice, the Independent Gambling Authority approves, for all betting operations, contingencies related to sporting or other events within and outside Australia, as follows:

1 Citation, authorising provisions, revocation, etc

- (1) This notice may be cited as the Approved Betting Contingencies (Gaelic Football) Variation Notice 2018.
- (2) This notice is authorised by section 4 of the *Authorised Betting Operations Act 2000*.

2 Purpose and approval of contingencies

This notice varies the Approved Betting Contingencies Notice 2016 to approve contingencies relating to gaelic football.

3 Approval of Contingency

- (1) In the approved contingencies in Schedule 1 of the Approved Betting Contingencies Notice 2016, after “16. Snooker”, insert the following—

“**17. Gaelic Football**

Head to Head, Margin Win, Period All Up, Total Match Points, First Score, Last Scorer, Overall Performance, Number Scored, Highest Score, Lowest Score, Qualify, Team Performance, Make final, Place, Entrant Out-Win, Entrant Out-Place, Pick the Winners”

- (2) In the list of events in Schedule 3 of the Approved Betting Contingencies Notice 2016, after “Freestyle skiing”, insert the following—

“**Gaelic Football**

Events sanctioned by the Gaelic Athletic Association or affiliated international or national organisations”

This notice is published, as required by section 4(1) of the *Authorised Betting Operations Act 2000*.

Dated: 25 June 2018

JEANETTE BARNES
Acting Director
Independent Gambling Authority

GR NOTICE

NO. 6 OF 2018

SOUTH AUSTRALIA

Approved Betting Contingencies (Handball) Variation Notice 2018 [28 June 2018]

By this notice, the Independent Gambling Authority approves, for all betting operations, contingencies related to sporting or other events within and outside Australia, as follows:

1 Citation, authorising provisions, revocation, etc

- (1) This notice may be cited as the Approved Betting Contingencies (Handball) Variation Notice 2018.
- (2) This notice is authorised by section 4 of the *Authorised Betting Operations Act 2000*.

2 Purpose and approval of contingencies

This notice varies the Approved Betting Contingencies Notice 2016 to approve contingencies relating to handball.

3 Approval of Contingency

- (1) In the approved contingencies in Schedule 1 of the Approved Betting Contingencies Notice 2016, after “17. Gaelic Football”, insert the following—
 - “ **18. Handball**
Head to Head, Period All Up, Overall Performance, Number Scored, Total Match Points, Highest Score, Lowest Score, Qualify, Team Performance, Make final, Entrant Out-Win, Entrant Out-Place, Place, Margin Win, Pick the Winners”
- (2) In the list of events in Schedule 3 of the Approved Betting Contingencies Notice 2016—
 - (a) immediately below the listing of “Olympic Games” in the section for Handball, **insert**—

“Events sanctioned by the International Handball Federation or affiliated international or national organisations”

This notice is published, as required by section 4(1) of the *Authorised Betting Operations Act 2000*.

Dated: 25 June 2018

JEANETTE BARNES
Acting Director
Independent Gambling Authority

GR NOTICE

NO. 7 OF 2018

SOUTH AUSTRALIA

Approved Betting Contingencies (Volleyball) Variation Notice 2018 [28 June 2018]

By this notice, the Independent Gambling Authority approves, for all betting operations, contingencies related to sporting or other events within and outside Australia, as follows:

1 Citation, authorising provisions, revocation, etc

- (1) This notice may be cited as the Approved Betting Contingencies (Volleyball) Variation Notice 2018.
- (2) This notice is authorised by section 4 of the *Authorised Betting Operations Act 2000*.

2 Purpose and approval of contingencies

This notice varies the Approved Betting Contingencies Notice 2016 to approve contingencies relating to volleyball.

3 Approval of Contingency

- (1) In the approved contingencies in Schedule 1 of the Approved Betting Contingencies Notice 2016, after “18. Handball”, insert the following—
 - “ **19. Volleyball**
Head to Head, Margin Win, Period All Up, Total Match Points, Number Scored, Pick the Score, First Score, Last Scorer, Overall Performance, Highest Score, Lowest Score, Finishing Position, Team Performance, Qualify, Make final, Wooden Spoon, Entrant Out-Win, Entrant Out-Place, Last Team Standing, Win, Quinella, Forecast, Pick the Winners, First Win”
- (2) In the list of events in Schedule 3 of the Approved Betting Contingencies Notice 2016—
 - (a) immediately below the listing of “Olympic Games” in the section for Volleyball, **insert**—

“Events sanctioned by the International Federation of Volleyball (FIVB) or affiliated international or national organisations. Beach Volleyball Events sanctioned by FIVB or affiliated international or national organisations”

This notice is published, as required by section 4(1) of the *Authorised Betting Operations Act 2000*.

Dated: 25 June 2018

JEANETTE BARNES
Acting Director
Independent Gambling Authority

GR NOTICE

NO. 8 OF 2018

SOUTH AUSTRALIA

Approved Betting Contingencies (Gridiron (Non US)) Variation Notice 2018 [28 June 2018]

By this notice, the Independent Gambling Authority approves, for all betting operations, contingencies related to sporting or other events within and outside Australia, as follows:

1 Citation, authorising provisions, revocation, etc

- (1) This notice may be cited as the Approved Betting Contingencies (Gridiron (Non US)) Variation Notice 2018.
- (2) This notice is authorised by section 4 of the *Authorised Betting Operations Act 2000*.

2 Purpose and approval of contingencies

This notice varies the Approved Betting Contingencies Notice 2016 to approve contingencies relating to gridiron (non US).

3 Approval of Contingency

- (1) In the approved contingencies in Schedule 1 of the Approved Betting Contingencies Notice 2016, after “19. Volleyball”, insert the following—

“ 20. Gridiron (Non US)

Head to Head, Margin Win, Period All Up, Total Match Points, Number Scored, Pick the Score, First Score, Last Scorer, Overall Performance, Highest Score, Lowest Score, Finishing Position, Period All Up, Team Performance, Last Team Standing, Win, Quinella, Forecast, Qualify, Make final, Pick the Winners, Entrant Out-Win, Entrant Out-Place”

- (2) In the list of events in Schedule 3 of the Approved Betting Contingencies Notice 2016, after “Golf”, insert the following—

“ Gridiron (non US)

Canadian Football League

Most Valuable Player awards sanctioned by relevant recognised governing body”

This notice is published, as required by section 4(1) of the *Authorised Betting Operations Act 2000*.

Dated: 25 June 2018

JEANETTE BARNES
Acting Director
Independent Gambling Authority

GAMING MACHINES ACT 1992

GR NOTICE

NO. 9 OF 2018

SOUTH AUSTRALIA

Gaming Machines—Club Safe and Gaming Care—Recognition Notice 2018 [28 June 2018]

The Independent Gambling Authority publishes this notice under section 10B of the *Gaming Machines Act 1992*:

1 Citation, commencement, authorising provisions

- (1) This notice may be cited as the Gaming Machines—Club Safe and Gaming Care—Recognition Notice 2018.
- (2) This notice comes into operation on 1 July 2018.
- (3) This notice is authorised by section 10B(1)(a) of the *Gaming Machines Act 1992*.

2 Recognised industry body—Club Safe

- (1) Club Safe Limited, ACN 120 845 365, is recognised as an industry body with which a licensee may enter into a responsible gambling agreement.
- (2) The recognition granted by this clause continues in force until midnight on 31 December 2018.

3 Recognised industry body—Gaming Care

- (1) Hotels Responsible Gambling Early Intervention Agency Limited (also known as Gaming Care), ACN 117 158 282, is recognised as an industry body with which a licensee may enter into a responsible gambling agreement.
- (2) The recognition granted by this clause continues in force until midnight on 31 December 2018.

Dated: 25 June 2018

JEANETTE BARNES
Acting Director
Independent Gambling Authority

HARBORS AND NAVIGATION ACT 1993

SECTION 90AA

Facilities Levy

I, Julienne TePohe, Acting Chief Executive, Department of Planning, Transport and Infrastructure, hereby **REVOKE** the notice made under 90AA(3)(b) of the *Harbors and Navigation Act 1993*, titled: “Harbors and Navigation Act 1993 – Facilities Levy”, published in the Gazette on 25 July 2013 and which came into operation on 1 July 2013.

This revocation notice will come into operation on 1 July 2018.

Dated: 18 June 2018

JULIENNE TEPOHE
A/Chief Executive
Department of Planning Transport and Infrastructure

HEALTH CARE ACT 2008

SECTIONS 57(1)(C) AND 62 – EXEMPTIONS

Notice by the Minister

TAKE notice that I, Stephen Wade, Minister for Health and Wellbeing, pursuant to sub-section 57(1)(c) and section 62 of the *Health Care Act 2008*, do hereby exempt the persons named in Column A of the Schedule from the application of Part 6 – Division 2 and Division 3, Section 59 of the *Health Care Act 2008*, in relation to the emergency ambulance services specified in Column B of the Schedule, and on the conditions (if any) specified in Column C of the Schedule, with effect on and from 1 July 2018 and for the period expiring on 30 June 2019.

SCHEDULE

Column A	Column B	Column C
BHP Billiton Olympic Dam Corporation Pty Ltd	Emergency ambulance services provided at Olympic Dam Operations.	Nil.
BHP Billiton Olympic Dam Corporation Pty Ltd	Emergency ambulance services provided in surrounding areas to Olympic Dam Operations, Roxby Downs and Andamooka.	That the emergency services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service as soon as practicable to determine if SA Ambulance Service have a more appropriate response or can support the response.
Broadspectrum (Australia) Pty Ltd	Emergency ambulance services provided at Defence Centre Woomera.	Nil.
Broadspectrum (Australia) Pty Ltd	Emergency ambulance services provided in surrounding areas to Defence Centre Woomera.	That the emergency services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service as soon as practicable to determine if SA Ambulance Service have a more appropriate response or can support the response.
Heathgate Resources Pty Ltd	Emergency ambulance services provided at Beverley Uranium Mine and surrounding areas.	Nil.
Iluka Resources Limited	Emergency ambulance services provided at Jacinth Ambrosia mineral sands mine and associated access roads.	Nil.
Nganampa Health Council Incorporated	Emergency ambulance services provided on the Anangu Pitjantjatjara Yankunytjatjara Lands.	Nil.
Nganampa Health Council Incorporated	Emergency ambulance services in Marla and surrounding areas including the Stuart Highway north of Marla to the Northern Territory border.	That the emergency services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service as soon as practicable to determine if SA Ambulance Service have a more appropriate response or can support the response.
OZ Minerals Carrapateena Pty Ltd	Emergency ambulance services provided at the Carrapateena mine site.	Nil.
OZ Minerals Carrapateena Pty Ltd	Emergency ambulance services provided in surrounding areas to the Carrapateena mine site for the purpose of rendezvousing with SA Ambulance Service.	That the emergency services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service within a time and with details as requested by SA Ambulance Service.
OZ Minerals Limited	Emergency ambulance services provided at Prominent Hill mine, associated access roads and ore delivery roads.	Nil.
OZ Minerals Limited	Emergency ambulance services provided on the Stuart Highway in proximity to Prominent Hill mine turnoff.	That the emergency services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service as soon as practicable to determine if SA Ambulance Service have a more appropriate response or can support the response.
Royal Flying Doctor Service of Australia (South Eastern Section)	Emergency ambulance services provided at Santos Moomba gas field and surrounding areas including Innamincka.	Nil.
SIMEC Mining	Emergency ambulance services provided at the Iron Knob mine site.	Nil.
SIMEC Mining	Emergency ambulance services provided in surrounding areas to the Iron Knob mine site for purposes of rendezvousing with SA Ambulance Service.	That the emergency services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service as soon as practicable to determine if SA Ambulance Service have a more appropriate response or can support the response.

Column A	Column B	Column C
SIMEC Mining	Emergency ambulance services provided at Iron Duke, Iron Duchess, Iron Knight, Iron Chieftain and Iron Warrior mine sites.	Nil.
SIMEC Mining	Emergency ambulance services provided in surrounding areas to Iron Duke, Iron Duchess, Iron Knight, Iron Chieftain and Iron Warrior mine sites for purposes of rendezvousing with SA Ambulance Service.	That the emergency services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service as soon as practicable to determine if SA Ambulance Service have a more appropriate response or can support the response.
SIMEC Mining	Emergency ambulance services provided at Iron Baron and Iron Warrior mine site.	Nil.
SIMEC Mining	Emergency ambulance services provided in surrounding areas to Iron Baron and Iron Warrior mine site for the purpose of rendezvousing with SA Ambulance Service.	That the emergency services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service as soon as practicable to determine if SA Ambulance Service have a more appropriate response or can support the response.
Wilson Security	Emergency ambulance services provided for Santos at Port Bonython.	Nil.
Wilson Security	Emergency ambulance services provided for Santos in surrounding areas to Port Bonython.	That the emergency services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service as soon as practicable to determine if SA Ambulance Service have a more appropriate response or can support the response.
Wilson Security	Emergency ambulance services provided in the Port Lowly shack area.	That the emergency services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service as soon as practicable to determine if SA Ambulance Service have a more appropriate response or can support the response.
WPG Resources Ltd	Emergency ambulance services provided at surrounding pastoral properties on the Challenger Gold mine access road and the Tarcoola Gold Mine.	That the emergency services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service as soon as practicable to determine if SA Ambulance Service have a more appropriate response or can support the response.

Dated: 6 June 2018

STEPHEN WADE
Minister for Health and Wellbeing

HEALTH CARE ACT 2008

SECTIONS 58(1)(D) AND 62 – EXEMPTIONS

Notice by the Minister

TAKE notice that I, Stephen Wade, Minister for Health and Wellbeing, pursuant to sub-section 58(1)(d) and section 62 of the *Health Care Act 2008*, do hereby exempt the persons named in Column A of the Schedule from the application of Part 6 – Division 2 and Division 3, section 59 of the *Health Care Act 2008*, in relation to the non-emergency ambulance services specified in Column B of the Schedule, and on the conditions (if any) specified in Column C of the Schedule, with effect on and from 1 July 2018 and for the period expiring on 30 June 2019.

SCHEDULE

Column A	Column B	Column C
BHP Billiton Olympic Dam Corporation Pty Ltd	Non-emergency ambulance services provided at Olympic Dam Operations.	Nil.
BHP Billiton Olympic Dam Corporation Pty Ltd	Non-emergency ambulance services provided in surrounding areas to Olympic Dam Operations, Roxby Downs and Andamooka.	That the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service.
Broadspectrum (Australia) Pty Ltd	Non-emergency ambulance services provided at Defence Centre Woomera.	Nil.
Broadspectrum (Australia) Pty Ltd	Non-emergency ambulance services provided in surrounding areas to Defence Centre Woomera.	That the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service.
Heathgate Resources Pty Ltd	Non-emergency ambulance services provided at Beverley Uranium Mine and surrounding areas.	Nil.

Column A	Column B	Column C
Iluka Resources Limited	Non-emergency ambulance services provided at Jacinth Ambrosia mineral sands mine and associated roads	Nil
Nganampa Health Council Incorporated	Non-emergency ambulance services provided on the Anangu Pitjantjatjara Yankunytjatjara Lands.	Nil.
Nganampa Health Council Incorporated	Non-emergency ambulance services in Marla and surrounding areas including the Stuart Highway north of Marla to the Northern Territory border.	That the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service.
OZ Minerals Carrapateena Pty Ltd	Non-emergency ambulance services provided at the Carrapateena mine site.	Nil.
OZ Minerals Carrapateena Pty Ltd	Non-emergency ambulance services provided in surrounding areas to the Carrapateena mine site for the purposes of rendezvousing with SA Ambulance Service.	That the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service.
OZ Minerals Limited	Non-emergency ambulance services provided at Prominent Hill mine, associated access roads and ore delivery roads.	Nil.
OZ Minerals Limited	Non-emergency ambulance services provided on the Stuart Highway in proximity to Prominent Hill mine turnoff.	That the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service.
Royal Flying Doctor Service of Australia (South Eastern Section)	Non-emergency ambulance services provided at Santos Moomba gas field and surrounding areas including Innamincka.	Nil.
SIMEC Mining	Non-emergency ambulance services provided at the Iron Knob mine site.	Nil.
SIMEC Mining	Non-emergency ambulance services provided in surrounding areas to the Iron Knob mine site.	That the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service.
SIMEC Mining	Non-emergency ambulance services provided at Iron Duke, Iron Duchess, Iron Knight, Iron Chieftain and Iron Warrior mine sites.	Nil.
SIMEC Mining	Non-emergency ambulance services provided in surrounding areas to Iron Duke, Iron Duchess, Iron Knight, Iron Chieftain and Iron Warrior mine sites.	That the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service.
SIMEC Mining	Non-emergency ambulance services provided at Iron Baron and Iron Warrior mine site.	Nil.
SIMEC Mining	Non-emergency ambulance services provided in surrounding areas to Iron Baron and Iron Warrior mine site for purposes of rendezvousing with SA Ambulance Service.	That the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service.
Southern Adelaide Local Health Network Inc	Non-emergency ambulance services provided for patients of the Repatriation General Hospital, Flinders Medical Centre and the Noarlunga Hospital.	Nil.
Wilson Security	Non-emergency ambulance services provided for Santos at Port Bonython.	Nil.
Wilson Security	Non-emergency ambulance services provided for Santos in surrounding areas to Port Bonython.	That the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service.
Wilson Security	Non-emergency ambulance services provided in the Port Lowly shack area.	That the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service.
WPG Resources Ltd	Non-emergency ambulance services provided at the Challenger Gold Mine and the Tarcoola Gold Mine	Nil
WPG Resources Ltd	Non-emergency ambulance services provided at surrounding pastoral properties on the Challenger Gold mine access road and the Tarcoola Gold Mine	That the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service.

Dated: 6 June 2018

STEPHEN WADE
Minister for Health and Wellbeing

HOUSING IMPROVEMENT ACT 2016

SECTION 25

Rent Control

In the exercise of the powers conferred by the *Housing Improvement Act 2016*, I 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
68 Kym Street, Port Noarlunga South SA 5167	Allotment 30 Deposited Plan 7884 Hundred of Willunga	CT5311/575	\$270.00
39 Hughes Avenue, Paringa SA 5340	Allotments 44 & 45 Deposited Plan 4294 Hundred of Paringa	CT5705/456	\$100.00

Dated: 28 June 2018

JOHN HERRMANN
Housing Regulator and Registrar
Office of Housing Regulation, Housing SA
Delegate of Minister for Human Services

LAND ACQUISITION ACT 1969

SECTION 16

*Form 5 - Notice of Acquisition*1. **Notice of acquisition**

The City of Onkaparinga (the Authority) of PO Box 1 Noarlunga Centre SA 5168 acquires the following interest in the following land:

An estate in fee simple in Allotment 54 in Filed Plan 25034, being the whole of the land presently comprised and described in limited certificate of title volume 5735 folio 833, subject to the rights of way over the land as described in certificate of title volume 693 folio 199 and all other rights of way as may exist over the land.

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

2. **Compensation**

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

3. **Inquiries**

Inquiries should be directed to:

Caroline Rachel Smith
Norman Waterhouse Lawyers Pty Ltd
Level 15, 45 Pirie Street, Adelaide SA 5000
Telephone: 08 8210 1265
Email: csmith@normans.com.au

Dated: 15 May 2018

Signed for the City of Onkaparinga by its authorised delegate:

MARK DOWD
Chief Executive Officer

MINING ACT 1971

Notice is hereby given in accordance with Section 35A(1) of the *Mining Act 1971*, that an application for an extractive minerals lease over the undermentioned mineral claim has been received:

Applicant: Clay & Mineral Sales Pty Ltd
Claim Number: 4420
Location: Section 612, Hundred of Port Gawler (Reeves Plains area, approx. 15 km southeast of Mallala)
Area: 10.21 hectares approximately
Purpose: Construction Materials (Sand)
Reference: 2017/0429

Details of the proposal may be inspected at the Department of the Premier and Cabinet, Mineral Resources Division, Level 7, 101 Grenfell Street, ADELAIDE SA 5000.

A copy of the proposal has been provided to the **Adelaide Plains Council** and an electronic copy of the proposal can be found on the Department of the Premier and Cabinet website: http://minerals.dpc.sa.gov.au/mining/public_notices_mining.

Written submissions in relation to this application are invited to be received at the Department of the Premier and Cabinet, Mining Regulation, Attn: Business Support Officer, by email to dpc_miningregrehab@sa.gov.au, or by post to GPO Box 320 ADELAIDE SA 5001 by no later than **26 July 2018**.

The delegate of the Minister for Energy and Mining is required to have regard to these submissions in determining whether to grant or refuse the application and, if granted, the terms and conditions on which it should be granted.

When you make a written submission, that submission becomes a public record. Your submission will be provided to the applicant and may be made available for public inspection unless confidentiality is requested.

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

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Authorisation to Take Water from the Central Adelaide Prescribed Wells Area.

PURSUANT to section 128 of the *Natural Resources Management Act 2004* (the Act), I, David Speirs, Minister for Environment and Water (the Minister) and Minister to whom the Act is committed, hereby authorise the South Australian Water Corporation to take water from the Central Adelaide Prescribed Wells Area prescribed under the *Natural Resources Management (Central Adelaide—Prescribed Wells Area) Regulations 2007*, from the wells specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Wells

Well unit numbers 6628-22171, 6628-21945, 6628-26005, and 6628-26006 located in the Hundred of Port Adelaide.

SCHEDULE B

Purpose

For the irrigation of reserves and to supply SA Water commercial and industrial customers, in association with the Barker Inlet Managed Aquifer Recharge and Recovery scheme.

SCHEDULE C

Conditions

1. A maximum total volume of 370,000 kilolitres of water may be taken from the wells specified in schedule A during each water use year for the period of this authorisation.
2. The water user must not take water except through meters supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.
3. Meter readings must be used to determine the quantity of water taken.
4. The water user must measure and record, at least once during each calendar month, at the same time during each calendar month:
 - a. meter readings for each of the wells in Schedule A, and
 - b. extraction volumes; and
 - c. water level data
5. The water user must comply with all measuring, monitoring and recording requirements as specified in any Managed Aquifer Recharge Risk Management and Monitoring Plan approved by the Minister's representative for the Barker Inlet Managed Aquifer Recharge and Recovery scheme.
6. The water user must submit an updated Managed Aquifer Recharge Risk Management and Monitoring Plan for the Barker Inlet Managed Aquifer Recharge and Recovery scheme to the Minister's representative by no later than 30 April 2019.
7. The water user must provide data in accordance with conditions 4 and 5 of this authorisation on an annual basis and no later than 31 July each water use year in the form specified by the Minister's representative. The form is to be found at: <http://www.environment.sa.gov.au/files/sharedassets/public/water/managed-aquifer-recharge-annual-reporting-template-multiple-gen.xlsx>
8. The water user must notify the Minister or the Minister's representative immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.

The water user must comply with the provisions applying to meters set out in Regulation 14 of the *Natural Resources Management (Financial Provisions) Regulations 2005*. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

'Water user' means a person who is authorised to take water pursuant to this notice.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act.

This authorisation will commence on the date below and will remain in effect until 30 June 2020 unless earlier varied or revoked.

Dated: 21 June 2018

DAVID SPEIRS
Minister for Environment and Water

Ref. 291765

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Authorisation to Take Water from the Central Adelaide Prescribed Wells Area.

PURSUANT to section 128 of the *Natural Resources Management Act 2004* (the Act), I, David Speirs, Minister for Environment and Water (the Minister) and Minister to whom the Act is committed, hereby authorise the South Australian Water Corporation to take water from the Central Adelaide Prescribed Wells Area prescribed under the *Natural Resources Management (Central Adelaide—Prescribed Wells Area) Regulations 2007*, from the wells specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Wells

Well unit numbers 6628-25719, 6628-25718, 6628-27007 and 6628-27002 located in the Hundred of Adelaide.

SCHEDULE B

Purpose

For the irrigation of reserves and to supply SA Water commercial and industrial customers, in association with the Adelaide Airport Managed Aquifer Recharge and Recovery scheme.

SCHEDULE C

Conditions

1. A maximum total volume of 280,000 kilolitres of water may be taken from the wells specified in schedule A during each water use year for the period of this authorisation.

2. The water user must not take water except through meters supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.
3. Meter readings must be used to determine the quantity of water taken.
4. The water user must measure and record, at least once during each calendar month, at the same time during each calendar month:
 - a. meter readings for each of the wells in Schedule A, and
 - b. extraction volumes; and
 - c. water level data
5. The water user must comply with all measuring, monitoring and recording requirements as specified in any Managed Aquifer Recharge Risk Management and Monitoring Plan approved by the Minister's representative for the Adelaide Airport Managed Aquifer Recharge and Recovery scheme.
6. The water user must submit an updated Managed Aquifer Recharge Risk Management and Monitoring Plan for the Adelaide Airport Managed Aquifer Recharge and Recovery scheme to the Minister's representative by no later than 30 April 2019.
7. The water user must provide data in accordance with conditions 4 and 5 of this authorisation on an annual basis and no later than 31 July each water use year in the form specified by the Minister's representative. The form is to be found at: <http://www.environment.sa.gov.au/files/sharedassets/public/water/managed-aquifer-recharge-annual-reporting-template-multiple-gen.xlsx>
8. The water user must notify the Minister or the Minister's representative immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.

The water user must comply with the provisions applying to meters set out in Regulation 14 of the *Natural Resources Management (Financial Provisions) Regulations 2005*. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

'Water user' means a person who is authorised to take water pursuant to this notice.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act.

This authorisation will commence on the date below and will remain in effect until 30 June 2020 unless earlier varied or revoked.

Dated: 21 June 2018

DAVID SPEIRS
Minister for Environment and Water

Ref. 258253

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Angas Bremer Prescribed Wells Area

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare the following levy payable by persons authorised by a water licence to take water from prescribed wells within the Angas Bremer Prescribed Wells Area:

- 1) A levy of 0.645 cents per kilolitre of water allocated as endorsed on the water licence; or
- 2) A levy of \$200

whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies for the Barossa Prescribed Water Resources Area

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare the following levies, payable by persons authorised by a water licence, to take or hold water from the prescribed surface water resources, wells and watercourses within the Barossa Prescribed Water Resources Area:

- 1) A levy of 0.6 cents per kilolitre of water allocated as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Clare Valley Prescribed Water Resources Area

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare the following water levies payable by persons authorised by a water licence to take or hold water from prescribed wells or watercourses in the Clare Valley Prescribed Water Resources Area or to take or hold surface water in the Clare Valley Prescribed Water Resources Area:

- 1) A levy of \$100 as a fixed amount per water licence; and

- 2) A levy of 3.175 cents per kilolitre of water allocated as endorsed on the water licence.

These levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Eastern Mount Lofty Ranges Prescribed Water Resources Area

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare a levy payable by persons authorised by a water licence to take water from the Eastern Mount Lofty Ranges Prescribed Water Resources Area:

- 1) Subject to paragraphs (2) and (3), a levy per kilolitre of water of:
 - (i) 0.645 cents per kilolitre where the water allocation endorsed on the licence is specified as an annual volume in kilolitres; or
 - (ii) A levy of \$200;
 whichever is the greater (except for a water allocation endorsed on the licence as a Taking Lower Angas Bremer Allocation (LABA) (Flood) in which case paragraph (2) below applies).
- 2) A levy per kilolitre for a water allocation endorsed on the licence of 0.153 cents per kilolitre of water allocated as Taking LABA (Flood).
- 3) No levy will be applied where:
 - (i) the water allocation is endorsed on the licence as Taking LABA (Flood Delivery);
 - (ii) water is taken for domestic purposes; or
 - (iii) water is taken for the watering of stock not subject to intensive farming.

For the purpose of this Notice:

“Taking LABA (Flood)” means an allocation granted to take water sourced from a watercourse in surface water management zones 426AR026 and/or 426BR062, or that flows from these zones, and to be taken by means of a pump or flood gate for the purpose of flood irrigation.

“Taking LABA (Flood Delivery)” means an allocation granted to take water sourced from a watercourse in surface water management zones 426AR026 and/or 426BR062, or that flows from these zones, and to be taken by means of a pump or flood gate as a delivery supplement for the purpose of flood irrigation.

“Eastern Mount Lofty Ranges Prescribed Water Resources Area” means the watercourses and wells prescribed by the *Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Watercourses and Surface Water Prescribed Area) Regulations 2005* and the wells prescribed by the *Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Wells Area) Regulations 2005*

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies for the Far North Prescribed Wells Area

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare the following water levies, payable by persons authorised by a water licence to take water from the prescribed wells within the Far North Prescribed Wells Area:

- 1) A levy of 4.25 cents per kilolitre of water allocated for the purpose of providing a public water supply;
- 2) A levy of 6.58 cents per kilolitre of water allocated to the mining, energy, gas and petroleum sector;
- 3) A levy of 4.25 cents per kilolitre of water allocated for the operation of tourist parks and associated irrigation activities;
- 4) A levy of 3.64 cents per kilolitre for water allocated for the co-production of water during gas and oil extraction.

The amount of levy payable is based on the water allocation as endorsed on the water licence.

The levy does not apply where:

- 5) the water is taken for domestic purposes or for the watering of stock not subject to intensive farming; or
- 6) the water is allocated for bore-fed wetlands.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies in the Lower Limestone Coast, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas

Pursuant to section 101 of the *Natural Resources Management Act 2004* (the Act), I, David Speirs, Minister for Environment and Water, hereby declare the following water levies payable by persons authorised by a water licence to take water from the prescribed wells in the Lower Limestone Coast, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas:

- (1) A levy of \$204.62 as a fixed charge per water licence; and
- (2) A levy per kilolitre of water allocated as endorsed on the water licence of:
 - (i) 1.557 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway and Tatiara Prescribed Wells Areas where water is allocated for the supply of water by means of reticulated systems by the South Australian Water Corporation established pursuant to the South Australian Water Corporation Act 1994 or where a water allocation on a water licence is specified as a public water supply;
 - (ii) 0.246 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas where the water allocation on a water licence is for specified as a water taking allocation (excluding delivery supplements);
 - (iii) 0.324 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas where the water allocation on a water licence is specified as an industrial, aquaculture, industrial-dairy, intensive animal keeping, environmental, Pulp and Paper mill operations and recreational allocation;
 - (iv) 0.246 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation on a water licence is specified as a water (holding) allocation;
 - (v) 0.025 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation from the unconfined aquifer is specified as a delivery supplement allocation;
 - (vi) 0.246 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation from the confined aquifer on a water licence is specified as a delivery supplement allocation;
 - (vii) 0.246 cents per kilolitre of water allocated in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation on a water licence is specified as a specialised production requirement allocation (excluding Specialised production requirement-frost allocations in the Lower Limestone Coast);
 - (viii) 0.082 cents per kilolitre of water allocated in the Lower Limestone Coast Prescribed Wells Areas, where the water allocation is specified as a specialised production requirement frost allocation;
 - (ix) 0.246 cents per kilolitre of water allocated in the Lower Limestone Coast Prescribed Wells Areas, where the water allocation on a licence is specified as a forest water allocation.

The levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies for the Mallee Prescribed Wells Area

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water hereby declare the following levies payable by persons authorised by a water licence to take water from the prescribed wells in the Mallee Prescribed Wells Area:

- 1) A levy per kilolitre of water allocated as endorsed on the water licence of:
 - (i) 2.005 cents per kilolitre of water allocated for the purpose of providing a reticulated water supply; or
 - (ii) 0.645 cents per kilolitre of water allocated where the water allocation on the licence is not for the purpose of providing a reticulated water supply; or
- 2) A levy of \$200;

whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Marne Saunders Prescribed Water Resources Area

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare a levy payable by persons authorised by a water licence to take or hold water from prescribed wells or watercourses in the Marne Saunders Prescribed Water Resources Area or to take or hold surface water in the Marne Saunders Prescribed Water Resources Area:

- 1) A levy of 0.645 cents per kilolitre of water allocated as endorsed on the water licence; or
- 2) A levy of \$200;

whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies for the McLaren Vale Prescribed Wells Area

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare a levy payable by persons authorised by a water licence to take or hold water from prescribed wells within the McLaren Vale Prescribed Wells Area:

- 1) A levy of 0.6 cents per kilolitre of water allocated as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Morambro Creek and Nyroca Channel Prescribed Water Resources

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare the following levies payable by persons authorised by a water licence to take or hold water from the Morambro Creek and Nyroca Channel Prescribed Watercourses including Cockatoo Lake and the Prescribed Surface Water Area:

- (1) A levy as endorsed on the water licence of
 - (i) \$21.42 per percentage share; or
 - (ii) 0.246 cents per kilolitre of water allocated; and
- (2) A levy of \$204.62 as a fixed charge per water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies for the Musgrave and Southern Basins Prescribed Wells Areas

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare the following levies payable by persons authorised by a water licence to take water from prescribed wells within the Musgrave and Southern Basins Prescribed Wells Areas:

- 1) A levy of 4.53 cents per unit share of water allocated for the purpose of providing a public water supply.
- 2) A levy of 2.50 cents per unit share of water allocated where the water is allocated for Irrigation, Industrial and Recreational purposes.
- 3) A levy of 4.53 cents per unit share of water allocated where water is allocated for Mining and Energy sectors.

The amount of levy payable is based on the unit share of water allocation as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levies for the Northern Adelaide Plains Prescribed Wells Area

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare the following levies, payable by persons authorised by a water licence to take water from prescribed wells within the Northern Adelaide Plains Prescribed Wells Area:

- 1) A levy of 0.6 cents per kilolitre of water allocated as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Peake, Roby and Sherlock Prescribed Wells Area

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare a levy payable by persons authorised by a water licence to take water from the Peake, Roby and Sherlock Prescribed Wells Area:

- 1) A levy of 0.645 cents per kilolitre of water allocated as endorsed on the water licence; or
- 2) A levy of \$200

whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the River Murray Prescribed Watercourse

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare the following levies payable by persons authorised by a water licence to take water from the River Murray Prescribed Watercourse:

- (1) A levy per unit share held by the water licensee as endorsed on the water licence of:
 - (i) 2.005 cents per unit share of All Purpose consumptive pool (Class 2) and Metropolitan Adelaide consumptive pool (Class 6);
 - (ii) 0.645 cents per unit share of All Purpose consumptive pool (Class 3 and Class 5);
 - (iii) 0.614 cents per unit share of All Purpose consumptive pool (Class 3 -Qualco Sunlands), or
- (2) A levy of \$200;

whichever is the greater.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for Water Authorised pursuant to Section 128 of the Natural Resources Management Act 2004

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare a levy payable by persons authorised to take source water for the purpose of a managed aquifer recharge and recovery or reuse scheme or aquifer storage and recovery scheme or dewatering from the prescribed water resources of the Western Mount Lofty Ranges Prescribed Water Resources Area, the Barossa Prescribed Water Resources Area, the McLaren Vale Prescribed Wells Area and the Northern Adelaide Plains Prescribed Wells Area:

- (1) A rate of 0.6 cents per kilolitre of water allocated, where the taking of water is authorised under section 128 of the *Natural Resources Management Act 2004*.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock that are not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Western Mount Lofty Ranges Prescribed Water Resources Area

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare a levy payable by persons authorised by a water licence to take or hold water from prescribed wells or watercourses in the Western Mount Lofty Ranges Prescribed Water Resources Area or to take or hold surface water in the Western Mount Lofty Ranges Prescribed Water Resources Area:

- 1) A levy of 0.6 cents per kilolitre of water allocated as endorsed on the water licence.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or by SA Water for the purpose of providing a public water supply.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Water Levy for the Western Mount Lofty Ranges Prescribed Water Resources Area

Pursuant to section 101 of the *Natural Resources Management Act 2004*, I, David Speirs, Minister for Environment and Water, hereby declare the following water levy, payable by SA Water Corporation which is authorised by a water licence to take surface water in the Western Mount Lofty Ranges Prescribed Water Resources Area for the purpose of providing a public water supply:

- 1) A fixed charge of \$1.2 million.

This notice has effect in relation to the financial year commencing on 1 July 2018.

Dated: 18 June 2018

DAVID SPEIRS MP
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Volume of Water Available for Allocation from the River Murray Consumptive Pool

PURSUANT to Section 146 (4) of the *Natural Resources Management Act 2004* ('the Act'), I, David Speirs, Minister for Environment and Water for the State of South Australia and Minister to whom the Act is committed, hereby determine the volume of water available from the River Murray Consumptive Pool of the River Murray Prescribed Watercourse for allocation to water access entitlement holders for the period 1 July 2018 to 30 June 2019, is set out in Schedule 1 below:

SCHEDULE 1

Consumptive Pool	Previously known as	Water Access Entitlements* (unit share)	Water Allocation Rate (unit share)	Water Allocation Rate as a % of Nominal Maximum Water Allocation Rate of 1 kL/unit share (%)
All Purpose Class 1	Class 1	8,368,162	1	100
All Purpose Class 2	Class 2	50,000,000	1	100
All Purpose Class 3	Class 3a	543,969,767	1	100
	Class 3b	21,038,369		
	Class 4	4,423,526		
	Class 7	38,366,550		
	Section 128 Authorisations (other than native vegetation)			
All Purpose Class 3 Total		607,798,212		
All Purpose Class 5	Class 5	5,568,841	1	100
Metropolitan Adelaide Class 6	Class 6	130,000,000	1	100
All Purpose Class 8	Class 8	22,200,000	1	100
Wetlands	Class 9 (wetlands)	38,953,915	1	100
Environmental	Class 9 (wetlands RRP**)	7,224,800	1	100

* as at 24 May 2018

** Riverine Recovery Program

This Notice will remain in effect until 30 June 2019, unless earlier varied.

Dated: 22 June 2018

DAVID SPEIRS
Minister for Environment and Water

NATURAL RESOURCES MANAGEMENT ACT 2004

Southern Basins and Musgrave Prescribed Wells Areas Water Allocation Plan

I, DAVID SPEIRS, Minister for Environment and Water, to whom administration of the *Natural Resources Management Act 2004*, is committed, hereby give notice for the purposes of the Water Allocation Plan for the Southern Basins and Musgrave Prescribed Wells Area adopted under Schedule 4 of the *Natural Resources Management Act 2004*, of the level of storage, the water to be made available for allocation and the value of individual unit shares available from respective consumptive pools as set out below:

TABLE 1: CONSUMPTIVE POOLS DATA FOR SOUTHERN BASINS & MUSGRAVE PRESCRIBED WELLS AREAS

PWA	Consumptive Pool	Level of Storage (%)	Proportion of Water Available (%)	Value of Individual Share of a Water Access Entitlement	Volume of Consumptive Pool (kL)
Southern Basins	Coffin Bay	99.3	100.0	1.000	138170
	Uley Wanilla Public Water Supply	83.4	95.0	0.950	225736
	Uley North	81.3	0.0	0.000	27860
	Uley South Public Water Supply	91.1	100.0	1.000	7274263
	Lincoln South Public Water Supply	95.5	100.0	1.000	1833679
	Lincoln North				173190
	Southern Basins Unsaturated				6960
	Tertiary				29140
Basement				483518	
PWA	Consumptive Pool	Level of Storage (%)	Proportion of Water Available (%)	Value of Individual Share of a Water Access Entitlement	Volume of Consumptive Pool (kL)
Musgrave	Polda	69.9	10.5	0.105	39205
	Bramfield	84.1	94.0	0.940	1296120
	Sheringa	87.7	94.0	0.940	1376100
	Musgrave Unsaturated				10600
	Tertiary				68390
	Basement				67270

Dated: 26 June 2018

DAVID SPEIRS
Minister for Environment and Water

PASTORAL LAND MANAGEMENT AND CONSERVATION ACT 1989
PUBLIC ACCESS ROUTE CLOSURES

Notice of Intent to Temporarily Close Public Access Route Number 16, named Walkers Crossing

Notice is hereby given of the intent to temporarily close the Walkers Crossing Public Access Route from the Birdsville Track to the Innamincka Regional Reserve, from 26 June 2018 until further notice, pursuant to section 45 (7) of the *Pastoral Land Management and Conservation Act 1989*. Notification of the re-opening of the Public Access Route will be provided on the Department of Planning, Transport and Infrastructure's Outback Road Warnings website at www.dpti.sa.gov.au/OutbackRoads/outback_road_conditions/special_notices

Dated: 26 June 2018

ANTHONY FREEBAIRN
Pastoral Board delegate of Section 45 (7) of the *Pastoral Land Management and Conservation Act 1989*
Manager Sustainable Landscapes
SA Arid Lands Region
Department for Environment and Water

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000
SUSPENSION OF PETROLEUM EXPLORATION LICENCE

PEL 512

Pursuant to section 90 of the *Petroleum and Geothermal Energy Act 2000*, notice is hereby given that the abovementioned Licence has been suspended for the period from 31 May 2018 until 30 November 2018 inclusive, pursuant to delegated powers dated 31 March 2017. The expiry date of PEL 512 is now determined to be 30 April 2021.

Dated: 19 June 2018

NICK PANAGOPOULOS
A/Executive Director
Energy Resources Division
Department of the Premier and Cabinet
Delegate of the Minister for Energy and Mining

PUBLIC CORPORATIONS REGULATIONS 2012

SUPER SA SELECT

SOUTHERN SELECT SUPER CORPORATION BOARD

Election of Two Board Members

Pursuant to Schedule 1 of the *Public Corporations (Southern Select Super Corporation) Regulations 2012*, I am required to conduct the election of TWO members to the Super SA Select Board.

Nominations are invited and may be made from Monday 25 June 2018 but must reach me by NO LATER THAN 12 NOON FRIDAY 13 JULY 2018. Nomination forms may be obtained from the Electoral Commission of South Australia, Level 6, 60 Light Square, Adelaide or phone (08) 7424 7400.

Nominations must be made on the approved form and signed by at least three persons eligible to vote in the election. Persons eligible to vote must be members of Super SA Select as at 5pm Friday 15 June 2018.

Candidates may, in support of their nomination, prepare promotional material of not more than 200 words and one photograph which will be forwarded to electors with their ballot papers. For inclusion this material must reach me by no later than the close of nominations.

Should a postal ballot be necessary, it will open on Monday 30 July 2018 and close at 9.30am on Friday 24 August 2018.

Any queries in relation to the role of a Board Member should be directed to Ms Kathy O'Donnell, Board Support Officer, Super SA Board, GPO Box 48, Adelaide 5001 or phone (08) 8226 2306.

Please forward nominations to: Electoral Commission of SA, GPO Box 646, ADELAIDE SA 5001 (Level 6, 60 Light Square, Adelaide).

MICK SHERRY
Electoral Commissioner

ECSA 220/17

South Australia

Public Sector (Reorganisation of Public Sector Operations—South Australian Housing Trust) Notice 2018

under section 9(1) of the *Public Sector Act 2009*

1—Short title

This notice may be cited as the *Public Sector (Reorganisation of Public Sector Operations—South Australian Housing Trust) Notice 2018*.

2—Commencement

This notice will come into operation on 1 July 2018.

3—Transfer of employees

- (1) The employees listed in Schedule 1 are transferred to the employment of the Chief Executive, South Australian Housing Trust on the same basis of engagement as applied before the transfer.
- (2) A reference to a business unit in Schedule 1 includes any employees of that business unit who are:
 - (a) Currently working on a term basis in another public sector agency and who have a right of return to duties pursuant to regulation 6 of the Public Sector Regulations 2010
 - (b) Absent from their substantive duties on any form of paid or unpaid leave and who have a right of return at the conclusion of such leave to return to their duties.
- (3) The following employee of the Urban Renewal Authority is transferred to the employment of the Board of Management of the South Australian Housing Trust:
Michael Buchan.

Schedule 1—Employees being transferred

1—Employees of the Department of Human Services

- (1) All employees of the business unit known as Housing SA within the Department of Human Services immediately before 1 July 2018.

2—Employees of the Urban Renewal Authority

- (1) The following employees of the Urban Renewal Authority:

Arman **ABRAHIMZADEH**

Louise **ALMSTETTER**

Jessica **ANDERSON**

Sarah **ANGELOPOULOS**

Julie **ASHTON**

Malin **BAGLING-JONSSON**

Janine **BARBER**

Petrice **BARKER**

Hannah **BARTALOS**

Richard **BENBOW**

Kevin **BIGNELL**

Atholl **BONNER**

Teresa **BRADLEY**

Kylie **BROCK**
Geoffrey **BROOKS**
Stacey **BRUCE-GORDON**
Jeffrey **BURINGA**
David **BURNETT**
Joanna **BUSATO**
Sharon - Marie **BUTTNER**
Kirsty **CAMPBELL**
Joanna **CARTLEDGE**
Tina **CECH**
Paraskevie **CENTOFANTI**
Sharyn **CHADWICK**
Gianni **CIRELLI**
Geoffrey **CLARIDGE**
Shane **COOK**
Benjamin **COOPER**
Audrey **CRISP**
Michelle **CRONIN**
Kate **CROSS**
Sathiabama **DANAKODI**
Jacki **DAVIES**
Michelle **DAVIES**
Jodi **DAVY**
Peter **DAWBER**
Lydia **DOLINSKA**
Peter **DOLINSKY**
Allen **DONNELL**
Murray **DUFF**
Marcus **EAKIN**
Bronte **ELSTON**
Kym **EVANS**
Peter **FERNEE**
Tony **FRANCESCA**
Leonie **GADE-DEVERSON**
Michael **GLEZOS**
Tanya **GODDE**
Aaron **GRANT**

Marlon **GRAY**

Adam **GREEN**

Damian **GREENSHIELDS-HANNAH**

Jessica **GRIMA**

Cristina **GUGLIELMINI**

Stergoula **HADJICOSTANTIS**

Suzanne **HALL**

Belinda **HALLSWORTH**

Teena **HANDYSIDE**

Dean **HATCHARD**

Alan **HESKETH**

Amila **HEWAMANAGE**

Luke **HINTON**

Peter **HODKINSON**

Timothy **HOOK**

Briony **HUGHES**

Bradley **HUTCHINS**

Nikki **HUTCHINSON**

Craig **HUTCHINSON**

Timothy **IRVINE**

Nicholas **JOYCE**

Pusheela **JUMMUN**

Joanna **KASTANOS**

Stephen **KELLY**

Glen **KENNEDY**

Carmel **KING**

Alexander **KINNEAR**

Tim **KLEEMANN**

Sharee **KLEIN**

Julie **KOWALCZYK**

Marie **KRAWCZUK**

Sok-Meng **LE**

David **LEE**

Geraldine **LIM**

Emily **LITSTER**

Robin **LOCHIEL**

Dustin **LU**

Rick **MARTIN**
Edith **MAYER**
Natalie **MCCREIGHT**
Phillip **MCDONNELL**
Danae **MCGREGOR**
Lynette **MEICH**
Patrick **MITCHELL**
Rhina **MONGE**
Salvatore **MORELLI**
Anthony **MORIAS**
Eleftherios **MORIAS**
Tasnim **MORIUM**
Sharron **MORRICE**
Shannen **MORTIMER**
Jane **MURPHY**
Heath **NATHAN**
Lien **NGO**
Phillip **NGO**
Van **NGUYEN**
Michael **NIETSCHKE**
Joseph **NOLAN**
Dang **NONG**
Joseph **NOONE**
Milena **NOWAK**
Michael **O'CALLAGHAN**
James **OFFLER**
Simone **ONG**
David **PADGHAM**
Justin **PEACOCK**
Corinna **PEREIRA**
David **PETERS**
Trang **PHAN**
David **PILLION**
Gabrielle **PRIEST**
Ryan **PRINCE**
Monique **PRINGLE**
Sarah **RADFORD**

Ainsley **ROBERTS**

Debra **ROBINSON**

Loretta **ROMEO**

Linda **ROSSI**

Pietrizia **RUEHLAND**

John **RUSHFORTH**

Natalina **RUSSO**

Gregory **RYAN**

Wendy **SCULLEN**

Timothy **SELLARS**

Suthan **SELVANANTHAM**

Arun **SHARMA**

Melissa **SIMCOCK**

Noelene **SLAVEN**

Simon **SMITH**

Meree **SPEED**

Luke **SQUIRE**

Julie **STOKER**

Cassa **STOKES**

Lynley **STREET**

Warwick **STUART**

Yvette **STUYT**

Gary **SUTTON**

Norman **SWANSSON**

Nicholas **SYMONS**

Anastasios **THEOLOGOU**

Kristy **THOMAS**

Maria **TILBROOK**

David **TONKIN**

Narelle **TOWNSEND**

Courtney **TYLER**

Lubicha **VELKOVIC**

Mario **VITAGLIANO**

Danielle **WAKEFIELD**

Cheryl **WARD**

Kylie **WHITE**

Suzanne **WILKINS**

Jennie **WILKINSON**

Alexandra **WOOD**

Luba **ZAHARUIKO**

Chao **ZHANG**

Made by the Premier

on 25 June 2018

Reference no. MHSCS18002

South Australia

Public Sector (Reorganisation of Public Sector Operations No. 3) Notice 2018

under section 9(1) of the *Public Sector Act 2009*

1—Short title

This notice may be cited as the *Public Sector (Reorganisation of Public Sector Operations No. 3) Notice 2018*.

2—Commencement

This notice will come into operation on 1 July 2018.

3—Transfer of employees

The employees of the Department of State Development listed in column 1 of the table below are transferred to employment in the public sector agency listed in column 2 opposite the reference to the employee on the same basis of engagement as applied before the transfer.

<u>Employee</u>	<u>Public sector agency</u>
Abigail Leeuwenburg	Department of the Premier and Cabinet
Alysha Brown	
Elysha Kounnas	
Jasmine Vine	
Kun (Angel) Ma	
Michael Perryman	
Morag Skinner	
Naomi Liddell	
Racheal Young	

Employee	Public sector agency
Angela Pangallo	Department for Trade, Tourism and Investment
Carly Wiese	
David Mortimer	
David Primer	
Emma Farrugia	
Gary Weston	
Jake Tersic	
Jonathon Dyer	
Khanh Vo	
Lorraine Williams	
Peter Cavallaro	
Toby Gajewski	
Zaid Antoooley	
Briana Field	Department for Energy and Mining
Kathy Guidi	
Pina Dellorso	
Tania Adams	

Made by the Premier

on 28 June 2018

DPC18/034CS

ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24

Notice of Confirmation of Road Process Order Road Closures – Currency Creek

BY Road Process Order made on 2 June 2017, the Alexandrina Council ordered that:

1. The whole of Lumley Street, Tabor Street, Grainger Street, Gilpin Street, Ravenshaw Street, Allen Street, Ellis Street, Joseph Street, Phillip Street, Bagshaw Street, Thompson Street, Horak Street, Duncan Place, Webb Place, Smithson Place, unnamed public road and portion of Cadogan Street, situated in the Town of Currency Creek, Hundred of Nangkita, more particularly delineated and lettered 'A' to 'H', 'J' to 'N' and 'P' to 'W' in Preliminary Plan 13/0030 be closed.
2. Transfer portion of the land subject to closure lettered 'A', 'B', 'C', 'G', 'H' and 'J' to Con Giannaros and Suzanne Rosalie Giannaros in accordance with the Agreement for Transfer dated 6 January 2017 entered into between the Alexandrina Council and the abovenamed applicants.
3. Transfer portion of the land subject to closure lettered 'D' to Jacqueline Aylesbury in accordance with the Agreement for Transfer dated 11 January 2017 entered into between the Alexandrina Council and the abovenamed applicant.
4. Transfer portion of the land subject to closure lettered 'E', 'F', 'M' and 'U' to Kelvin Alexander Anderson in accordance with the Agreement for Transfer dated 11 January 2017 and 26 September 2017 entered into between the Alexandrina Council and the applicant.
5. Transfer portion of the land subject to closure lettered 'K' to Andrew Neil Barratt in accordance with the Agreement for Transfer dated 6 January 2017 entered into between the Alexandrina Council and the abovenamed applicant.
6. Transfer portion of the land subject to closure lettered 'L', 'T' and 'V' to Craig Andrew Steven Perry in accordance with the Agreement for Transfer dated 2 February 2017 entered into between the Alexandrina Council and the abovenamed applicants.
7. Transfer portion of the land subject to closure lettered 'N' subject to and together with a right of way to Aston James Barr in accordance with the Agreements for Transfer dated 27 January 2017 and 1 May 2017 entered into between the Alexandrina Council and the abovenamed applicant.
8. Transfer portion of the land subject to closure lettered 'P' to Naomi Mary Crosby in accordance with the Agreement for Transfer dated 9 January 2017 entered into between the Alexandrina Council and the abovenamed applicant.
9. Transfer portion of the land subject to closure lettered 'Q' to John Michael Tournoy and Sarah Anne Tournoy in accordance with the Agreement for Transfer dated 17 January 2017 entered into between the Alexandrina Council and the abovenamed applicants.
10. Transfer portion of the land subject to closure lettered 'R' and 'S' to Casella Wines Pty. Ltd. in accordance with the Agreement for Transfer dated 3 January 2017 entered into between the Alexandrina Council and the applicants.
11. Add portion of the land subject to closure lettered 'W' to Allotment 146, Town of Currency Creek, which land is dedicated under the Crown Lands Act 1929 for District Council purposes.

On 22 June 2018 that order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 116705 being the authority for the new boundaries.

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

Dated: 28 June 2018

M. P. BURDETT
Surveyor-General

DPTI: 2013/17716/01

SOUTH AUSTRALIAN WATER CORPORATION

FEES AND CHARGES SCHEDULE

Miscellaneous Fees and Charges

Pursuant to section 36 of the Water Industry Act the following charge for water, sewerage and associated services apply. This charge is fixed for the period 1 July 2018 to 30 June 2019.

Fee Name – Water/ Recycled Water	Fee 2018-19
Installation of meter	
20 mm Water meter activation fee	\$125.00

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

Dated: 22 June 2018

R. CHEROUX
Chief Executive
South Australian Water Corporation

SUPERANNUATION ACT 1988

SUPER SA

SOUTH AUSTRALIAN SUPERANNUATION BOARD

Election of Two Board Members

Pursuant to Regulation 6 under the *Superannuation Act 1988*, I am required to conduct the election of TWO members to the Super SA Board.

Nominations are invited and may be made from Monday 25 June 2018 but must reach me by NO LATER THAN 12 NOON FRIDAY 13 JULY 2018. Nomination forms may be obtained from the Electoral Commission of South Australia, Level 6, 60 Light Square, Adelaide or phone (08) 7424 7400.

Nominations must be made on the approved form and signed by at least three persons eligible to vote in the election. Persons eligible to vote must be contributors within the meaning of the *Superannuation Act 1988*, a member of the Southern State Superannuation (Triple S) Scheme or an investor in the Flexible Rollover Product or Income Stream as at 5pm Friday 15 June 2018.

Candidates may, in support of their nomination, prepare promotional material of not more than 200 words and one photograph which will be forwarded to electors with their ballot papers. For inclusion this material must reach me by no later than the close of nominations.

Should a postal ballot be necessary, it will open on Monday 30 July 2018 and close at 9.30am on Friday 24 August 2018.

Any queries in relation to the role of a Board Member should be directed to Ms Kathy O'Donnell, Board Support Officer, Super SA Board, GPO Box 48, Adelaide 5001 or phone (08) 8226 2306.

Please forward nominations to: Electoral Commission of SA, GPO Box 646, ADELAIDE SA 5001 (Level 6, 60 Light Square, Adelaide).

MICK SHERRY
Electoral Commissioner

ECSA 220/17

SUPERANNUATION FUNDS MANAGEMENT CORPORATION OF SOUTH AUSTRALIA ACT 1995

FUNDS SA

SUPERANNUATION FUNDS MANAGEMENT CORPORATION OF SOUTH AUSTRALIA

Election of One Board Member

Pursuant to Regulation 4 under the *Superannuation Funds Management Corporation of South Australia Act 1995*, I am required to conduct the election of ONE member to the Funds SA Board.

Nominations are invited and may be made from Monday 25 June 2018 but must reach me by NO LATER THAN 12 NOON FRIDAY 13 JULY 2018. Nomination forms may be obtained from the Electoral Commission of South Australia, Level 6, 60 Light Square, Adelaide or phone (08) 7424 7400.

Nominations must be made on the approved form and signed by at least three persons eligible to vote in the election. Persons eligible to vote must be contributors within the meaning of the *Police Superannuation Act 1990*, the *Superannuation Act 1988*, or a member of the Southern State Superannuation (Triple S) Scheme as at 5pm Friday 15 June 2018.

Persons eligible to nominate must:

- have obtained a degree, diploma or other qualification with an emphasis on law, accountancy, economics, commerce, mathematics, statistics, investment or financial management from an institution or tertiary education; or

- have had at least five years experience in -
 - the investment and management of superannuation funds or other substantial sums of money; or
 - business management; or
 - financial management in the banking sector; or
 - asset management; or
 - auditing; or
 - any other area that is relevant to the performance by the Authority of its functions,
 or at least five years experience in two or more of those areas.

Candidates may, in support of their nomination, provide promotional material of not more than 200 words and one photograph which will be forwarded to electors with their ballot papers. For inclusion this material must reach me by no later than the close of nominations.

Should a postal ballot be necessary, it will open on Monday 30 July 2018 and close at 9.30am on Friday 24 August 2018.

Any queries in relation to the role of a Board Member should be directed to Ms Jo Townsend, Chief Executive Officer, Funds SA, GPO Box 2639, Adelaide 5001 or phone (08) 8204 2351.

Please forward nominations to: Electoral Commission of SA, GPO Box 646, ADELAIDE SA 5001 (Level 6, 60 Light Square, Adelaide).

MICK SHERRY
Electoral Commissioner

ECSA 220/17

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation

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

CAMPBELLTOWN CITY COUNCIL
Connolly Court, Rostrevor. p2

CITY OF MITCHAM
Dorene Street, St Marys. p1

ARDROSSAN WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA
Across and in Bridge Road, Ardrossan. p24

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

CAMPBELLTOWN CITY COUNCIL
Connolly Court, Rostrevor. FB 1275 p42
Cedar Avenue, Campbelltown. FB 1275 p53
Easement in lot 302 in LTRO DP 117960, Braemore Terrace, Campbelltown. FB 1275 p53
Bricknell Street, Magill. FB 1275 p54

CITY OF CHARLES STURT
Ord Close, West Lakes Shore. FB 1275 p41
Gurner Terrace, Grange. FB 1275 p44
Elizabeth Street, Pennington. FB 1275 p49
Ross Avenue, Flinders Park. FB 1275 p56

CITY OF MARION
Nunyah Avenue, Morphettville. FB 1275 p45
Buckingham Avenue, Warradale. FB 1275 p46
Park Terrace, Plympton Park. FB 1275 p50
Across Flinders Street, Edwardstown. FB 1275 p57
Russell Terrace, Edwardstown. FB 1275 p57
Ferry Avenue, Plympton Park. FB 1275 p59
Vincent Street, South Plympton. FB 1275 60
Arabrie Avenue, Edwardstown. FB 1277 p1

CITY OF ONKAPARINGA
In and across Malcolm Road, Flagstaff Hill. FB 1275 p52
Easements in lot 102 in LTRO DP 38262, Craighburn Drive, Flagstaff Hill. FB 1275 p52
Across Calomba Crescent, Happy Valley. FB 1275 p55
Tatiara Road, Happy Valley. FB 1275 p55

CITY OF PORT ADELAIDE ENFIELD
Clouston Street, Largs Bay. FB 1275 p43

CITY OF SALISBURY
Martins Road, Parafield Gardens. FB 1275 p47 and 48
Ryans Road, Green Fields. FB 1275 p47 and 48
In and across Langi Street, Ingle Farm. FB 1275 p58
Pandanya Avenue, Ingle Farm. FB 1275 p58

PORT LINCOLN COUNTRY DRAINAGE AREA

CITY OF PORT LINCOLN

Easements in lot 1 in LTRO FP 101208 and lots 311-309 in LTRO DP 114639, Breton Place, Port Lincoln. FB 1275 p51

VICTOR HARBOR COUNTRY DRAINAGE AREA

CITY OF VICTOR HARBOR

Park Avenue, Encounter Bay. FB 1277 p2

Dated: 28 June 2018

ROCH CHEROUX
Chief Executive Officer
South Australian Water Corporation

South Australia

Disability Inclusion Act (Commencement) Proclamation 2018

1—Short title

This proclamation may be cited as the *Disability Inclusion Act (Commencement) Proclamation 2018*.

2—Commencement

- (1) Subject to subclause (2), the *Disability Inclusion Act 2018* (No 1 of 2018) will come into operation on 1 July 2018.
- (2) The operation of the following provisions of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
 - (a) Part 6;
 - (b) Schedule 1 Part 3;
 - (c) Schedule 1 Part 5.

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2018

DHSCS18009

South Australia

Statutes Amendment (SACAT No 2) Act (Commencement) Proclamation 2018

1—Short title

This proclamation may be cited as the *Statutes Amendment (SACAT No 2) Act (Commencement) Proclamation 2018*.

2—Commencement of suspended provisions

- (1) The following provisions of the *Statutes Amendment (SACAT No 2) Act 2017* (No 51 of 2017) will come into operation on 5 July 2018:
 - (a) Part 2;
 - (b) Part 8;
 - (c) Part 24;
 - (d) Part 32;
 - (e) Part 37;
 - (f) Part 40;
 - (g) Parts 44 and 45.

(2) The following provisions of the Act will come into operation on 4 October 2018:

- (a) Part 9;
- (b) Parts 11 and 12;
- (c) Part 16;
- (d) Part 19;
- (e) Part 21;
- (f) Part 25, other than section 126;
- (g) Parts 26 to 28 (inclusive);
- (h) Parts 30 and 31;
- (i) Part 33;
- (j) Parts 46 and 47;
- (k) Part 49.

(3) Section 126 of the Act will come into operation on 1 February 2019, immediately after the commencement of section 11 of the *Land Agents (Registration of Property Managers and Other Matters) Amendment Act 2017*.

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2018

AGO0055-18CS

South Australia

Administrative Arrangements (Administration of Disability Inclusion Act) Proclamation 2018

under section 5 of the *Administrative Arrangements Act 1994*

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Disability Inclusion Act) Proclamation 2018*.

2—Commencement

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

3—Administration of Act committed to Minister for Human Services

The administration of the *Disability Inclusion Act 2018* is committed to the Minister for Human Services.

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2018

DHSCS18009

South Australia

Public Sector (Abolition of Parliamentary Budget Advisory Service) Proclamation 2018

under section 27 of the *Public Sector Act 2009*

1—Short title

This proclamation may be cited as the *Public Sector (Abolition of Parliamentary Budget Advisory Service) Proclamation 2018*.

2—Commencement

This proclamation will come into operation on 1 July 2018.

3—Abolition of administrative unit

The Parliamentary Budget Advisory Service is abolished.

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2018

T&F18-044CS

South Australia

Youth Court (Designation and Classification of Magistrates) Proclamation 2018

under section 9 of the *Youth Court Act 1993*

1—Short title

This proclamation may be cited as the *Youth Court (Designation and Classification of Magistrates) Proclamation 2018*.

2—Commencement

This proclamation will come into operation on 1 July 2018.

3—Designation and classification of magistrates

The magistrates named in Schedule 1 are—

- (a) designated as magistrates of the Youth Court of South Australia; and
- (b) classified as members of the Court's ancillary judiciary.

Schedule 1—Magistrates of the Court

Kym Boxall

Andrew James Cannon

Gregory Ronald Alfred Clark

David Cyril Gurry

Jonathan Romilly Harry

Theodore Iuliano

Clive William Kitchin

Peter Yelverton Wilson

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2018

AGO0061-18CS

South Australia

Health Practitioner Regulation National Law (South Australia) (Amendment of Law) (No 2) Regulations 2018

under section 4 of the *Health Practitioner Regulation National Law (South Australia) Act 2010*

Contents

Preamble

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- 3 Amendment provisions

Part 2—Amendment of *Health Practitioner Regulation National Law (South Australia)*

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 - 5 Substitution of section 132
132 National Board may ask registered health practitioner for practice information
 - 6 Insertion of section 159A
159A Board may give information to notifier about immediate action
 - 7 Insertion of section 167A
167A Board may give information to notifier about result of investigation
 - 8 Insertion of section 177A
177A Board may give information to notifier about decision following assessor's report
 - 9 Substitution of section 180
180 Notice to be given to health practitioner or student and notifier
 - 10 Amendment of section 192—Notice to be given about panel's decision
 - 11 Amendment of section 206—National Board to give notice to registered health practitioner's employer and other entities
-

Preamble

- 1 Section 4 of the *Health Practitioner Regulation National Law (South Australia) Act 2010* provides that if the Parliament of Queensland enacts an amendment to the *Health Practitioner National Law* set out in the Schedule to the *Health Practitioner Regulation National Law Act 2009* of Queensland (the **Queensland Act**), the Governor may, by regulation, modify the *Health Practitioner Regulation National Law (South Australia)* text to give effect to that amendment as a law of South Australia.
 - 2 The Parliament of Queensland has enacted the *Health Practitioner Regulation National Law and Other Legislation Amendment Act 2017* to amend the Queensland Act and the amendments set out in Part 2 of these regulations to the *Health Practitioner Regulation National Law (South Australia)* text give effect to those Queensland amendments.
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Health Practitioner Regulation National Law (South Australia) (Amendment of Law) (No 2) Regulations 2018*.

2—Commencement

These regulations will come into operation on 1 August 2018.

3—Amendment provisions

Pursuant to section 4(4) of the *Health Practitioner Regulation National Law (South Australia) Act 2010*, the *Health Practitioner Regulation National Law (South Australia)* is amended as specified in Part 2 of these regulations.

Part 2—Amendment of *Health Practitioner Regulation National Law (South Australia)*

4—Amendment of section 39—Codes and guidelines

Section 39, Example—delete the Example and substitute

Examples—

- 1 A National Board may develop guidelines about the advertising of regulated health services by health practitioners registered by the Board or other persons for the purposes of section 133.
- 2 To assist a health practitioner in providing practice information under section 132, a National Board may develop guidelines about the information that must be provided to the Board.

5—Substitution of section 132

Section 132—delete the section and substitute:

132—National Board may ask registered health practitioner for practice information

- (1) A National Board may, at any time by written notice given to a health practitioner registered in a health profession for which the Board is established, ask the practitioner to give the Board a written notice containing practice information for the practitioner.
- (2) The registered health practitioner must not, without reasonable excuse, fail to comply with the notice from the Board.
- (3) A contravention of subsection (2) by a registered health practitioner does not constitute an offence but may constitute behaviour for which health, conduct or performance action may be taken.

(4) In this section—

practice information, for a registered health practitioner practising in the health profession for which the practitioner is registered, means each of the following if it applies to the practitioner—

- (a) if the practitioner is self-employed and shares premises with other registered health practitioners with whom the practitioner shares the cost of the premises—
 - (i) that the practitioner is self-employed; and
 - (ii) the address of each of the premises at which the practitioner practises; and
 - (iii) if the practitioner practises under a business name or names, each business name; and
 - (iv) the names of the other registered health practitioners with whom the practitioner shares premises;
- (b) if the practitioner is self-employed and paragraph (a) does not apply—that the practitioner is self-employed, the address of each of the premises at which the practitioner practises and, if the practitioner practises under a business name or names, each business name;
- (c) if the practitioner is engaged by one or more entities under a contract of employment, contract for services or any other arrangement or agreement—the name, address and contact details of each entity;
- (d) if the practitioner is providing services for or on the behalf of one or more entities, whether in an honorary capacity, as a volunteer or otherwise, and whether or not the practitioner receives payment from an entity for the services—the name, address and contact details of each entity;

Example for paragraph (d)—

A physiotherapist practises physiotherapy as a volunteer at a sporting club or charity under an arrangement with that entity.

- (e) if the practitioner practises under a name or names that are not the same as the name under which the practitioner is registered under this Law—the other name or names.

premises at which the practitioner practises does not include the residential premises of a patient of the practitioner.

6—Insertion of section 159A

After section 159 insert:

159A—Board may give information to notifier about immediate action

- (1) This section applies if a notification about a registered health practitioner or student results in immediate action by a National Board under this division in relation to the practitioner or student.

- (2) After deciding to take the immediate action, the National Board may inform the notifier who made the notification of the decision and the reasons for the decision.

7—Insertion of section 167A

After section 167 insert:

167A—Board may give information to notifier about result of investigation

- (1) This section applies if a notification about a registered health practitioner or student results in a decision by a National Board under section 167 in relation to the practitioner or student.
- (2) After making the decision, the National Board may inform the notifier who made the notification of the decision and the reasons for the decision.

8—Insertion of section 177A

After section 177 insert:

177A—Board may give information to notifier about decision following assessor's report

- (1) This section applies if a notification about a registered health practitioner or student results in a decision by a National Board under section 177 in relation to the practitioner or student.
- (2) After making the decision, the National Board may inform the notifier who made the notification of the decision and the reasons for the decision.

9—Substitution of section 180

Section 180—delete the section and substitute:

180—Notice to be given to health practitioner or student and notifier

- (1) As soon as practicable after making a decision under section 179(2) or 178(2), if section 179 does not apply, the National Board must give written notice of the decision to—
 - (a) the registered health practitioner or student; and
 - (b) if the decision was the result of a notification, the notifier.
- (2) A notice under subsection (1)(b) may also include the reasons for the decision.

10—Amendment of section 192—Notice to be given about panel's decision

Section 192(4)—delete subsection (4) and substitute:

- (4) A notice under subsection (2)(b) may also include the reasons for the decision.

11—Amendment of section 206—National Board to give notice to registered health practitioner’s employer and other entities

- (1) Section 206(1)(b)—delete paragraph (b) and substitute:
 - (b) the National Board has been given practice information under section 132 or becomes aware of practice information it should have been given under that section.
- (2) Section 206(2)—delete subsection (2) and substitute:
 - (2) The National Board, as soon as practicable after making the decision or receiving the notice—
 - (a) if the practice information given to the Board, or of which the Board becomes aware, is information referred to in section 132(4)(a) and includes the names of other registered health practitioners—may give written notice to each of those practitioners of the decision to take health, conduct or performance action against the registered health practitioner; or
 - (b) if the practice information given to the Board, or of which the Board becomes aware, is information referred to in section 132(4)(c) or (d) and includes the name of an entity—must give written notice to the entity of the decision to take health, conduct or performance action against the registered health practitioner.

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 28 June 2018

No 170 of 2018

HEAC-2018-00013

South Australia

Stamp Duties (Exemption) Variation Regulations 2018

under the *Stamp Duties Act 1923*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Stamp Duties Regulations 2013*

- 4 Insertion of regulation 10A
 - 10A Exemption for certain heavy vehicles
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Stamp Duties (Exemption) Variation Regulations 2018*.

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 *Stamp Duties Regulations 2013*

4—Insertion of regulation 10A

After regulation 10 insert:

10A—Exemption for certain heavy vehicles

- (1) Pursuant to section 42E of the Act, an application to register a motor vehicle that is a heavy vehicle is exempt from the component of duty payable in respect of registration under Schedule 2 clause 2(1) of the Act if—
 - (a) the vehicle is, immediately before the date on which the application is made, registered in the name of the applicant (and not in the name of any other person) under the *Interstate Road Transport Act 1985* of the Commonwealth (the *Commonwealth Act*); and

- (b) the registration of the vehicle under the Commonwealth Act expires during the period commencing on 1 July 2018 and ending on 30 June 2019.
- (2) In this regulation—
- heavy vehicle* has the same meaning as in the *Heavy Vehicle National Law (South Australia)*.

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 28 June 2018

No 171 of 2018

T&F18/041CS

South Australia

Freedom of Information (Exempt Agency) (Parliamentary Budget Advisory Service) Variation Regulations 2018

under the *Freedom of Information Act 1991*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Freedom of Information (Exempt Agency) Regulations 2008*

- 4 Insertion of regulation 14
 - 14 Exempt agency in respect of certain information—Parliamentary Budget Advisory Service
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Freedom of Information (Exempt Agency) (Parliamentary Budget Advisory Service) Variation Regulations 2018*.

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 *Freedom of Information (Exempt Agency) Regulations 2008*

4—Insertion of regulation 14

After regulation 13 insert:

14—Exempt agency in respect of certain information—Parliamentary Budget Advisory Service

For the purposes of the definition of *exempt agency* in section 4(1) of the Act, any agency that holds information formerly held by the Parliamentary Budget Advisory Service relating to advisory services provided by the Parliamentary Budget Advisory Service is declared to be an exempt agency in respect of that information.

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 28 June 2018

No 172 of 2018

T&F18/044CS

South Australia

Emergency Services Funding (Remissions—Land) Variation Regulations 2018

under the *Emergency Services Funding Act 1998*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Emergency Services Funding (Remissions—Land) Regulations 2014*

- 4 Variation of regulation 3—Interpretation
 - 5 Insertion of Parts 1A and 1B
 - Part 1A—Remission of levy on commercial land
 - 3A Remission of levy
 - 3B Amount of remission
 - Part 1B—Remission of levy on industrial land
 - 3C Remission of levy
 - 3D Amount of remission
 - 6 Insertion of regulation 5A
 - 5A General remission
 - 7 Variation of regulation 7—Amount of remission
 - 8 Insertion of Part 2B
 - Part 2B—Remission of levy on rural land
 - 8C Remission of levy
 - 8D Amount of remission
 - 9 Variation of regulation 9—Remission of levy
 - 10 Variation of regulation 10—Amount of remission
 - 11 Variation of regulation 10A—Remission of levy—certain land uses
 - 12 Variation of regulation 10B—Amount of remission—certain land uses
 - 13 Insertion of Part 3A
 - Part 3A—Remission of levy on other land
 - 10C Remission of levy
 - 10D Amount of remission
 - 14 Variation of regulation 15—Remissions under this Part and other Parts
 - 15 Variation of Schedule 1—Land use for which levy remitted under regulation 9
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Emergency Services Funding (Remissions—Land) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on 1 July 2018.

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 *Emergency Services Funding (Remissions—Land) Regulations 2014*

4—Variation of regulation 3—Interpretation

Regulation 3, definition of *relevant financial year*—delete "2017/2018" and substitute:
2018/2019

5—Insertion of Parts 1A and 1B

After Part 1 insert:

Part 1A—Remission of levy on commercial land

3A—Remission of levy

- (1) The levy for the relevant financial year in respect of commercial land is remitted for the benefit of all persons who are liable to pay the levy in respect of that land to the extent set out in regulation 3B.
- (2) If a person is entitled to a remission in respect of land under regulation 8A, the person is not entitled to a remission in respect of the same land under this regulation.

3B—Amount of remission

The amount of the remission under regulation 3A is determined in accordance with the following formula:

$$A = \frac{L_I \times (PR - 0.001117)}{PR}$$

Where—

A is the amount of the remission

L_I is the amount of the component of the levy that is based on the value of the land

PR is the prescribed rate.

Part 1B—Remission of levy on industrial land

3C—Remission of levy

The levy for the relevant financial year in respect of industrial land is remitted for the benefit of all persons who are liable to pay the levy in respect of that land to the extent set out in regulation 3D.

3D—Amount of remission

The amount of the remission under regulation 3C is as follows:

$$A = \frac{L_1 \times (PR - 0.001117)}{PR}$$

Where—

A is the amount of the remission

L₁ is the amount of the component of the levy that is based on the value of the land

PR is the prescribed rate.

6—Insertion of regulation 5A

After regulation 5 insert:

5A—General remission

- (1) Subject to subregulation (2), the levy for the relevant financial year in respect of residential land is remitted for the benefit of all persons who are liable to pay the levy in respect of that land to the extent set out in regulation 7.
- (2) If a person is entitled to a remission in respect of land under regulation 6, 8A or 10A, the person is not entitled to a remission in respect of the same land under subregulation (1).
- (3) If 2 or more persons own land jointly or as tenants in common and 1 or more of them is entitled to a remission under regulation 6, the persons who are not entitled to the remission under regulation 6 are entitled to a remission under subregulation (1) proportionate to their interest in the land.

7—Variation of regulation 7—Amount of remission

Regulation 7—after subregulation (1) insert:

- (1a) The amount of the remission under regulation 5A is determined in accordance with the following formula:

$$A = \frac{L_1 \times (PR - 0.000408)}{PR}$$

Where—

A is the amount of the remission

L₁ is the amount of the component of the levy that is based on the value of the land

PR is the prescribed rate.

8—Insertion of Part 2B

After Part 2A insert:

Part 2B—Remission of levy on rural land

8C—Remission of levy

- (1) The levy for the relevant financial year in respect of rural land is remitted for the benefit of all persons who are liable to pay the levy in respect of that land to the extent set out in regulation 8D.
- (2) If a person is entitled to a remission in respect of land under regulation 8A, the person is not entitled to a remission in respect of the same land under this regulation.

8D—Amount of remission

- (1) The amount of the remission under regulation 8C in respect of rural land situated in Regional area 4 is determined in accordance with the following formula:

$$A = \frac{L_1 \times (PR - 0.000751)}{PR}$$

Where—

A is the amount of the remission

L₁ is the amount of the component of the levy that is based on the value of the land

PR is the prescribed rate.

- (2) The amount of the remission under regulation 8C in respect of rural land situated in Regional area 1, Regional area 2 or Regional area 3 is determined in accordance with the following formula:

$$A = \frac{L_1 \times (PR - 0.000666)}{PR}$$

Where—

A is the amount of the remission

L₁ is the amount of the component of the levy that is based on the value of the land

PR is the prescribed rate.

9—Variation of regulation 9—Remission of levy

Regulation 9—after subregulation (1) insert:

- (1a) If a person is entitled to a remission in respect of land under regulation 10A(3), the person is not entitled to a remission in respect of the same land under this regulation.

10—Variation of regulation 10—Amount of remission

Regulation 10(3)—delete subregulation (3) and substitute:

- (3) The amount of the remission under this subregulation is determined in accordance with the following formula:

$$A = (L_1 - L_2) + \frac{L_2 \times (PR - 0.000837)}{PR}$$

Where—

A is the amount of the remission

L₁ is the amount of the component of the levy that is based on the value of the land

L₂ is the amount that the component of the levy that is based on the value of the land would have been if the value of the land use factor in respect of the land had been one fifth of the value fixed by the Governor's notice under section 10 of the Act

PR is the prescribed rate.

11—Variation of regulation 10A—Remission of levy—certain land uses

Regulation 10A(3)—delete "10B(3)" and substitute:

10B(1)

12—Variation of regulation 10B—Amount of remission—certain land uses

- (1) Regulation 10B(1)—delete subregulation (1) and substitute:

- (1) The amount of the remission under regulation 10A(1) and (3) is—

- (a) if the levy is comprised only of a component that is a fixed charge—\$30 or the amount of the fixed charge, whichever is the lesser; or
- (b) if the levy is comprised only of a component based on the value of the land—determined in accordance with the following formula:

$$A = (L_1 - L_2) + \frac{L_2 \times (PR - 0.000425)}{PR}$$

Where—

A is the amount of the remission

L₁ is the amount of the component of the levy that is based on the value of the land

L₂ is the amount that the component of the levy that is based on the value of the land would have been if the value of the land use factor in respect of the land had been one fifth of the value fixed by the Governor's notice under section 10 of the Act

PR is the prescribed rate; or

- (c) if the levy includes a component based on the value of the land and a component that is a fixed charge—the aggregate of the amounts of the remissions determined under paragraphs (a) and (b).

- (2) Regulation 10B(3)—delete subregulation (3)

13—Insertion of Part 3A

After Part 3 insert:

Part 3A—Remission of levy on other land

10C—Remission of levy

The levy for the relevant financial year in respect of land that is not commercial land, industrial land, residential land, rural land or land to which a remission applies under Part 3 is remitted for the benefit of all persons who are liable to pay the levy in respect of that land to the extent set out in regulation 10D.

10D—Amount of remission

The amount of the remission under regulation 10C is determined in accordance with the following formula:

$$A = \frac{L_1 \times (PR - 0.000751)}{PR}$$

Where—

A is the amount of the remission

L₁ is the amount of the component of the levy that is based on the value of the land

PR is the prescribed rate.

14—Variation of regulation 15—Remissions under this Part and other Parts

- (1) Regulation 15(1)—delete "regulation 6(1) or 9 (but only where regulation 10(3) applies)" and substitute:
- a designated regulation
- (2) Regulation 15(1)—delete "other" and substitute:
- designated
- (3) Regulation 15(2)—delete "regulation 6(2)" first occurring and substitute:
- a designated regulation
- (4) Regulation 15(2)—delete "regulation 6(2)" second occurring and substitute:
- the designated regulation
- (5) Regulation 15—after subregulation (2) insert:
- (3) In subregulation (1)—
- designated regulation* means—
- (a) regulation 9 but only where regulation 10(3) applies; or
 - (b) regulation 10A, but only where regulation 10B(1)(b) or (2) applies; or
 - (c) regulations 3A, 3C, 5A, 6(1), 8C or 10C.

(4) In subregulation (2)—

designated regulation means—

- (a) regulation 6(2) or 8A; or
- (b) regulation 10A but only where regulation 10B(1)(a) applies.

15—Variation of Schedule 1—Land use for which levy remitted under regulation 9

Schedule 1, table, item relating to Valuer General's Land Use Code 1760—delete the item

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

on the recommendation of the Treasurer and with the advice and consent of the Executive Council
on 28 June 2018

No 173 of 2018

T&F18/032CS

South Australia

Adoption (SACAT) Variation Regulations 2018

under the *Adoption Act 1988*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Adoption Regulations 2004*

- 4 Variation of regulation 3—Interpretation
 - 5 Substitution of regulations 16 to 18
 - 16 Review by Tribunal
 - 17 Powers of Tribunal
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Adoption (SACAT) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which Part 2 of the *Statutes Amendment (SACAT No 2) Act 2017* comes into operation.

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 *Adoption Regulations 2004*

4—Variation of regulation 3—Interpretation

Regulation 3—after the definition of *register* insert:

Tribunal means the South Australian Civil and Administrative Tribunal established under the *South Australian Civil and Administrative Tribunal Act 2013*.

5—Substitution of regulations 16 to 18

Regulations 16 to 18 (inclusive)—delete regulations 16 to 18 and substitute:

16—Review by Tribunal

A person who is dissatisfied with a decision of the Chief Executive under Part 3 may, within 30 days of receipt of the notice of the decision, apply to the Tribunal under section 34 of the *South Australian Civil and Administrative Tribunal Act 2013* for a review of the decision.

17—Powers of Tribunal

Without limiting the operation of section 37(1) of the *South Australian Civil and Administrative Tribunal Act 2013*, on a review, the Tribunal may make such incidental or ancillary orders as it considers appropriate relating to—

- (a) entries in the register; or
- (b) the assessment report relevant to the person who sought the review; or
- (c) the documentation to be sent overseas for the purposes of adoption.

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 28 June 2018

No 174 of 2018

AGO0055-18CS

South Australia

Births, Deaths and Marriages Registration (SACAT) Variation Regulations 2018

under the *Births, Deaths and Marriages Registration Act 1996*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Births, Deaths and Marriages Registration Regulations 2011*

- 4 Variation of Schedule 1—Fees
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Births, Deaths and Marriages Registration (SACAT) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which Part 8 of the *Statutes Amendment (SACAT No 2) Act 2017* comes into operation.

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 *Births, Deaths and Marriages Registration Regulations 2011*

4—Variation of Schedule 1—Fees

Schedule 1, table, item 2—after "court" insert:
or tribunal

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 28 June 2018

No 175 of 2018

AGO0055-18CS

South Australia

Land Acquisition (SACAT) Variation Regulations 2018

under the *Land Acquisition Act 1969*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Land Acquisition Regulations 2004*

- 4 Variation of Schedule 1—Forms
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Land Acquisition (SACAT) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which Part 24 of the *Statutes Amendment (SACAT No 2) Act 2017* comes into operation.

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 *Land Acquisition Regulations 2004*

4—Variation of Schedule 1—Forms

- (1) Schedule 1, Form 1, clause 4—delete clause 4 and substitute:

4—Right of review (section 12A)

A person who makes a request under section 12 which is refused by the Authority may apply to the South Australian Civil and Administrative Tribunal under section 34 of the *South Australian Civil and Administrative Tribunal Act 2013* for a review of the decision.

An application for review must be made within 7 days (or such longer period as the Tribunal may allow under the *South Australian Civil and Administrative Tribunal Act 2013*) of the person being served with notice of the Authority's decision to refuse the request.

A review by the Tribunal must be completed within 14 days of the application for review being made by the person.

The merits or otherwise of the undertaking to which the proposed acquisition relates cannot be called into question in a review.

A decision of the Tribunal on review is not subject to appeal under section 71 of the *South Australian Civil and Administrative Tribunal Act 2013*.

- (2) Schedule 1, Form 2, clause 4—delete clause 4 and substitute:

4—Right of review (section 12A)

A person who makes a request under section 12 which is refused by the Authority may apply to the South Australian Civil and Administrative Tribunal under section 34 of the *South Australian Civil and Administrative Tribunal Act 2013* for a review of the decision.

An application for review must be made within 7 days (or such longer period as the Tribunal may allow under the *South Australian Civil and Administrative Tribunal Act 2013*) of the person being served with notice of the Authority's decision to refuse the request.

A review by the Tribunal must be completed within 14 days of the application for review being made by the person.

The merits or otherwise of the undertaking to which the proposed acquisition relates cannot be called into question in a review.

A decision of the Tribunal on review is not subject to appeal under section 71 of the *South Australian Civil and Administrative Tribunal Act 2013*.

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 28 June 2018

No 176 of 2018

AGO0055-18CS

South Australia

Partnership (SACAT) Variation Regulations 2018

under the *Partnership Act 1891*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Partnership Regulations 2006*

- 4 Substitution of regulation 13
 - 13 Copy of order to be lodged with Commission
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Partnership (SACAT) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which Part 32 of the *Statutes Amendment (SACAT No 2) Act 2017* comes into operation.

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 *Partnership Regulations 2006*

4—Substitution of regulation 13

Regulation 13—delete the regulation and substitute:

13—Copy of order to be lodged with Commission

- (1) A limited partnership or incorporated limited partnership must, within 7 days of an order having been made under section 74 of the Act, lodge a copy of the order with the Commission.
Maximum penalty: \$1 250.
- (2) This regulation applies to—
 - (a) in relation to proceedings commenced under section 74 of the Act as in force immediately before the relevant day—an order made by the District Court; or
 - (b) in relation to proceedings commenced under section 74 of the Act as in force on or after the relevant day—an order made by the Tribunal.

(3) In this regulation—

relevant day means the day on which Part 32 of the *Statutes Amendment (SACAT No 2) Act 2017* 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 Governor

with the advice and consent of the Executive Council
on 28 June 2018

No 177 of 2018

AGO0055-18CS

South Australia

Public Corporations (Southern Select Super Corporation) (SACAT) Variation Regulations 2018

under the *Public Corporations Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Public Corporations (Southern Select Super Corporation) Regulations 2012*

- 4 Variation of regulation 11—Confidentiality
- 5 Substitution of regulation 24
 - 24 Review of decisions of subsidiary

Schedule 1—Transitional and other provisions

- 1 Transitional and other provisions
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Public Corporations (Southern Select Super Corporation) (SACAT) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which Part 40 of the *Statutes Amendment (SACAT No 2) Act 2017* comes into operation.

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 *Public Corporations (Southern Select Super Corporation) Regulations 2012*

4—Variation of regulation 11—Confidentiality

Regulation 11(1)(e)—after "court" insert:

or tribunal

5—Substitution of regulation 24

Regulation 24—delete the regulation and substitute:

24—Review of decisions of subsidiary

- (1) A person who is dissatisfied with a decision of the subsidiary under these regulations may apply to the South Australian Civil and Administrative Tribunal under section 34 of the *South Australian Civil and Administrative Tribunal Act 2013* for review of the decision.
- (2) An application for review must be made within 21 days of the date of the relevant decision.

Schedule 1—Transitional and other provisions

1—Transitional and other provisions

- (1) A right of appeal to the Administrative and Disciplinary Division of the District Court under regulation 24 of the principal regulations in existence before the relevant day (but not exercised before that day) will be exercised as if regulation 24, as substituted by regulation 5 of these regulations, had been in operation before that right arose, so that the relevant proceedings may be commenced before the Tribunal rather than the Administrative and Disciplinary Division of the District Court.
- (2) Nothing in this clause affects any proceedings before the Administrative and Disciplinary Division of the District Court commenced under the principal regulations before the relevant day.
- (3) In this clause—

principal regulations means the *Public Corporations (Southern Select Super Corporation) Regulations 2012*;

relevant day means the day on which these regulations come into operation;

Tribunal means the South Australian Civil and Administrative Tribunal established under the *South Australian Civil and Administrative Tribunal Act 2013*.

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 28 June 2018

No 178 of 2018

AGO0055-18CS

South Australia

Conveyancers (SACAT) Variation Regulations 2018

under the *Conveyancers Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Conveyancers Regulations 2010*

- 4 Variation of regulation 7—Return of certificate of registration
 - 5 Variation of regulation 25—Establishment and determination of claims
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Conveyancers (SACAT) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which Part 9 of the *Statutes Amendment (SACAT No 2) Act 2017* comes into operation.

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 *Conveyancers Regulations 2010*

4—Variation of regulation 7—Return of certificate of registration

Regulation 7(1)—delete "Court" and substitute:

Tribunal

5—Variation of regulation 25—Establishment and determination of claims

Regulation 25(1)(b)(ii)—delete "appeal under section 37 of the Act against" and substitute:
review under section 37 of the Act of

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 28 June 2018

No 179 of 2018

AGO0055-18CS

South Australia

Land Agents (SACAT) Variation Regulations 2018

under the *Land Agents Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Land Agents Regulations 2010*

- 4 Variation of regulation 8—Return or replacement of certificate of registration and card
 - 5 Variation of regulation 28—Establishment and determination of claims
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Land Agents (SACAT) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which section 124 of the *Statutes Amendment (SACAT No 2) Act 2017* comes into operation.

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 *Land Agents Regulations 2010*

4—Variation of regulation 8—Return or replacement of certificate of registration and card

Regulation 8(1)—delete "Court" and substitute:

Tribunal

5—Variation of regulation 28—Establishment and determination of claims

Regulation 28(1)(b)(ii)—delete "appeal" and substitute:

review

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 28 June 2018

No 180 of 2018

AGO0055-18CS

South Australia

Local Government (General) (SACAT) Variation Regulations 2018

under the *Local Government Act 1999*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Local Government (General) Regulations 2013*

- 4 Variation of regulation 30—Review of an order
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Local Government (General) (SACAT) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which Part 28 of the *Statutes Amendment (SACAT No 2) Act 2017* comes into operation.

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 *Local Government (General) Regulations 2013*

4—Variation of regulation 30—Review of an order

- (1) Regulation 30(1)(a)—delete "under the Act" and substitute:
 - by the South Australian Civil and Administrative Tribunal under section 34 of the *South Australian Civil and Administrative Tribunal Act 2013*
- (2) Regulation 30(1)(b)—delete paragraph (b) and substitute:
 - (b) a statement that an application to the South Australian Civil and Administrative Tribunal must be made within 14 days after service of the order;
- (3) Regulation 30(1)(c)—delete "District Court" and substitute:
 - South Australian Civil and Administrative Tribunal

- (4) Regulation 30(1)(d)—delete paragraph (d) and substitute:
- (d) a statement that the South Australian Civil and Administrative Tribunal may, on an application for review, affirm, vary, or set aside the order.

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 28 June 2018

No 181 of 2018

AGO0055-18CS

South Australia

Mines and Works Inspection (SACAT) Variation Regulations 2018

under the *Mines and Works Inspection Act 1920*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Mines and Works Inspection Regulations 2013*

- 4 Variation of Schedule 1—Certificates and permits

Schedule 1—Transitional and other provisions

- 1 Transitional and other provisions
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Mines and Works Inspection (SACAT) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which Part 30 of the *Statutes Amendment (SACAT No 2) Act 2017* comes into operation.

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 *Mines and Works Inspection Regulations 2013*

4—Variation of Schedule 1—Certificates and permits

- (1) Schedule 1, Part 2, clause 13(1)—delete "for a review of the matter under this clause" and substitute:
 - to the Tribunal under section 34 of the *South Australian Civil and Administrative Tribunal Act 2013* for a review of the decision.
- (2) Schedule 1, Part 2, clause 13(2) and (3)—delete subclauses (2) and (3)

- (3) Schedule 1, Part 2, clause 13(4)—delete subclause (4) and substitute:
- (4) Unless otherwise specifically directed by the Chief Inspector or the Tribunal, the operation of the decision to which the review relates is suspended pending the outcome of the review (and in the event of any conflict or inconsistency between a direction of the Chief Inspector and a direction of the Tribunal, the direction of the Tribunal will prevail).
- (4) Schedule 1, Part 2, clause 13(5) to (7)—delete subclauses (5) to (7) (inclusive) and substitute:
- (5) In this clause—
- Tribunal* means the South Australian Civil and Administrative Tribunal established under the *South Australian Civil and Administrative Tribunal Act 2013*.

Schedule 1—Transitional and other provisions

1—Transitional and other provisions

- (1) A right to apply to the Minister for review of a decision of the Chief Inspector under clause 13 of Schedule 1 of the principal regulations in existence before the relevant day (but not exercised before that day) will be exercised as if clause 13, as varied by regulation 4 of these regulations, had been in operation before that right arose, so that the relevant proceedings may be commenced before the Tribunal rather than the Minister (and the person appointed to conduct the review).
- (2) Nothing in this clause affects any proceedings commenced under clause 13 of Schedule 1 of the principal regulations before the relevant day.
- (3) In this clause—
- principal regulations* means the *Mines and Works Inspection Regulations 2013*;
- relevant day* means the day on which these regulations come into operation;
- Tribunal* means the South Australian Civil and Administrative Tribunal established under the *South Australian Civil and Administrative Tribunal Act 2013*.

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 28 June 2018

No 182 of 2018

AGO0055-18CS

South Australia

Pastoral Land Management and Conservation (SACAT) Variation Regulations 2018

under the *Pastoral Land Management and Conservation Act 1989*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Pastoral Land Management and Conservation Regulations 2006*

- 4 Revocation of regulation 10
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Pastoral Land Management and Conservation (SACAT) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on the day on which Part 33 of the *Statutes Amendment (SACAT No 2) Act 2017* comes into operation.

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 *Pastoral Land Management and Conservation Regulations 2006*

4—Revocation of regulation 10

Regulation 10—delete the regulation

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 28 June 2018

No 183 of 2018

AGO0055-18CS

South Australia

South Australian Civil and Administrative Tribunal (Fees) (No 2) Variation Regulations 2018

under the *South Australian Civil and Administrative Tribunal Act 2013*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *South Australian Civil and Administrative Tribunal (Fees) Regulations 2017*

- 4 Variation of regulation 4—Fees
 - 5 Substitution of Schedule 1
 - Schedule 1—Fees
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *South Australian Civil and Administrative Tribunal (Fees) (No 2) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on 1 July 2018, immediately after the *South Australian Civil and Administrative Tribunal (Fees) Variation Regulations 2018* come into operation.

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 *South Australian Civil and Administrative Tribunal (Fees) Regulations 2017*

4—Variation of regulation 4—Fees

- (1) Regulation 4(3)—delete "6" and substitute:

7

- (2) Regulation 4(6)—delete "or 4" and substitute:

, 4 or 5

5—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Fees

1	Application for the commencement of Tribunal proceedings	\$73.00
2	Referral of a matter to the Tribunal under—	
	(a) section 29 of the <i>Residential Parks Act 2007</i>	\$73.00
	(b) section 63 of the <i>Residential Tenancies Act 1995</i>	\$73.00
	(c) section 105M of the <i>Residential Tenancies Act 1995</i>	\$73.00
3	Application for an internal review of a decision of the Tribunal under section 70 of the Act where—	
	(a) applicant is a prescribed corporation	\$782.00
	(b) applicant is any other person	\$557.00
4	Application for a review of a decision by the Tribunal under—	
	(a) section 169 or 296 of the <i>Local Government Act 1999</i>	
	(b) section 25C of the <i>Valuation of Land Act 1971</i>	
	where—	
	(c) applicant is a prescribed corporation	\$250.00
	(d) applicant is any other person	\$200.00
5	Application for a review of a decision by the Tribunal under section 15 of the <i>Lobbyists Act 2015</i> where—	
	(a) applicant is a prescribed corporation	\$782.00
	(b) applicant is any other person	\$557.00
6	For each request to search and inspect a record of the Tribunal	\$23.00
7	For the provision of a transcript (or part of a transcript) on request of a person	\$177.00 for first 30 minutes or less requested, plus for each additional 30 minutes or part thereof requested— \$133.00
8	Except where item 9 applies, for a copy of documentary evidence—per page	\$7.60
9	For a copy of any photograph, map, plan or other document which is greater than A4 in size	\$7.60 per page, or the actual cost of copying (whichever is greater)
10	For inspection or copy of evidence in the form of slides, film, video tape, audio tape or other form of recording—per item	\$23.00
11	For copy of reasons for decision or order—per page	\$7.60

Note—

A party to proceedings is entitled to 1 copy of the reasons without charge.

12	For a copy of any other document—per page	\$4.65
13	For inspection or copy of a video, audio or other recording of Tribunal proceedings	\$25.50
14	For opening the Registry (or the Registry remaining open) after hours for urgent execution of process—for each hour or part of an hour	\$379.00
15	For opening the Tribunal (or the Tribunal remaining open) after hours for urgent hearing—for each hour or part of an hour	\$1 141.00

Note—

No fees are payable in respect of Tribunal proceedings under the *Advance Care Directives Act 2013*, the *Consent to Medical Treatment and Palliative Care Act 1995*, the *Guardianship and Administration Act 1993* or the *Mental Health Act 2009*, other than a request for provision of a transcript (see regulation 4(3)) or an application for an internal review of a decision under section 70 of the Act where the applicant is not a person who is the subject of the proceedings (see regulation 4(4)).

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 28 June 2018

No 184 of 2018

AGO0063-18CS

South Australia

Harbors and Navigation (Facilities Levy) Variation Regulations 2018

under the *Harbors and Navigation Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Harbors and Navigation Regulations 2009*

- 4 Variation regulation 215—Facilities levy
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Harbors and Navigation (Facilities Levy) Variation Regulations 2018*.

2—Commencement

These regulations will 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 *Harbors and Navigation Regulations 2009*

4—Variation regulation 215—Facilities levy

Regulation 215—after subregulation (1) insert:

- (1a) Without limiting subregulation (1), for the purposes of section 90AA(1) of the Act, domestic commercial vessels are, on or after 1 July 2018, exempt from the operation of section 90AA of the Act.

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 28 June 2018

No 185 of 2018

MTIL18/015CS

RULES OF COURT

MAGISTRATES COURT OF SOUTH AUSTRALIA

Amendment 21 to the Magistrates Court (Civil) Rules 2013

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 (Civil) Rules 2013* as amended.

1. These Rules may be cited as the ‘Magistrates Court (Civil) Rules 2013 (Amendment 21)’.
2. The *Magistrates Court (Civil) Rules 2013* (‘the Rules’) as amended by these amendments apply to and govern all actions commenced in the civil division of the Court on and after the date on which Part 8 of the *Statutes Amendment (SACAT No 2) Act 2017* commences.
3. Rule 37(1) is amended to delete ‘Form 7E’ and replace it with ‘Form 7B’
4. Rule 39(1) is deleted and replaced with the following:

Actions (other than criminal proceedings) under the following legislation must be commenced in the respective forms set out below:

Births, Deaths and Marriages Registration Act 1996

Section 19 Form 7A

Section 29S Form 7C

Motor Vehicles Act 1959

Section 81BB Form 12

Problem Gambling Family Protection Orders Act 2004

Section 16 Form 49

Relationships Register Act 2016

Section 28 Form 7D

Second-hand Vehicle Dealers Act 1995

Schedule 3 Clause 2 Form 10

5. Rules 39(2) and 39(3) are deleted.
6. Rules 39(4), 39(5) and 39(6) are renumbered as rule 39(2), 39(3) and 39(4) respectively.
7. Rule 72(5) is amended to insert the following at the end of the rule:
Where a mediation takes place, the mediator must certify whether the parties to the mediation made an attempt to settle.
8. Rule 116(1) is amended to delete ‘, for each Registry of the Court’.
9. Rule 116(5) is deleted and replaced with the following:
As soon as practicable after the last day of each calendar month, the Registrar must certify the rate of interest applicable to the Fund for the immediately preceding calendar month (“*the certified rate*”), and the Registrar must maintain a register of his or her certifications.
10. Form 3C is deleted and replaced with Form 3C.
11. Form 7A is deleted.
12. Form 7B is deleted and replaced with Form 7A.
13. Form 7C is deleted.
14. Form 7D is deleted and replaced with Form 7D
15. Form 7E is deleted and replaced with Form 7B.
16. Form 7F is deleted and replaced with Form 7C.
17. Form 25 is deleted and replaced with Form 25.

Dated: 25 June 2018

ANDREW JAMES CANNON
A/Chief Magistrate

BRIONY KENNEWELL
Magistrate

GREGORY CHARLES FISHER
Magistrate

BRETT JONATHON DIXON
Magistrate

Form 3C

RETAIL AND COMMERCIAL LEASES APPLICATION

Magistrates Court of South Australia (Civil Division)

www.courts.sa.gov.au

Retail and Commercial Leases Act 1995

Sections 12, 15, 68, 76(8) and 77(2)

Landlord and Tenant Act 1936 (other than applications to which Sections 12 and 20 of the *Retail and Commercial Leases Act 1995* apply)

Court Use

Date Filed:

Date Posted:

Trial Court				Action No			
Address	Street			Telephone		Facsimile	DX
	City/Town/Suburb		State	Postcode	Email Address		

Amount Claimed (if any)	\$
Court Fee on Filing	\$
Service and Other Fee	\$
Solicitor's Fee	\$ _____
TOTAL CLAIMED	\$

Applicant							
Full Name							
Address <small>(Registered Office, if Body Corporate)</small>	Street			Telephone		Facsimile	
	City/Town/Suburb		State	Postcode	Email Address		
Solicitor (if any)							
Other Party							
Full Name							
Address <small>(Registered Office, if Body Corporate)</small>	Street			Telephone		Facsimile	
	City/Town/Suburb		State	Postcode	Email Address		
Solicitor (if any)							
<p>This is an application by the <input type="checkbox"/> lessor / <input type="checkbox"/> lessee for an order under:</p> <p><input type="checkbox"/> s 12 – false or misleading disclosure statement</p> <p><input type="checkbox"/> s 15 – recovery of premium paid in connection with the granting of a retail shop lease</p> <p><input type="checkbox"/> s 68 – general jurisdiction</p> <p><input type="checkbox"/> s 76(8) – dispute about abandoned goods</p> <p><input type="checkbox"/> s 77(2) – exemption from provisions of the Act</p> <p><input type="checkbox"/> <i>Landlord and Tenant Act 1936</i> and reg 14 of the <i>Retail and Commercial Leases Regulations 2010</i></p>							
<p>The relevant retail shop lease is dated the _____ day of _____ 20_____ and is for a shop at (please state the name and address of shopping centre) - _____</p>							

Briefly state the facts giving rise to this application and the remedy you want*:

IMPORTANT NOTICE

You both must attend at the Trial Court for the Directions Hearing fixed by the Court or this application may be decided without you.

.....
Date

.....
APPLICANT

*Relief sought pursuant to s 12(5) *Retail and Commercial Leases Act 1995* includes:

- (a) an order avoiding the lease in whole or part;
- (b) an order varying the lease;
- (c) an order requiring the lessor to repay money paid by the lessee;
- (d) an order requiring the lessor to pay compensation to the lessee;
- (e) an order dealing with incidental or ancillary matters.

Form 7A

APPLICATION TO REGISTER A BIRTH
Magistrates Court of South Australia (Civil Division)

www.courts.sa.gov.au

Births, Deaths and Marriages Registration Act 1996

Section 19

Court Use

Date Filed:
 Date Posted to
 other Parent:
 Date Posted to
 Registrar BDM:

Trial Court				Action No		
Address	Street		Telephone		Facsimile	DX
	City/Town/Suburb		State	Postcode	Email Address	
Applicant						
Full Name						
Address	Street		Telephone		Facsimile	DX
	City/Town/Suburb		State	Postcode	Email Address	
Solicitor (if any)						
Child's Details						
Full Name <i>(Child's current name)</i>						
Date of Birth			Place of Birth			
Nature of application						
1. Register <input type="checkbox"/> Birth		2. Add Registerable Information <input type="checkbox"/> of Birth <input type="checkbox"/> of Parents		3. Correct Registerable Information <input type="checkbox"/> of Birth <input type="checkbox"/> of Parents		
Details of application:						
Parental information <i>(if unknown, please state)</i>						
Mother		Father		Co-Parent		
Name:		Name:		Name:		
Address:		Address:		Address:		
Applicant's relationship to child <i>(or interest in person)</i>						
<input type="checkbox"/> Mother		<input type="checkbox"/> Father		<input type="checkbox"/> Co-Parent		
<input type="checkbox"/> Other <i>(please provide details)</i>						
The Registrar of the Trial Court is to serve a copy of this application on the Registrar of Births, Deaths and Marriages.						
..... Date		 APPLICANT			

Form 7B



GENDER IDENTITY APPLICATION
Magistrates Court of South Australia (Civil Division)
www.courts.sa.gov.au
Births, Deaths and Marriages Registration Act 1996
 Sections 29J and 29P

Court Use

Date Filed:

Registry					Action No		
Address	Street			Telephone		Facsimile	DX
	City/Town/Suburb		State	Postcode	Email Address		
Who is the applicant/s: <input type="checkbox"/> Child <input type="checkbox"/> Parent/Guardian 1 <input type="checkbox"/> Parent/Guardian 2							
Do you object to this application being served on either parent/guardian? <input type="checkbox"/> Please do not serve on parent/guardian 1 <input type="checkbox"/> Please do not serve on parent/guardian 2 If you tick either or both of these boxes, the application will not be served on that parent/guardian unless a Magistrate orders otherwise. You may be expected to provide evidence on oath/affirmation explaining why you do not want the parent/guardian to be served.							
Child							
Full Name						DOB	
Address	Street			Telephone			
	City/Town/Suburb		State	Postcode	Email Address		
Parent / Guardian 1							
Full Name							
Address	Street			Telephone			
	City/Town/Suburb		State	Postcode	Email Address		
Parent / Guardian 2							
Full Name							
Address	Street			Telephone			
	City/Town/Suburb		State	Postcode	Email Address		
Application made for: <input type="checkbox"/> Approval for the Registrar of Births, Deaths and Marriages to register a change of the child's sex or gender identity pursuant to s 29J of the <i>Births, Deaths and Marriages Registration Act 1996</i> . <input type="checkbox"/> Approval for the Registrar of Births, Deaths and Marriages to issue an identity acknowledgement certificate in relation to the child pursuant to s 29P of the <i>Births, Deaths and Marriages Registration Act 1996</i> .							
Note: You must include a copy of your application to Births, Deaths and Marriages when lodging this form.							
..... Date			 APPLICANT			

Form 7C



APPEAL OF DECISION OF REGISTRAR OF BIRTHS, DEATHS AND MARRIAGES
Magistrates Court of South Australia
www.courts.sa.gov.au
Births, Deaths and Marriages Registration Act 1996
 Section 29S

Court Use
Date Filed:

Registry				File No			
Address	Street		Telephone		Facsimile		DX
	City/Town/Suburb		State	Postcode	Email Address		
Appellant							
Full Name						DOB	
Address	Street		Telephone		Facsimile		
	City/Town/Suburb		State	Postcode	Email Address		
Decision details:							
On the day of 20 I received notice that an application to the Registrar of Births, Deaths and Marriages for							
<input type="checkbox"/> Registration of a change of sex or gender identity pursuant to s 29I or s 29J of the <i>Births, Deaths and Marriages Registration Act 1996</i> .							
<input type="checkbox"/> An identity acknowledgement certificate pursuant to s 29O or s 29P of the <i>Births, Deaths and Marriages Registration Act 1996</i> .							
was rejected pursuant to s 29S(2) of the <i>Births, Deaths and Marriages Registration Act 1996</i> .							
I appeal this rejection on the following grounds:							
You must include the following documents when lodging this appeal:							
<ul style="list-style-type: none"> • A copy of the application to Births, Deaths and Marriages that was rejected; and • A copy of the letter/notification of rejection. 							
..... Date			 APPELLANT			

Form 7D

APPLICATION TO REVIEW A DECISION OF THE REGISTRAR OF BIRTHS, DEATHS & MARRIAGES

Magistrates Court of South Australia (Civil Division)

www.courts.sa.gov.au

Relationships Register Act 2016

Section 28

Court Use

Date Filed:

Date Posted to

Registrar BDM:

Trial Court				Action No		
Address	<i>Street</i>			<i>Telephone</i>	<i>Facsimile</i>	<i>DX</i>
	<i>City/Town/Suburb</i>	<i>State</i>	<i>Postcode</i>	<i>Email Address</i>		
Applicant						
Full Name						
Address	<i>Street</i>			<i>Telephone</i>	<i>Facsimile</i>	<i>DX</i>
	<i>City/Town/Suburb</i>	<i>State</i>	<i>Postcode</i>	<i>Email Address</i>		
Solicitor (if any)						
I am applying for a review of a decision of the Registrar of Births, Death and Marriages under the <i>Relationships Register Act 2016</i>						
Particulars of Registrar's decision						
Date of decision:						
Details:						
Variation/Reversal sought						
Details:						
<div style="display: flex; justify-content: space-between; align-items: center;"> <div style="width: 45%; text-align: center;"> <p>.....</p> <p>Date</p> </div> <div style="width: 45%; text-align: center;"> <p>.....</p> <p>APPLICANT</p> </div> </div>						
Note to Applicant						
A copy of your application to the Registrar of Births, Deaths and Marriages and the written reasons for the decision of the Registrar must be lodged with this form. You may obtain these documents by a request made to the Registrar of Births, Deaths and Marriages.						
Note to Registrar						
The Registrar of the Trial Court is to serve a copy of the application on the Registrar of Births, Deaths and Marriages.						

AFFIDAVIT OF PROOF OF SERVICE

I, _____ of _____	
Occupation:	_____
MAKE OATH AND SAY I did personally serve a copy of this summons and Form 17 on the witness named herein at _____	
on the _____ day of _____ 20____, between the hours of _____ and _____	
SWORN before me at _____ on the _____ day of _____ 20____	
Signature (Person authorised to take Affidavits) (e.g. Justice of the Peace) SERVER

PLEASE COMPLETE STATEMENT AND BRING TO COURT WITH PROOF OF INCOME			
(e.g. recent pay slip or Centrelink statement)			
You will be asked to swear that the information is correct and it may be shown to the creditor			
Court File No:			
Family Name:		Date of Birth :	
Other Names:			
Address:			
Phone Nos	Home:	Work:	Mobile:
Dependants:			
Bank where accounts held:			
Employer's name/address:			
A INCOME		B EXPENSES	
	\$ per fortnight		\$ per fortnight
Wage / Salary (after tax)		Rent / Board	
Spouse income		Mortgage (home loan)	
Income from Rent or Board		Food	
Child Support		Household (groceries, cleaning, maintenance)	
Self Employed		Health (medicine, chemist, health fund)	
Investments/dividends		Clothing	
Pensions, Benefits and		Children (nappies, formula, sport, child care etc.)	
Allowances		Education (fees, books, uniforms etc)	
Other:		Energy (electricity, gas, heating fuel etc)	
Other:		Phone and internet	
		Rates (Council and SA Water)	
Total Income (A)	\$	Insurance (house, contents)	
		Vehicle Expenses (petrol, registration, insurance, repairs and maintenance)	
ASSETS AND LIABILITIES		Other transport (bus, taxi)	
ASSETS:		Value of Asset	
Real Estate	\$	Other (e.g. haircare, glasses, dentist, leisure, bank fees, emergency services levy)	
Vehicle	\$	Judgment Debts	
Savings	\$	Fines	
Other:	\$	Car Loan	
Other:	\$	Credit Card	
Total Assets	\$		
LIABILITIES:		Balance owed on debts	
Judgment debts	\$	Other:	
Fines (outstanding with Court)	\$	Other:	
Mortgage	\$	Total Expenses (B)	\$
Car loan	\$		
Credit Card	\$	SUMMARY	
Centrelink	\$	TOTAL INCOME (A)	\$
Other:	\$	minus TOTAL EXPENSES (B)	\$
Other:	\$		
Total Liabilities	\$	BALANCE	\$
I,			
by evidence on oath/affirmation swear the information on this form is true and correct.			
Signature		Date	
SWORN before me at			
on the		day of	20
Signature			
(Authorised witness)			

You have been summoned to attend court to establish how the attached debt can be paid based on your financial circumstances. It is important that you are well prepared before you attend court to give an accurate picture of your financial situation.

FINANCIAL COUNSELLING SERVICES

The Financial Counselling Service is a **FREE** and **CONFIDENTIAL** counselling and advisory service for people who are:

- * having trouble making ends meet
- * in debt or have high bills
- * faced with a sudden drop in income
- * behind in loan/credit repayments
- * unfairly or unjustly treated by traders or creditors
- * facing court action because of debts
- * considering bankruptcy

You will still have control of your money. Financial Counsellors will provide the skills and knowledge to help you to work out your money problems. However, the decision to follow the advice is yours.

Financial Counsellors can:

- * talk to your creditors about your debts
- * advocate for you if you have been treated unfairly
- * help you plan your finances

Financial Counsellors can give you information and advice on:

- * dealing with creditors
- * concessions and benefits
- * consumer rights
- * credit and debt issues
- * bankruptcy information

If you would like the services of a Financial Counsellor, please call **1800 007 007** and make an appointment with one of the financial counselling service agencies listed on the South Australian Financial Counselling Association's website: <http://www.safca.org.au>

RURAL CITY OF MURRAY BRIDGE

Adoption of Valuations and Declaration of Rates 2018-2019

NOTICE is hereby given that the Rural City of Murray Bridge at a meeting held on 12 June 2018, resolved:

Adopt the Annual Business Plan and Budget 2018-2019

That pursuant to Section 123(6) of the Local Government Act 1999 and Regulation 5A of the Local Government (Financial Management) Regulations 1999, having considered submissions in accordance with Section 12(6) of the Local Government Act 1999 and having regard to all relevant information in the possession of the Council, the Council adopts the Annual Business Plan and Budget for 2018-2019.

Adoption of Valuations

That pursuant to Section 167(2) of the Local Government Act 1999 the most recent valuations of the Valuer-General available to Council of the capital value of land within Council's area totalling \$3,355,995,320 be adopted for rating purposes with the total capital value of rateable land within Council's area for 2018-2019 being \$3,231,656,465.

Declaration of Rates

That, having taken into consideration the general principles of rating contained in Section 150 of the Local Government Act 1999 and having observed the requirements of Section 153 of the Local Government Act 1999, and in accordance with Regulation 10 of the Local Government (General) Regulations 1999, the Council declares, for the year ending 30 June 2019, a rate increase of 0% representing the following differential rates in respect of all rateable land within its area –

- (i) 0.67541 cents in the dollar of the Capital Value of rateable land of Categories 1 and 9 uses (residential and "other" categories)
- (ii) 1.08064 cents in the dollar of the Capital Value of rateable land of Categories 2, 3 and 4 uses (commercial categories)
- (iii) 0.94556 cents in the dollar of the Capital Value of rateable land of Categories 5 and 6 uses (industrial categories)
- (iv) 0.60786 cents in the dollar of the Capital Value of rateable land of Category 7 use (primary production category)
- (v) 0.87802 cents in the dollar of the Capital Value of rateable land of Category 8 use (vacant land category)

Declaration of Minimum Rates

That pursuant to Section 158(1) (a) of the Local Government Act 1999 the Council fixes in respect to the year ending 30 June 2019, a minimum amount payable by way of general rates of \$938.

Natural Resource Management Levy

That pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, the Council declares, in respect of the year ending 30 June 2019 a separate rate of 0.0233675 cents in the dollar, based on the capital value of rateable land within the Council's area and within the area of the SA Murray Darling Basin Natural Resources Management Board in order to recover the amount payable to the Board.

Declaration of Annual Service Charges and Services and Water Supply Schemes*Community Waste Water Management and Water Supply Schemes*

(1) Riverglen

That pursuant to Section 155(2) of the Local Government Act 1999, a total of \$95,325 is to be levied against the properties within the area defined as "Riverglen" to which Council provides the prescribed services of septic tank effluent disposal and water supply. A service charge of \$793 per assessment is imposed on rateable and non rateable land and a service rate of 0.114220 cents in the dollar of the capital value of rateable land is declared on Allotments 1 to 30, 125 and 126 in Deposited Plan DP30450, Allotment 50 in Deposited Plan DP42391 and Units 1 to 73 in Strata Plan No SP11238, being land which the septic tank effluent disposal and the water supply schemes are provided.

(2) Woodlane

That pursuant to Section 155(2) of the Local Government Act 1999, a total of \$62,909 is to be levied against the properties within the area defined as "Woodlane" to which Council provides the prescribed services of septic tank effluent disposal and water supply. A service charge of \$768 per assessment is imposed on rateable and non rateable land and a service rate of 0.166189 cents in the dollar of the capital value of rateable land is declared on Allotments 1 to 18 in Deposited Plan DP48073, Allotments 191 and 192 in Deposited Plan DP75292, Allotments 1 to 4, 7 to 37 and 40 in Deposited Plan DP51229, Allotment 50 in Deposited Plan DP53034 and Allotment 200 in Deposited Plan DP62423, being land which the septic tank effluent disposal and the water supply schemes are provided.

The metred supply of water to sections of Woodlane commenced from 1 July 2010 with annual readings. The rates for supply of water are charged at \$3.31 per kL for any usage above 130kL per annum.

Waste Collection

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

(1) New Garbage Collection Service

For the supply of a mobile garbage bin to land to which the new service is provided, a service charge of \$79 per bin in respect of the year ending 30 June 2019.

(2) Replacement Bins

For the replacement of lost, damaged or stolen bins, a service charge of \$79 per bin in respect of the year ending 30 June 2019.

(3) Additional Garbage Collection Service

For the supply of additional mobile garbage bin/s to land to which the service is provided, an annual service charge of \$132 per bin in respect of the year ending 30 June 2019.

(4) Kerbside Recycling and Green Waste Service

A service charge of \$83 will be applied in 2018-19 for the provision of a kerbside recycling service. An additional \$53 will be applied to Murray Bridge properties that receive the green waste service.

H. BARCLAY
Acting Chief Executive Officer

CITY OF ONKAPARINGA

Notice of Application of By-Laws

PURSUANT to Section 246 (4a) of the Local Government Act 1999 (the Act), notice is hereby given that at its meeting held on 19 June 2018, in exercise of its powers under Section 246 (3) of the Act, the Council resolved:

1. That the agenda report be noted.
2. That point 1 only of the following resolution of Council of 21 March 2017 Item 12.1:

That point 3 of the Council resolution of 18 October 2016 at item 9.6, entitled "By-law Resolutions" be amended to read:

1. That pursuant to By-law 4 of 2016 Local Government Land, clause 9.10.2 (b), Council designate sections of Clarendon Oval as areas for camping, as below and with the following conditions:
 - the northern car park, accessed from Nicolle Rd, provide parking spaces for up to four vehicles associated with overnight camping,
 - the southern car park, situated at the western end of the bowling club and accessed from Oval Rd, provide parking spaces for up to four vehicles associated with overnight camping,
 - persons with vehicles parked within the designated parking spaces may use a self-contained camping vehicle or camp in tents in the north western corner of the reserve
 - persons camping in the designated area depart no later than 10am the following day
 - signs designate no camping in all other areas.
2. That community engagement with the Clarendon community take place to establish the best approach for the longer term
3. That small, regulated camping locations in the City of Onkaparinga rural areas be investigated as an adjunct to the RV study underway.

Be revoked.

Dated: 19 June 2018

ALEXANDRINA COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

*Proposed Road Closing**Portion of Daranda Terrace and Markland Street, Milang SA*

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that Alexandrina Council proposes to make a Road Process Order to close and then merge portion of Daranda Terrace and Markland Street, Milang into the adjoining property, being Allotment 71 in Town Plan 150102, Certificate of Title 5824/2. The portion of road is more particularly delineated and marked "E" on Preliminary Plan No 18/0008. A copy of the Preliminary Plan and a statement of persons affected are available for public inspection during normal office hours:

- Goolwa, 11 Cadell Street, Goolwa
- Strathalbyn, 1 Colman Tce., Strathalbyn
- The Adelaide office of the Surveyor-General at 101 Grenfell Street, Adelaide.

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

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

An objection or application for an easement must set out the full name and address of the person making the objection or application and must be fully supported by reasons. Any application for an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed.

The objection or application for an easement must be made in writing to the Council at PO Box 21 Goolwa SA 5214, WITHIN 28 DAYS OF THIS NOTICE (by 5.00pm on 26 July 2018) and a copy must also be forwarded to the Surveyor-General at GPO Box 1354, Adelaide 5001.

Dated: 9 February 2018

GLENN RAPPENBERG
Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

CORRIGENDUM

Adoption of Valuations and Declaration of Rates

In *Government Gazette* No. 41, published 21 June 2018, in the first notice on page 2571, the sixth list item was printed with an error and should have read:

6. imposed an annual service charge, upon properties serviced by a common antenna television retransmission service for the properties serviced by the Elson Sub-division and Whyte St/Cottages CATV systems \$113 (GST inc); and

PETER ARNOLD
Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its Meeting held on 20th June 2018 in relation to the financial year ending 30 June 2019, the District Council of Grant, made the following resolutions:

1. Adopted for rating purposes, the capital valuations of land within the Council area made by the Valuer-General, being the most recent valuations available to the Council, totalling \$2,280,598,480 comprising \$2,214,099,200 in respect of rateable land and \$66,499,280 in respect of non-rateable land before alteration.
2. Declared a general rate on all rateable land within the Council's area of 0.3442 cents in the dollar.
3. Declared a separate rate of \$1,613 per assessment, in respect to assessments A1493, A1494, A1543, A1544, A1545 and A1547 in order to reimburse the Council for the costs of construction for the Cape Douglas Community Wastewater Management Scheme.
4. Fixed a minimum amount of \$597.00 payable by way of general rates on rateable land within the Council's area.
5. Imposed an annual service charge based on the nature of the service of \$248 for the prescribed service of collection, treatment and disposal (including recycling) of waste (Mobile Garbage Bins) on all land to which it provides or makes available the service.
6. Imposed an annual service charge based on the nature of the service and varying according to whether the land is vacant or occupied on all land to which the Council provides or makes available the Community Wastewater Management Systems being prescribed services for the collection, treatment and disposal of waste in the townships of, Port MacDonnell, Tarpeena, Allendale East, Cape Douglas, Donovans and Pelican Point as follows:

Occupied Land	\$596.00
Vacant Land	\$509.00
7. Declared a separate rate (Regional NRM Levy) on all rateable land within the region of the Board and within the Council area in order to reimburse the Council for amounts contributed to the South East Natural Resource Management Board, based on a fixed charge and differentiated according to land use on all rateable land as follows:

Residential, Vacant and Other	\$74.00 per rateable property
Commercial (Shop, Office and Other)	\$111.00 per rateable property
Industry (Light and Other)	\$176.00 per rateable property
Primary Production	\$336.00 per rateable property

Dated: 20 June 2018

GRAEME MAXWELL
Acting Chief Executive Officer

KINGSTON DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates 2018/2019

NOTICE is given that at the meeting held on 22 June 2018, the Council for the financial year ending 30 June 2019 resolved as follows:

Adoption of Valuations

Adopted the capital values made by the Valuer General totalling \$1,224,914,960, and that 1 July 2018 shall be the day as and from when such valuations shall become the valuations of the Council.

Declaration of Rates

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

- A differential general rate of 0.3755 cents in the dollar on rateable land of Category (a) (Residential) Land Use;
- A differential general rate of 0.3755 cents in the dollar on rateable land of Category (b) (Commercial – Shop), Category (c) (Commercial – Office) and Category (d) (Commercial – Other) Land Use;
- A differential general rate of 0.3755 cents in the dollar on rateable land of Category (e) (Industrial – Light) and Category (f) (Industrial – Other) Land Use;
- A differential general rate of 0.3004 cents in the dollar on rateable land of Category (g) (Primary Production) Land Use;
- A differential general rate of 0.4318 cents in the dollar on rateable land of Category (h) (Vacant Land) Land Use;
- A differential general rate of 0.3755 cents in the dollar on rateable land of Category (i) (Other) Land Use;
- A differential general rate of 0.3755 cents in the dollar on rateable land of Category (j) (Marina Berth) Land Use.

Declaration of Minimum Rate

Fixed a minimum amount payable by way of rates of \$570.50

Declaration of Separate Rate – Regional Natural Resource Management Levy

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

\$76.50 fixed charge on rateable land of Category (a) (Residential), Category (h) (Vacant), Category (i) (Other) and Category (j) (Marina Berth) Land Use.

\$116.50 fixed charge on rateable land of Category (b) (Commercial – Shop), Category (c) (Commercial – Office) and Category (d) (Commercial – Other) Land Use.

\$182.50 fixed charge on rateable land of Category (e) (Industrial – Light) and Category (f) (Industrial – Other) Land Use.

\$331.00 fixed charge on rateable land of Category (g) (Primary Production) Land Use.

Declaration of Annual Service Charges – Kingston Community Wastewater Management Scheme

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

\$372.00 per unit on each occupied allotment

\$248.50 per unit on each vacant allotment

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

Declaration of Annual Service Charge – Mobile Garbage Bin Collection and Disposal Service

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

\$218.50 per mobile garbage bin service collected from each allotment,

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

ANDREW MACDONALD
Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

Adoption of Valuations and Declaration of Rates 2018/2019

NOTICE is hereby given that the District Council of Mount Remarkable at an Ordinary Meeting held on 12 June 2018 and at a Special Meeting held on 26 June 2018, for the financial year ending 30 June 2019:

Adoption of Valuations

Adopted, the Valuer-General's most recent valuations of land available to the Council, being the capital valuations of land totalling \$692,917,360.

Declaration of Rates

Declared a general rate of 0.3304 cents in the dollar and a fixed charge component of the general rate of \$319.10 on each rateable assessment.

Separate Rates*Natural Resources Management Levy*

Declared a separate rate of 0.0266 cents in the dollar on all rateable land in the area of the Council to recover the amount payable to the Northern and Yorke Natural Resources Management Board.

Annual Service Charges

1. Imposed an annual service charge for the collection treatment and disposal of wastewater in respect of all assessments within the townships of Wilmington, Melrose, Booleroo Centre and Wirrabara to which Council makes available a Community Wastewater Management Scheme as follows:

Wilmington:	\$512.25 per unit on each assessment of land; and; \$145 per septic or sullage tank with a capacity of up to 1,500 litres (Small 2 yearly desludging cycle); or \$185 per septic or sullage tank with a capacity in excess of 1,500 litres (for 4 yearly desludging cycle)
Melrose:	\$512.25 per unit on each assessment of land; and; \$145 per septic or sullage tank with a capacity of up to 1,500 litres (Small 2 yearly desludging cycle); or \$185 per septic or sullage tank with a capacity in excess of 1,500 litres (for 4 yearly desludging cycle)
Booleroo Centre:	\$512.25 per unit on each assessment of land; and; \$145 per septic or sullage tank with a capacity of up to 1,500 litres (Small 2 yearly desludging cycle); or \$185 per septic or sullage tank with a capacity in excess of 1,500 litres (for 4 yearly desludging cycle) and
Wirrabara:	\$512.25 per unit on each assessment of land.

2. Declared an annual service charge of \$242.45 for waste management on:
 - (a) all occupied land in the defined townships of Appila, Booleroo Centre, Hammond, Melrose, Murray Town, Port Germein, Weeroona Island, Willowie, Wilmington and Wirrabara; and
 - (b) all land outside of the townships abutting the defined collection route on which a habitable dwelling exists.
3. Declared an annual supply charge as set out in the South Australian Water Corporation Fees and Charges Schedule 2018-2019 when released on all rateable and non-rateable land within the township of Weeroona Island to which Council makes available the Weeroona Island Water Supply service, and a service charge as set out in the South Australian Water Corporation Fees and Charges Schedule 2018-2019, Tier 3, when released, the same rate per kilolitre for each kilolitre of water supplied.

W HART
Chief Executive Officer

NORTHERN AREAS COUNCIL

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

NOTICE is hereby given that the Northern Areas Council at its meeting held on 19 June 2018, for the financial year ending 30 June 2019, in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, resolved that the Council –

Adoption of Capital Valuations

Pursuant to and in accordance with Section 167(2)(a) of the Local Government Act 1999 adopts for the year ending 30 June 2019 for rating purposes, the most recent valuations available to the Council made by the Valuer-General of capital values in relation to all land in the area of the Council, with the total of the valuations being \$1,520,854,040 comprising \$1,487,062,215 in respect of rateable land and \$33,791,825 in respect of non-rateable land before alteration.

Declaration of Differential General Rates

Pursuant to and in accordance with Sections 152(1)(c), 153(1)(b) and 156(1)(b) of the Local Government Act 1999 declares differential general rates on all rateable land within the Council area for the year ending 30 June 2019, comprising:

- (1) a component based upon the assessed capital value of land, varying by reference to the locality of the land, as follows:
 - (a) 0.3519 cents in the dollar on rateable land in the "Rural" location, being all land zoned as "Primary Production", "Rural Landscape Protection" and "Forestry" in the Northern Areas Council Development Plan consolidated 12th February 2015;
 - (b) 0.5340 cents in the dollar on rateable land in the "Urban" location, being all land not zoned as "Primary Production", "Rural Landscape Protection" and "Forestry" in the Northern Areas Council Development Plan consolidated 12th February 2015; and
- (2) a fixed charge of \$390.00.

Declaration of Annual Waste Collection Service Charge

Pursuant to and in accordance with Section 155 of the Local Government Act 1999 declares an Annual Service Charge of \$175.00 per service upon the land to which it provides or makes available the prescribed service of waste collection.

Declaration of Annual Community Wastewater Management Systems Service Charge

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

- (a) \$468.00 per unit in respect of each piece of occupied land and \$380.00 per unit in respect of each piece of vacant land serviced by the Jamestown Community Wastewater Management Systems
- (b) \$468.00 per unit in respect of each piece of occupied land and \$380.00 per unit in respect of each piece of vacant land serviced by the Laura Community Wastewater Management Systems
- (c) \$468.00 per unit in respect of each piece of occupied land and \$380.00 per unit in respect of each piece of vacant land serviced by the Moyletown area of Jamestown Community Wastewater Management Systems
- (d) \$468.00 per unit in respect of each piece of occupied land and \$380.00 per unit in respect of each piece of vacant land serviced by the Gladstone Community Wastewater Management Systems.

Declaration of Separate Rate (State Government NRM Levy)

Pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999 and in order to reimburse the Council for amounts contributed to the Northern Yorke Natural Resources Management Board, being \$278,123.00, declares a separate rate of 0.01882 cents in the dollar, based on the assessed capital value of all rateable properties in the area of the Council and of the Northern Yorke Natural Resources Management Board.

C BYLES
Chief Executive Officer

ESSENTIAL SERVICES COMMISSION ACT 2002

Subsequent Determination to vary the 2013-2017 Price Determination for Minor and Intermediate Retailers

NOTICE is hereby given that:

1. Pursuant to section 26(8) of the Essential Services Commission Act 2002, the Essential Services Commission has made a subsequent determination to vary the term of the 2013-2017 Price Determination for Minor and Intermediate Retailers, which applies to the South Australian water industry, a regulated industry under the Water Industry Act 2012.
2. The subsequent determination will take effect on and from 1 July 2018.
3. The subsequent determination varies the term of the 2013-2017 Price Determination for Minor and Intermediate Retailers (specified in clause 1.2.1 of the Price Determination) by extending it until the earlier of:
 - (a) the date of commencement of a new price determination made by the Essential Services Commission under section 25(1) of the Essential Services Commission Act 2002, in accordance with section 35(1) of the Water Industry Act 2012, and
 - (b) the date the 2013-2017 Price Determination for Minor and Intermediate Retailers is revoked by the Essential Services Commission under section 26(7) of the Essential Services Commission Act 2002.
4. A copy of the subsequent determination and the statement of reasons for making it may be inspected or obtained from the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide and is also available at www.escosa.sa.gov.au.
5. Queries in relation to the subsequent determination may be directed to the Essential Services Commission, Level 1, 151 Pirie Street, Adelaide. Telephone (08) 8463 4444, Freecall 1800 633 592 or email escosa@escosa.sa.gov.au.

Execution:

The seal of the Essential Services Commission was affixed to the subsequent determination with due authority of a Commissioner of the Essential Services Commission.

Dated: 26 June 2018

B. ROWSE
Chairperson
Essential Services Commission

TRUSTEE ACT 1936

NOTICE TO CREDITORS AND CLAIMANTS

*Diversa Trustees Limited ABN 49 006 421 638
as the Trustee for PPS Corporate Superannuation Fund ABN 14 434 508 026*

Notice is hereby given, pursuant to section 29 of the Trustee Act 1936, that all creditors, members, beneficiaries, and other persons having claims in respect of the PPS Corporate Superannuation Fund (Fund) are required to send, in writing, to Diversa Trustees Limited ABN 49 006 421 638, the trustee of the Fund (Trustee) at GPO Box 3001, Melbourne VIC, 3001, full particulars and proof of such claims, on or before the date that is thirty (30) days after the date of publication hereof, otherwise they will be excluded from the distribution of the Fund and the Trustee may convey or distribute the assets having regard only to the claims of which the Trustee then has notice.

Dated: 28 June 2018

STEPHEN BLOOD
Executive General Manager Fiduciary Services
Diversa Trustees Limited

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

BARBER Malcolm Harry late of 9 Victoria Street Gumeracha Retired Systems Operator who died 12 March 2018
 BROWN Terence Walter late of 416 Flaxley Road Myrtle Bank Farmer who died 27 January 2018
 CHANNING Stanley Frank late of 5 Bradford Court Enfield Retired Orchardist who died 20 November 2017
 DITCHBURN Errol late of 26 River Road Port Noarlunga Retired Driver who died 13 November 2017
 GIBBS Janet Mary late of 333 Marion Road North Plympton Retired Clerical Officer who died 11 July 2017
 HONEY Bentley Albert late of 1317 North East Road Tea Tree Gully Railway Carriage Maker who died 13 January 2018
 KEERIS Hubertus late of 1 Gary Road Salisbury North Chiroprapist who died 8 September 2017
 KUCZAK Zofia late of 18 Miller Street Whyalla Playford Home Duties who died 6 January 2018
 LEE Peter John late of 6 Sun Court Middleton Retired Wood Machinist who died 2 February 2018
 MILLER Graham Deane late of 14 - 24 King William Road Wayville Landscape Architect who died 10 March 2018
 MUELLER Liesi Martha Frieda late of 28 Hospital Road Mount Pleasant Home Duties who died 11 May 2017
 PERREY Alan William Harry late of 200 Adams Road Craigmore Retired Shoe Repairer who died 1 March 2018
 PIMLOTT Philip Lee late of 580 Brighton Road South Brighton of no occupation who died 11 March 2018
 SCHMIDT Mavis Joyce late of 49 Buxton Street North Adelaide Retired Teacher who died 15 July 2017
 WRIGHT Mary Heather late of 7 - 11 Sirius Avenue Hope Valley of no occupation who died 22 February 2018

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 27 July 2018 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: 28 June 2018

N S RANTANEN
Acting Public Trustee

WATER INDUSTRY ACT 2012

Standard Customer Sales Contract including Standard Terms and Conditions of Recycled Water Retail Services

The following Standard Customer Sales Contract including standard terms and conditions for the sale and supply of recycled water retail services is published pursuant to Section 36(2) of the Water Industry Act 2012.

G. J. DOOLEY
Chief Executive Officer
Lightsview ReWater Supply Co Pty Ltd

LIGHTSVIEW REWATER SUPPLY CO PTY LTD

Standard Customer Sales Contract

This contract sets out the terms on which we supply recycled water retail services to you as a customer at your current supply address in accordance with the Water Industry Act 2012 (the Act).

These standard terms and conditions are published in accordance with Section 36 of the Act. These standard terms and conditions will come into force on 1 July 2018 and, when in force, the terms will, by law, be binding on us and you. The document does not have to be signed to be binding.

1. *The Parties*

1.1 This contract is between:

Lightsview Re-Water Supply Co. Pty Ltd (ACN 156 161 867), of Suite 1005, 147 Pirie Street, Adelaide, S.A. 5000, (referred to in this contract as 'we', 'our', or 'us'); and

You, the customer as defined in the Act and to whom this contract applies (referred to in this contract as 'you' or 'your').

2. *Definitions*

2.1 Words appearing in bold type like this are defined in Schedule 1 to this contract.

3. *Services Provided Under This Contract*

3.1 This contract covers the sale and supply by us of a recycled water retail service to your supply address at the Lightsview development located at Northgate, S.A. 5085.

3.2 We will provide your recycled water retail service in accordance with all applicable regulatory instruments.

4. *Does this Document Apply to You?*

4.1 This document applies to you if:

- (a) your supply address receives, or will receive upon successful connection, our water retail service and you have not agreed to different terms and conditions with us;
- (b) you currently receive, or will receive upon successful connection, our water retail service with special characteristics relevant to the provision of that water retail service.

4.2 Unless otherwise agreed by the parties, this document does not apply where:

- (a) we provide you with a non-standard water retail service; or
- (b) prior to the commencement of this contract, you were a customer receiving a water retail service from us pursuant to an existing written agreement and you have agreed to the continuation of that agreement until its term ends, at which point this contract takes effect.

4.3 This contract is with you as owner of the supply address and if you do not reside at the supply address:

- (a) you will continue to be bound by the terms of this contract; and
 - (b) in addition to the general indemnity given in Clause 32, you will indemnify us for any loss (whether direct or indirect, consequential or otherwise) we suffer arising out of, caused or contributed by the occupant of the supply address; and
 - (c) you acknowledge that we will continue to bill you in accordance with Clause 12; and
 - (d) you must ensure the occupier of the supply address is made aware of the requirements of this contract, including the requirements with respect to the use of recycled water.
5. *Classification of Customer Class*
- 5.1 We may classify you as a residential customer or a non-residential customer in relation to your supply address after the commencement of this contract in accordance with applicable regulatory instruments.
6. *Commencement*
- 6.1 If you are an existing customer, this contract will start on the day this document comes into force by publication under the provisions of the Act.
- 6.2 If you are an existing customer that will continue to receive a water retail service from us under an existing written agreement, this contract will start on the day following the termination of that existing written agreement.
- 6.3 If you are a new customer, this contract starts on the date you apply for a connection in writing, satisfying all relevant pre-conditions and providing all required information.
- 6.4 If you are a person who becomes the registered proprietor of a supply address, this contract starts upon transfer of ownership of that supply address to you.
7. *Termination*
- 7.1 Subject to any applicable regulatory instruments and Clause 25 (Restriction Warning Notice) and Clause 26 (Disconnection) we may terminate this contract by notice to you if:
- (a) the supply of the water retail service to your supply address has been disconnected in accordance with other provisions of this contract and you no longer have a right to be reconnected in accordance with Clause 27; or
 - (b) you have notified us in accordance with Clause 9.5 that you are no longer the owner of the supply address and we have entered into a new contract with the new owner; or
 - (c) we have notified you that you are in breach of this contract and you have not rectified that breach in a reasonable timeframe; or
 - (d) circumstances beyond our reasonable control mean that the water reticulation network and/or the dual reticulation recycled water network necessary to provide the water retail service to your supply address are no longer available; or
 - (e) as otherwise required by law.
- 7.2 All rights and obligations accrued before the end of this contract continue despite the end of this contract, including your obligation to pay any amounts due to us.
- 7.3 If you do not give us safe and unhindered access to the supply address to conduct a final meter reading (where relevant), this contract will not end under Clause 7.1 until we have issued you a final bill and you have paid any outstanding amount owed to us under this contract.
- 7.4 Your right to dispute a bill under Clause 17 and recover amounts we have overcharged you in accordance with Clause 19 continues despite the end of this contract.
8. *What You Have to Do to Receive Connection?*
- 8.1 When you apply for a water retail service at your supply address we may require you to satisfy some pre-conditions. We will explain any pre-conditions that may apply to you when you apply to us for a water retail service.
- 8.2 Our obligation to sell or supply you with a water retail service at your supply address does not start until you satisfy our pre-conditions.
9. *Your General Obligations*
- 9.1 Legal obligations:
- (a) You must comply with all laws applicable to your water retail service.
- 9.2 Infrastructure:
- (a) You must not interfere with, or damage, the infrastructure on our side of the connection point.
 - (b) You must maintain all infrastructure on your side of the connection point in a safe and good condition and to the standards specified in AS/NZS3500.1:2003 (as amended or replaced from time to time).
 - (c) If installation of internal infrastructure at your supply address is reasonably required in order for us to provide you a water retail service then you must provide that infrastructure in compliance with all applicable regulatory instruments.
 - (d) If your internal pipework at the supply address or other on-property plumbing infrastructure does not meet plumbing standard AS/NZS3500.1:2003 (as amended or replaced from time to time), we may suspend your supply of recycled water until we are satisfied that the defects are remedied.
 - (e) You must not allow the water retail service provided under this contract to be cross-connected to any other water retail service.
 - (f) If we reasonably consider that it is necessary to minimise the risk of cross-contamination of your infrastructure downstream of the connection point (even if recycled water is no longer used at your supply address) we may require you to conduct inspections and audits of your plumbing infrastructure on a five-yearly basis and at transfer of ownership of a supply address at your cost, performed by a licensed plumber. We may require you to forward to us evidence of the successful completion of an inspection or audit.
- 9.3 Meters:
- (a) Unless we agree otherwise, we will install a meter on your supply address of a size and in a location determined by us.
 - (b) The meter is our property and includes the outlet riser of the meter to your supply address, inlet riser, stop tap and associated fittings.

- (c) You must not use the stop tap to control the water retail service at the supply address unless that stoppage is reasonably necessary to undertake required temporary repairs to your infrastructure or to deal with an emergency.
- (d) To the extent permitted by law, we do not accept responsibility for damage or loss including recycled water as a result of stop tap malfunctions unless that damage or loss is caused by our negligence. An isolation valve should be installed to your internal pipework by a licensed plumber if you wish to control the recycled water supply at your supply address.
- (e) You must protect the meter from accident or damage and charges apply for the replacement of a damaged or lost meter and/or fittings.
- (f) If you believe your meter is not accurately recording your recycled water usage you may request that we test your meter. If you make a request you must pay us in advance our charge for checking the meter reading, metering data or for testing the meter.
- (g) If:
 - (i) the meter is found to be within the 5% limits for reasonable accuracy (i.e. +/- 5%) your current bill stands and you will be charged the meter testing fee; or
 - (ii) the meter is found to be over-recording outside of the reasonable limits referred to in Clause 9.2 (g) (i) the meter testing fee paid under Clause 9.2 (f) will be credited to your next bill and we will credit your next bill with the percentage amount for which the meter has been over-recording for a period of 12 months prior to the replacement of your meter; or
 - (iii) the meter has been found to be under-recording we may recover under-charged amounts from you.
- (h) If your meter has been found, by us, to be within the acceptable limits but you still believe the meter is inaccurate you have the right to have the meter independently tested at your cost. If the meter is found by such test to be over-recording outside the reasonable limits referred to in Clause 9.2 (g) (i) we will credit the testing fees against your next bill.

9.4 Illegal use of water retail services:

- (a) You must only use the water retail service provided by us for lawful purposes and, if you are found to be illegally using our water retail service, or otherwise consuming our water retail service not in accordance with this contract or applicable regulatory instruments, we may:
 - (i) estimate the consumption for which you have not paid using an approved estimation method and bill you for that amount;
 - (ii) recover that amount from you, as well any costs associated with estimating the consumption; and
 - (iii) disconnect your supply address immediately.
- (b) By illegally using our water retail service, Clauses 14 and 16 will not apply to you.
- (c) We will not be liable for any injury or damage to person or property as a result of the illegal use of our water retail service.

9.5 Sale of property:

- (a) You must inform us at least 10 business days prior to the transfer of registration for the supply address property so that we can attend to necessary adjustment processes prior to settlement.
- (b) In the event you sell or otherwise dispose of your interest in the supply address property, you will continue to be personally bound by this contract unless and until you notify us in accordance with this clause.

9.6 Use of water retail services:

- (a) You are permitted to use the water retail service at your supply address only. You are not permitted, without our prior written consent, to supply recycled water to any other person or property.
- (b) You must not store recycled water without our prior written approval and any relevant regulatory authority.

10. Fees and Charges

- 10.1 Any fees and charges associated with the sale and supply of a water retail service to you are set out in the Price List published from time to time and available on our website www.wua.com.au.
- 10.2 Changes in fees and charges
 - (a) We have the right to change our fees and charges from time to time.
 - (b) Any changes to fees and charges applicable to you will be set out within 10 business days in the Price List published on our website.
- 10.3 GST
 - (a) Amounts specified in our Price List, subject to amendment from time to time, and other amounts payable under this contract may be stated to be exclusive or inclusive of GST. Clause 10.3 (b) applies unless an amount is stated to include GST.
 - (b) Where an amount paid by you under this contract is payment for a 'taxable supply' as defined for GST purposes, to the extent permitted by law, that payment will be increased so that the cost of the GST payable on the taxable supply is passed on to the recipient of that taxable supply.

11. Tariff Changes

- 11.1 If we vary the type of tariff rate you are charged for your water retail service, we will notify you of the new tariff rate on your next bill.
- 11.2 Where this occurs within a billing cycle, we will calculate on a *pro-rata* basis using:
 - (a) the old tariff rate up to and including the effective date for the change; or
 - (b) the new tariff rate from the effective date to the end of the billing cycle.

12. Billing

- 12.1 We will use our best endeavours to issue you a bill at least quarterly.
- 12.2 We may enter into an agreement with you to a different billing cycle with a regular recurrent period that differs to Clause 12.1.
- 12.3 We will prepare a bill so that you can easily verify that the bill conforms to this contract and it will include at least the particulars required by the Code, except in circumstances permitted by ESCOSA.
- 12.4 We will issue a bill to you at the supply address unless you subsequently nominate another address.

- 12.5 It is your responsibility to advise us of any change in billing address, or pending change in billing address, prior to the issue of your next bill.
- 12.6 Unless otherwise agreed with you, you must pay the amount shown on each bill by the date for payment (the pay-by date). The pay-by date will be no earlier than 12 business days from the date we send the bill.
- 12.7 If you have not paid a bill by the pay-by date, we will send you a reminder notice. This will give you a further pay-by date which will not be less than 6 business days after we issue the notice.
- 12.8 Subject to Clause 12.9, if you have not paid a bill by the further pay-by date expressed in the reminder notice, you will be charged a late payment fee.
- 12.9 You will not be charged a late payment fee if you have entered into a payment plan subject to our Hardship Policy.
13. *Payment Methods*
- 13.1 The payment methods we offer will be listed on your bill and are subject to change from time to time. At a minimum we will offer you the ability to pay your bills:
- (a) in person (cheque or credit card only),
 - (b) by mail (cheque only),
 - (c) by B-Pay,
 - (d) by direct debit; or
 - (e) by Centrepay (for residential customers).
- 13.2 If you pay us by cheque, direct debit from an account with an ADI or by credit card and the payment is dishonoured or reversed, which results in us incurring a fee, we may recover the amount of that fee from you.
14. *Flexible Payment Arrangements*
- 14.1 We offer flexible payment plans in accordance with this clause if you are a residential customer experiencing payment difficulties and you inform us in writing or by telephone that you are experiencing payment difficulties.
- 14.2 Residential customers experiencing payment difficulties are offered the following flexible payment options:
- (a) a system or arrangement under which a residential customer may make payments in advance towards future bills;
 - (b) an interest and fee free payment plan or other arrangement under which the residential customer is given more time to pay a bill or to pay arrears (including any restriction, disconnection or restoration charges); and
 - (c) redirection of your bill as requested by you.
15. *Payment Difficulties*
- 15.1 If you are experiencing payment difficulty, we will provide you with information about:
- (a) Our flexible payment arrangements;
 - (b) Our residential customer hardship policy;
 - (c) Government concessions; and
 - (d) Independent financial and other relevant counselling services.
16. *Hardship Policy*
- 16.1 We offer a Hardship Policy to all our residential customers.
- 16.2 Pursuant to the Hardship Policy we will:
- (a) have a process to identify if you are experiencing payment difficulties due to financial hardship;
 - (b) have a process for early response to customers identified as experiencing payment difficulties due to hardship;
 - (c) have processes in place to adequately train hardship staff;
 - (d) offer alternative payment options including instalment plans;
 - (e) offer Centrepay to residential customers;
 - (f) have processes in place to identify appropriate Government concession programs and financial counselling services where appropriate and advise residential customers;
 - (g) provide information on the processes or programs available to customers to improve their water efficiency; and
 - (h) provide information on the circumstances in which the customer will cease being eligible for the hardship program.
- 16.3 The Hardship Policy (as amended from time to time) and further details are available on our website, www.wua.com.au.
17. *Billing Disputes*
- 17.1 If you disagree with the amount you have been charged, you can ask us to review your bill in accordance with our Enquiries, Complaints and Dispute Resolution Process under Clause 28.
- 17.2 We will review your bill and inform you of the outcome of that review as soon as reasonably possible and, in any event, within 30 business days.
- 17.3 Where we are reviewing a bill, we may require you to pay:
- (a) the greater of:
 - (i) that portion of the bill under review that we agree is not in dispute; or
 - (ii) an amount equal to the average amount of your bills in the previous 12 months (excluding the bill in dispute); and
 - (b) any future bills that are properly due.
- 17.4 Where, after conducting a review of the bill, we are satisfied that it is:
- (a) correct, we may require you pay the amount of that bill which is still outstanding; or
 - (b) incorrect, we:

- (i) will correct your bill;
 - (ii) will refund (or set off against the amount in Clause 17.4 (b) (iii) any fee paid in advance;
 - (iii) may require you pay the amount of that bill which is still outstanding; and
 - (iv) will advise you of the existence of our Enquiries, Complaints and Dispute Resolution Process under Clause 28.
- 17.5 If you advise us that you are not satisfied with our decision, and subject to Clause 28, Enquiries, Complaints and Dispute Resolution, we will inform you that you may lodge a dispute with the Industry Ombudsman scheme.
- 18. *Undercharging*
 - 18.1 Where you have been undercharged we will inform you and we may recover from you any amount you have been undercharged.
 - 18.2 Where any amount undercharged is as a result of an act or omission on our part we will recover only the amounts owed to us in the 12 months prior to us advising you in writing that there has been an error.
 - 18.3 We will list the amount to be recovered as a separate item in a special bill or on the next bill, together with an explanation of that amount.
 - 18.4 We will not charge you interest on amounts recovered due to an error on our part and we will offer you a period of time to repay the amounts undercharged at least equal to the period of undercharging if less than 12 months or 12 months in any other case.
- 19. *Overcharging*
 - 19.1 If we overcharge you due to an act or omission on our part, we will use our best endeavours to advise you within 10 business days of us becoming aware of the error.
 - 19.2 If we have overcharged you and you have already paid your bill, we will:
 - (a) credit the amount to your account and it will be deducted from your next bill; or
 - (b) if you have ceased to purchase a water retail service from us, repay that amount to you within 10 business days.
- 20. *Interest*
 - 20.1 Subject to Clause 20.2, if you have not paid a bill by the pay-by date, we may, in addition to any other right we have in this contract or otherwise, charge interest on all unpaid amounts owed to us at our corporate overdraft interest rate.
 - 20.2 You will not be charged interest if you have entered into a payment plan subject to our Hardship Policy.
- 21. *Debt Recovery*
 - 21.1 We will not commence proceedings for the recovery of a debt relating to the sale and supply of a water retail service by us if:
 - (a) you continue to adhere to the terms of a flexible payment plan or other agreed payment arrangement; or
 - (b) we have failed to comply with the requirements of:
 - (i) our Hardship Policy in relation to you; or
 - (ii) the contact relating to non-payment of bills, payment plans and assistance to residential customers experiencing payment difficulties; or
 - (c) you currently have a flow restriction device installed at the relevant supply address in accordance with Clause 24.1 (a).
- 22. *Interruptions*
 - 22.1 We will use our best endeavours to minimise the frequency and duration of interruptions or limitations to supply of your water retail service.
 - 22.2 We may interrupt the supply of your water retail service in the following instances:
 - (a) for maintenance;
 - (b) for repair;
 - (c) for augmentations to the network;
 - (d) in the event of emergencies; or
 - (e) for health and safety reasons.
 - 22.3 In the event of an unplanned interruption, we will use our best endeavours to restore your water retail service as soon as practically possible and within the timeframes specified in the regulatory service standards.
 - 22.4 Where a planned interruption is required, we will use our best endeavours to provide you with at least 4 business days' notice prior to planned works that will cause an interruption to your water retail service. This notice will be in writing where practicable but may be by radio or newspaper.
- 23. *Quality, Safety and Reliability of Supply*
 - 23.1 *Quality*
 - (a) Where your water retail service comprises non-drinking water (including recycled water) we will provide such a water retail service on the basis that such water is not intended for human consumption and otherwise may only be used for purposes as advised by us. If such a water retail service is provided by us, it will be supplied in accordance with all relevant health, environmental and other applicable regulatory requirements applicable to non-drinking water.
 - (b) We may need to reclassify your water retail service from drinking water to non-drinking water or *vice-versa* for various reasons in accordance with applicable regulatory instruments. We will notify you if this occurs.
 - (c) To the extent permitted by law, we make no warranty or undertaking as to fitness for purpose, flow rates, pressure, quality or quantity of the water retail service, other than those set out in this contract.
 - 23.2 *Reliability*
 - (a) We will use our best endeavours to provide you with a water flow rate to meet your reasonable needs. Please note that, for some customers, the flow rate may not be sufficient for all purposes without provision of additional on-site infrastructure. You assume the responsibility of providing such additional water infrastructure.

- (b) We will notify you under Clause 23.5 if, due to the special characteristics of your water retail service, we are unable to provide you with such a flow rate.
- 23.3 You acknowledge that a supplier may wholly or partly suspend the supply of recycled water, and may refuse to restore that supply to us:
- (a) For routine maintenance of the supplier's infrastructure;
 - (b) If required to do so by any Government agency that has authority to issue such requirements;
 - (c) For emergency repairs or maintenance (including urgent corrective action to avoid mechanical or process breakdowns); or
 - (d) If in the supplier's reasonable opinion, maintenance of that supply would:
 - (i) Expose the supplier or any other Government agency to the risk of loss or damage; or
 - (ii) Place the supplier in breach of a law or give rise to a material risk of harm, loss or injury to any person or property.
- 23.4 You agree that if a supplier suspends the supply of recycled water to us for any one or more of the reasons described in Clause 23.3, then we may cease supply of recycled water to you immediately and we are under no obligation to restore that supply until the supplier restores the supply of recycled water to us sufficient to enable us to supply you.
- 23.5 Water retail service with special characteristics
- (a) If, prior to the commencement of this contract, you were a customer that we supplied a water retail service to with conditions as set out under a separate agreement, or without a formal agreement in place, this contract will now apply to the provision of that water retail service and the special characteristics applicable to that water retail service will apply.
 - (b) We will advise you of the special characteristics of the water retail service applicable to you under this contract. For existing customers, we will advise you on commencement of this contract. For new customers we will advise you upon assessment of an application by you for a water retail service under this contract.
24. *Restrictions*
- 24.1 Residential Customers
- (a) If you are a residential customer, we may, subject to compliance with the Code, arrange for the restriction of the supply of your water retail service to you where:
 - (i) you have not paid a bill or bills within the required timeframes;
 - (ii) you have not agreed to an offer of a flexible payment plan under Clause 14 or another payment option to pay a bill;
 - (iii) you have not adhered to your obligations to make payments in accordance with the flexible payment plan or another payment option relating to the payment of bills;
 - (iv) you have not complied with the terms of our Hardship Policy referred to in Clause 16 resulting in you being removed from that hardship program;
 - (v) you have not allowed entry to a Water Industry Officer appointed under the Act for the purposes consistent with carrying out duties in accordance with applicable regulatory instruments; or
 - (vi) you have used the water retail service illegally.
 - (b) Before undertaking any arrangements for the restriction of supply of water retail services to your apply address for failure to pay a bill, we will:
 - (i) use our best endeavours to contact you personally by the methods outlined in the Code;
 - (ii) give you information about the terms of our Hardship Policy and assess your eligibility for participation in our Hardship Policy;
 - (iii) give you information on Government funded concessions, if applicable, and refer you to the organisation responsible for that concession;
 - (iv) give you a reminder notice;
 - (v) after the expiry of the period referred to in the reminder notice, give you a written restriction warning notice in accordance with Clause 25; and
 - (vi) advise you of the existence and operation of the Industry Ombudsman scheme.
- 24.2 Non-residential Customers
- (a) If you are a non-residential customer, we may, subject to compliance with the Code, arrange for the restriction of the supply of your water retail service at any of your supply addresses at which a water retail service is provided where:
 - (i) you have not paid a bill or bills within the required timeframes;
 - (ii) you have not allowed entry to a water industry officer appointed under the Act for the purposes consistent with carrying out duties in accordance with applicable regulatory instruments; or
 - (iii) you have used the water retail service illegally.
 - (b) Before undertaking any arrangements for the restriction of supply of water retail services to your apply address for failure to pay a bill, we will:
 - (i) use our best endeavours to contact you personally by the methods outline in the Code;
 - (ii) offer you an extension of time to pay on terms and conditions (which may include the payment of interest approved by ESCOSA from time to time);
 - (iii) give you a reminder notice;
 - (iv) after the expiry of the period referred to in the reminder notice, give you a written restriction warning notice in accordance with Clause 25; and
 - (v) advise you of the existence and operation of the Industry Ombudsman scheme.
- 24.3 Subject to compliance with the Code, we may restrict the supply of a water retail service to a supply address immediately if you:
- (a) have refused or failed to accept the offer of a flexible payment plan in accordance with Clause 14 before the expiry of the 5 business days period in the restriction warning; or

- (b) have accepted the offer of a flexible payment plan in accordance with Clause 14, but have refused or failed to take reasonable actions towards settling the debt before the expiry of the 5 business days period in the restriction warning.
- 24.4 The restriction of supply of water retail services under Clauses 24.1 or 24.2 will be no less than the minimum flow rate prescribed by ESCOSA by notice in writing from time to time.
25. *Restriction Warning Notice*
- 25.1 Prior to commencing action to restrict the supply of a water retail service to you, we will issue a restriction warning notice to you that:
- (a) states the date of its issue;
 - (b) states the matter giving rise to the potential restriction of your supply address;
 - (c) where the notice has been issued for not paying a bill:
 - (i) state the date on which the restriction warning notice ends; and
 - (ii) state that payment of the bill must be made during the restriction warning notice period;
 - (d) for matters other than not paying a bill, allow a period of not fewer than 5 business days after the date of issue for you to rectify the matter before restriction occurs;
 - (e) inform you of applicable restoration procedures and any charges for restoration (if applicable);
 - (f) include details of our telephone number for complaints and disputes; and
 - (g) include details of the existence and operation of the Industry Ombudsman scheme.
26. *Disconnections*
- 26.1 We will not disconnect your water retail service for non-payment of a bill or bills. However, we may restrict your water retail service in accordance with Clause 24.
- 26.2 We may arrange for the disconnection of your retail service if you have:
- (a) requested that disconnection;
 - (b) used the water retail service illegally; or
 - (c) refused entry to a water industry officer appointed under the Act for a purpose consistent with carrying out duties in accordance with applicable regulatory instruments.
- 26.3 If you request us to arrange for the preparation and issue of a final bill, or the disconnection of, your supply address, we will use our best endeavours to arrange for that final bill (in circumstances where final bills can be issued) or disconnection in accordance with your request.
27. *Restoration of Water Retail Service*
- 27.1 If we have disconnected or restricted the supply of your water retail service to you, we will use our best endeavours to arrange for the reconnection or removal of flow restrictions within a time agreed with you, subject to:
- (a) Clause 9.4;
 - (b) the reasons for the disconnection or restriction being rectified by you; and
 - (c) you have paid the appropriate charge for reconnection or removal of water flow restriction (if applicable).
- 27.2 If you are a residential customer, we will not charge a restoration fee where you are experiencing financial hardship and should have been identified as eligible for our Hardship Policy, so long as you agree to participate in our hardship program upon restoration.
- 27.3 We will use our best endeavours to reconnect or remove water flow restrictions within the timeframes required by the regulatory service standards.
28. *Enquiries, Complaints and Dispute Resolution*
- 28.1 If you have an enquiry or complaint relating to our water retail service or related matter, you can contact us on the details published on our website, www.wua.com.au.
- 28.2 You may make a complaint to us regarding our services or compliance with this contract. We will address your complaint in the manner set out in our procedures for the management and resolution of customer enquiries and disputes. For further information regarding this process please refer to our website, www.wua.com.au.
- 28.3 If you are not satisfied with the solution offered or action taken by us in response to your complaint you may have the complaint reviewed by one of our senior managers under our procedures for the management and resolution of customer enquiries and disputes.
- 28.4 If you are still not satisfied with the outcome of our internal dispute resolution process you may refer the matter to the Industry Ombudsman for external dispute resolution, subject to Clause 28.5.
- 28.5 The parties agree to follow our internal dispute resolution procedure, in good faith, as set out in our procedures for the management and resolution of customer enquiries and disputes before referring the matter to the Industry Ombudsman.
29. *Right to Enter*
- 29.1 In the case of an emergency or on agreement with you, we will enter your property to perform planned or unplanned maintenance to our infrastructure located at your supply address, in each case in accordance with Sections 44 and 45 of the Act.
30. *Force Majeure*
- 30.1 If, but for this clause, either party would breach this contract due to the occurrence of a force majeure event:
- (a) the obligations of the party under this contract, other than an obligation to pay money, are suspended to the extent to which they are affected by the force majeure event for so long as the force majeure event continues; and
 - (b) the affected party must use its best endeavours to give the other party prompt notice of that fact including full particulars of the force majeure event, an estimate of its likely duration, the obligations affected by it and the extent of its effects on those obligations and the steps taken to remove, overcome or minimise those effects.

- 30.2 For the purposes of this clause, if the effects of a force majeure event are widespread we will be deemed to have given you prompt notice if we make the necessary information available by way of a 24 hour telephone service within 30 minutes of being advised of the force majeure event or otherwise as soon as practicable.
- 30.3 Either party relying on this clause by claiming a force majeure event must use its best endeavours to remove, overcome or minimise the effects of that force majeure event as quickly as practicable.
- 30.4 Nothing in this clause will require a party to settle an industrial dispute which constitutes a force majeure event in any manner other than the manner preferred by that party.
31. *Information and Privacy*
- 31.1 We will keep your personal information confidential in accordance with applicable laws and our privacy policy.
- 31.2 We will also provide any relevant information to authorities in the event that you are under investigation for illegal use of our services or of any other crime.
- 31.3 By accepting a water retail service under this contract you are agreeing to the release of billing data to a tenant of your supply address, in accordance with processes approved by ESCOSA from time to time.
32. *Indemnity*
- 32.1 To the extent permitted by law, you hereby indemnify us against any third party claims arising out of, in respect of or in connection with the water retail service howsoever caused.
33. *Notices*
- 33.1 Unless you otherwise inform us of an alternative means of communication, you agree that any communication, notice or consent under this contract which must be sent to you by us may be sent to the postal address and/or email address provided to us, and that such communication will be deemed to be received by you on the day following the day on which such communication was posted or on the same day the Email is sent.
- 33.2 You must immediately notify us of any change of your postal address or Email address.
34. *General*
- 34.1 *Applicable law*
The laws in force in the State of South Australia govern this contract.
- 34.2 *Severability*
If any clause or part of a clause is illegal, unenforceable or invalid, that clause or part of a clause is to be treated as removed from this contract and the rest of this contract is not affected.
- 34.3 *Assignment*
Your rights and obligations under this contract are personal and cannot be assigned, charged or otherwise dealt with, without our prior written consent.
- 34.4 *Referral of Our Obligations*
Some obligations placed on us under this contract may be carried out by others engaged by us to perform the obligations on our behalf.
- 34.5 *Amending the contract*
This contract may only be amended in accordance with the Code. We will publish any amendments to this contract on our website.
- 34.6 *The Code*
If the Code grants us a right which may be included in this contract, our rights under this contract are deemed to include such a right.
35. *Schedule 1—Definitions*
- The following words have the attributed meaning for the purposes of this contract.
- Act* means the Water Industry Act 2012 (SA) as amended from time to time.
- applicable regulatory instruments* means any Act (including without limitation, the Act) or regulatory instrument made under an Act (including without limitation, the Regulations), or the Code or any other industry code, guideline, or other regulatory instrument issued by ESCOSA which applies to us.
- ADI* means an authorised deposit taking institution within the meaning of the Banking Act 1959 (Cth) as defined in Section 4 of the Acts Interpretation Act 1915 (SA).
- availability charge* a charge for the availability of a service (rather than the use of it). The Local Government Act 1999/Roxby Downs Indenture Ratification Act 1982 allows us to recover this availability charge from you where our water infrastructure runs adjacent to your property.
- best endeavours* means to act in good faith and use all reasonable efforts, skill and resources.
- business day* means a day that is not a Saturday, a Sunday or a public holiday in the State of South Australia.
- Centrepay* a free service for customers whereby bills may be paid as regular deductions from the customer's Government welfare payments.
- Code* means the Water Retail Code—Minor and Intermediate Retailers published by ESCOSA as amended from time to time.
- connection point* means, in respect of a water retail service, the outlet of the meter at your supply address which then connects to the water reticulation network or, in respect of the dual reticulation recycled water service, the outlet of the meter at your supply address which then connects to the dual reticulation recycled water network.
- contract* means this contract which has been approved by ESCOSA under Clause 2.1 of the Code.
- customer* means a customer as defined under Section 4 of the Act.
- designated dual reticulation area* means the area where we provide a dual reticulation recycled water service as published on our website from time to time.
- dual reticulation recycled water network* means our system of water mains and service pipes for the provision of recycled water to 2 or more locations in the State.

dual reticulation recycled water service means, in relation to the designated dual reticulation area only, the service of providing recycled water to your supply address using our dual reticulation recycled water network.

Enquiries, Complaints and Dispute Resolution Process means our enquiries, complaints and dispute resolution process as published on our website and as may be amended from time to time.

ESCOSA means the Essential Services Commission of South Australia, a body created under the Essential Services Commission Act 2002 (SA).

fees and charges means our fees and charges as specified in our Price List.

Price List means the fees and charges schedule published by us on our website as may be amended from time to time.

financial hardship means a situation defined by reasonable assessment by us as a customer having desire to pay an account but being absent of the means to pay the account within 3 months of the due date despite all best efforts.

force majeure event means an event outside the control of us, the occurrence of which could not be reasonably foreseen by us, or if it could be foreseen, could not reasonably have been guarded against.

Hardship Policy means our financial hardship policy as published on our website and as may be amended from time to time.

Industry Ombudsman means the Industry Ombudsman responsible for dealing with disputes under the Act.

meter means the device and associated equipment owned by us used to measure the use of water or recycled water of a property.

Minister means the Minister for Environment and Water.

Network means in respect of the water retail service, the water reticulation network or the dual reticulation recycled water network (as the case may be).

non-standard water retail service means a water retail service we may provide to customers on terms and conditions other than that set out in this contract, but such services do not include a water retail service provided to customers with special characteristics as described in Clause 23.5.

Non-residential customer means a customer other than a residential customer.

recycled water means dual reticulation recycled water produced from the treatment and disinfection of sewage and/or stormwater, resulting in a product suitable for irrigation and other purposes not constituting human consumption and supplied to a customer as a dual reticulation recycled water service.

Regulations means the Water Industry Regulations 2012 (SA) as may be amended from time to time.

regulatory service standards means the regulatory service standards applicable to the provision by us to you of a retail service as determined and published from time to time by ESCOSA.

residential customer means a customer which acquires a retail service primarily for their own domestic purposes.

sewage includes any form of waste that may be appropriately removed or dealt with through the use of a sewerage retail service (but does not include trade waste).

special characteristics means the particular features or characteristics of the retail service relevant to your supply address as set out in Schedule 2.

supplier means any entity, individual or agency that supplies recycled water to us under licence or agreement for the purpose specified in Clause 3.1 of this contract.

supply address means the property address at which the water retail service is to be provided under this contract.

water includes desalinated water and water that may include any material or impurities, but does not include recycled water or sewage.

water restrictions means limitations on water or recycled water use proclaimed by the Minister from time to time.

water retail service means a service constituted by the collection, storage, production, treatment, conveyance, reticulation or supply of water, recycled water or any other service, or any service of a class, brought within the ambit of this definition by the Regulations.

water reticulation network means our system of water mains and service pipes for the provision of water to 2 or more locations in the State.

NOTICE SUBMISSION

Notices for publication must be submitted before 4 p.m. Tuesday, the week of intended gazettal.

Proofs of formatted content are supplied for all notice submissions. Alterations must be returned before 4 p.m. Wednesday.

The *SA Government Gazette* is compiled and published each Thursday. Requests to withdraw submitted notices must be received before 10 a.m. on the day of publication.

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