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 Acts passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 21 of 2019—Statutes Amendment (Attorney-General’s Portfolio) (No 2) Act 2019
An Act to amend various Acts the administration of which is committed to the Attorney-General

No. 22 of 2019— Appropriation Act 2019
An Act for the appropriation of money from the Consolidated Account for the year ending 30 June 2020 and for other purposes

By command,

STEVEN SPENCE MARSHALL
Premier

Department of the Premier and Cabinet
Adelaide, 19 September 2019

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Teachers Registration Board of South Australia, pursuant to the provisions of the Teachers Registration and Standards Act 2004:

Deputy Member: from 19 September 2019 until 30 March 2020
Victoria Whittington (Deputy to Clark)

By command,

STEVEN SPENCE MARSHALL
Premier

ME19/046

Department of the Premier and Cabinet
Adelaide, 19 September 2019

His Excellency the Governor in Executive Council has been pleased to appoint Professor Brenda Wilson as Governor’s Deputy of South Australia for the period from 11.00am on Tuesday, 24 September 2019 until 6.00pm on Thursday, 26 September 2019.

By command,

STEVEN SPENCE MARSHALL
Premier

DEVELOPMENT ACT 1993

UNDERTAKING FOR THE PURPOSES OF SECTION 46(2)(B)

To: BHP Billiton Olympic Dam Corporation Pty Ltd

By a notice published in the Gazette on 14 February 2019 pursuant to section 46(1) of the Development Act 1993 (as varied by a notice published in the Gazette on or about the date of this Undertaking pursuant to section 46(4) of the Development Act 1993), I have declared that section 46 of the Development Act 1993 applies to development on land other than land identified in clause 28 of the Olympic Dam and Stuart Shelf Indenture (“the Indenture”) for the purposes of the production of up to 350,000 tonnes per annum of copper and associated products at Olympic Dam (“the major development declaration”).

I note that, without limiting the scope of development which might be the subject of this undertaking, the following works and activities associated with Olympic Dam’s ongoing operations and repair and maintenance are currently proposed to be commenced before the date of publication in the Gazette of a notice of a decision on the development application made pursuant to s48(2)(b) of the Development Act 1993 on the major development declaration (“the Decision Date”):

i. upgrades to the Olympic Dam airport to satisfy current business needs and to meet regulatory requirements set by the Civil Aviation Safety Authority;
ii. utilising, upgrading and expanding industrial allotments located adjacent to the Olympic Dam Village required to enable ongoing operations;
iii. utilising, upgrading and expanding the accommodation within the current Olympic Dam and Roxby Downs Village complexes;
iv. works or activities to utilise, upgrade, replace, amend or expand existing facilities, services, infrastructure and operations associated with Olympic Dam’s ongoing operations;
v. any new facilities, services, infrastructure, operations or studies associated with ongoing production and works; and
vi. repairs or maintenance related to any of the preceding purposes.

Pursuant to s46(2)(b) of the Development Act 1993, I hereby undertake that Division 2 of Part 4 of the Development Act 1993 will not apply to development identified in paragraphs (i) to (vi) above (to which the major development declaration would otherwise apply) that is commenced before the Decision Date.

A reference in this Undertaking to the Development Act 1993 is a reference to that Act as affected by the Roxby Downs (Indenture Ratification) Act 1982 and the Indenture.

Dated: 17 September 2019

HON STEPHAN KNOLL MP
Minister for Planning
Preamble

1. Clause 28 (2) of the Olympic Dam and Stuart Shelf Indenture (the Indenture) in the Schedule to the Roxby Downs (Indenture Ratification) Act 1982 provides that, in relation to the land referred to in Clause 28 (1), references to the ‘Minister’ in Division 2 of Part 4 of the Development Act 1993, are to be taken to be references to the Minister responsible for Energy and Mining (the Indenture Minister). Subsection (1) of section 46 of the Development Act 1993, therefore enables the Indenture Minister to apply that section to a specified kind of development or project on the relevant land if the Indenture Minister is of the opinion that a declaration under that section is appropriate or necessary for the proper assessment of a development or a project of major environmental, social or economic importance. On 12 February 2019 the Indenture Minister made a declaration under section 46 (1) in relation to certain development on the relevant land proposed as part of the Olympic Dam Development Strategy (as described in the declaration) (the Clause 28 Declaration). The Clause 28 Declaration was published in the Gazette on 14 February 2019 at p.461.

2. Concurrently, on 12 February 2019 the Minister for Planning made a declaration under section 46 (1) and (1a) of the Development Act 1993 in relation to certain development proposed as part of the Olympic Dam Resource Development Strategy on land other than land identified in clause 28(1) of the Indenture (the Declaration). The Declaration was published in the Gazette on 14 February 2019 at p.461.

3. The Indenture Minister has now varied the Clause 28 Declaration to facilitate a single, comprehensive assessment of the Olympic Dam Resource Development Strategy that meets the requirements of both the Development Act 1993 of the State and the Environment Protection and Biodiversity Conservation Act 1999 of the Commonwealth, and the Minister for Planning is of the opinion that it is appropriate to vary the Declaration to achieve the same objective.

NOTICE

PURSUANT to section 46 (4) of the Development Act 1993, I vary the Declaration as follows:

1. Preamble, paragraph 2 – after “Subsequent Project Notices” insert:
   given or

2. Preamble, paragraph 2 – delete “utilising, upgrading, replacing, amending and expanding facilities, services, infrastructure and operations, and in some cases introducing new development, to support the increased rate of mining and production and increase the capacity in associated facilities, services and infrastructure for a proposed increase in production from 200,000 tonnes per annum of copper (tpa Cu)” and substitute:
   the production of up to 350,000 tonnes per annum (tpa) of copper (Cu)

3. Preamble, paragraph 2 - delete “to up to 350,000 tpa Cu and associated products”

4. Declaration – after paragraph (b) insert:
   BUT not so as to exclude the application of Part 4, Division 1 of the Development Act 1993 to development of the kind specified in the Schedule prior to the date of determination of an application for development approval under this declaration.

5. Schedule, first paragraph – delete “and expand” and substitute:
   or expand existing, or develop new,

6. Schedule, first paragraph – delete “and the development of new projects to support the increased rate of mining and production and increase the capacity in associated facilities, services and infrastructure for a proposed increase in production from 200,000 to” and substitute:
   to support the production of

7. Schedule, first paragraph – after “Olympic Dam” insert:
   (including by staged increases in production)

8. Schedule, exclusion, paragraph (a) – delete “enabling a proposed increase in production from 200,000 to” and substitute:
   to support the production of

9. Note – delete the note and substitute:
   NOTE: Development the subject of the undertaking given by the Minister for Planning pursuant to section 46 (2)(b) of the Development Act 1993 and published in the Gazette contemporaneously with the notice under section 46 (4) that varied this declaration by, inter alia, inserting this note, will not be the subject of this declaration.

The varied Declaration is set out in full in the Schedule.

Dated: 17 September 2019

STEPHAN KNOLL
Minister for Planning

Schedule – Varied Declaration

DEVELOPMENT ACT 1993
SECTION 46 (1)
Olympic Dam Major Development Declaration

Preamble

1. The Olympic Dam and Stuart Shelf Indenture (the Indenture) in the Schedule to the Roxby Downs (Indenture Ratification) Act 1982, provides comprehensively for mining developments in the Olympic Dam Area and the Selected Areas (as defined therein) and for associated treatment and transportation facilities and related infrastructure in connection therewith.

2. Pursuant to Clause 28 of the Indenture, the Minister for Energy and Mining has made a declaration under section 46 (1) of the Development Act 1993 in relation to certain kinds of development to the extent they are undertaken on land referred to in Clause 28 (1) of the Indenture as part of the Olympic Dam Resource Development Strategy (being the project or projects to be carried out pursuant to one or more Subsequent Project Notices given or to be given under Clause 9 (2) of the Indenture) involving the production of up to 350,000 tonnes per annum (tpa) of copper (Cu) and associated products, including a proposal to increase extraction of water sourced from the Great Artesian Basin from the volumes for which impacts were assessed in the 1997 "Olympic Dam Expansion Project Environmental Impact Statement", up to a total maximum of 50 megalitres per day (ML/d) annual average.
NOTICE

PURSUANT to section 46 sub-sections (1) and (1a) of the Development Act 1993, being of the opinion that a declaration is appropriate for the proper assessment of a development or project of major environmental, social or economic importance, I declare that section 46 of the Act applies to any development of a kind specified in the Schedule, to the extent that it is undertaken:

(a) as part of the Olympic Dam Resource Development Strategy; and
(b) on land other than the land identified in Clause 28 (1) of the Indenture.

BUT not so as to exclude the application of Part 4, Division 1 of the Development Act 1993 to development of the kind specified in the Schedule prior to the date of determination of an application for development approval under this declaration.

Schedule—Specified Kinds of Development

Development to utilise, upgrade, replace, amend or expand existing, or develop new, facilities, services, infrastructure and operations to support the production of up to 350,000 tpa Cu and associated products at Olympic Dam (including by staged increases in production), including for any or all of the following purposes:

(a) industrial development located in the vicinity of the Olympic Dam Village and the Roxby Downs township;
(b) airport facilities and parking associated with the Olympic Dam airport;
(c) workers’ accommodation (with the exception of dwellings) in the vicinity of the Olympic Dam Village or in the vicinity of the Roxby Downs township;
(d) land division for industrial, airport and residential purposes associated with (a), (b) and (c) above;
(e) the undertaking of works for the purposes of, or otherwise related to: services such as roads, parking, stormwater, water supply, power supply, telecommunications and effluent treatment in connection with the development;
(f) any change in the use of land associated with any development within the ambit of the preceding paragraphs; and
(g) facilities, services, infrastructure, operations and development (including excavation and filling) related or ancillary to development within the ambit of the preceding paragraphs.

But excluding:

(a) any investigation activities relating to the assessment of development to support the production of up to 350,000 tpa Cu and associated products.

NOTE: Development the subject of the undertaking given by the Minister for Planning pursuant to section 46(2)(b) of the Development Act 1993 published in the Gazette contemporaneously with the notice under section 46(4) that varied this declaration by, inter alia, inserting this note, will not be the subject of this declaration.

Dated: 12 February 2019

STEPHAN KNOLL
Minister for Planning

DEVELOPMENT ACT 1993

UNDERTAKING FOR THE PURPOSES OF SECTION 46(2)(B)

To: BHP Billiton Olympic Dam Corporation Pty Ltd

By a notice published in the Gazette on 14 February 2019 pursuant to section 46(1) of the Development Act 1993 (as varied by a notice published in the Gazette on or about the date of this Undertaking pursuant to section 46(4) of the Development Act 1993). I have declared that section 46 of the Development Act 1993 applies to development on land identified in Clause 28 of the Olympic Dam and Stuart Shelf Indenture (“the Indenture”) for the purposes of the production of up to 350,000 tonnes per annum of copper and associated products at Olympic Dam (“the major development declaration”).

I note that, without limiting the scope of development which might be the subject of this undertaking, the following works and activities associated with Olympic Dam’s ongoing operations and repair and maintenance are currently proposed to be commenced before the date of publication in the Gazette of a notice of a decision on the development application made pursuant to s48(2)(b) of the Development Act 1993 on the major development declaration (“the Decision Date”):

i. projects associated with the progress of mining activities into the Southern Mine Area (SMA), including development of underground activities and surface infrastructure such as additional declines and stockpiling of mined material including ore and waste rock;
ii. waste treatment, storage and disposal including, but not limited to, Tailings Storage Facility 6, Evaporation Pond 6, additional cells for the contaminated waste disposal facility, expansion of the general waste landfill and development of a low-level radioactive waste storage facility;
iii. demolition and replacement of plant and equipment, including, but not limited to, the pilot plant, Smelter 1, Calciner, old solvent extraction plant, Clarifier 2, storage bin upgrades;
iv. provision of ancillary infrastructure to support mining and production operations, including, but not limited to, sewage treatment plant upgrade, dam barrier wall, Clarke Shaft hoist and transfer system upgrade, new ore stacker and M6 pipeline upgrade/replacement;
v. ongoing operations and repair and maintenance, including, but not limited to, the smelter campaign maintenance 2021 program;
vi. works or activities to utilise, upgrade, replace, amend or expand existing facilities, services, infrastructure and operations associated with Olympic Dam’s ongoing operations;
ix. any activities ancillary to those referred to in (i) to (viii) above.

Pursuant to section 46(2)(b) of the Development Act 1993, I hereby undertake that Division 2 of Part 4 of the Development Act 1993 will not apply to development identified in paragraphs (i) to (ix) above (to which the major development declaration would otherwise apply) that is commenced before the Decision Date.

A reference in this Undertaking to the Development Act 1993 is a reference to that Act as affected by the Roxby Downs (Indenture Ratification) Act 1982 and the Indenture.

Dated: 16 September 2019

DANIEL CORNELIS VAN HOLST PELLEKAAN
Minister for Energy and Mining
Variation of Olympic Dam Major Development Declaration

Preamble

1. Clause 28 (2) of the Olympic Dam and Stuart Shelf Indenture (the Indenture) in the Schedule to the Roxby Downs (Indenture Ratification) Act 1982 provides that, in relation to the land referred to in Clause 28 (1), references to the 'Minister' in Division 2 of Part 4 of the Development Act 1993, are to be taken to be references to the Minister responsible for Energy and Mining (the Indenture Minister). Subsection (1) of section 46 of the Development Act 1993, therefore enables the Indenture Minister to apply that section to a specified kind of development or project on the relevant land if the Indenture Minister is of the opinion that a declaration under that section is appropriate or necessary for the proper assessment of a development or a project of major environmental, social or economic importance.

2. On 12 February 2019 the Indenture Minister made a declaration under section 46 (1) of the Development Act 1993 in relation to certain development on the relevant land proposed as part of the Olympic Dam Resource Development Strategy (the Declaration). The Declaration was published in the Gazette on 14 February 2019 at pp.461-462.

3. The Indenture Minister is now of the opinion that it is appropriate to vary the Declaration to facilitate a single, comprehensive assessment of the Olympic Dam Resource Development Strategy that meets the requirements of both the Development Act 1993 of the State and the Environment Protection and Biodiversity Conservation Act 1999 of the Commonwealth.

NOTICE

Pursuant to section 46 (4) of the Development Act 1993, I vary the Declaration as follows:

1. Declaration, paragraph (a) – after “Subsequent Project Notices” insert:

given or

2. Declaration, paragraph (a) – delete “a proposal to increase production from 200,000” and substitute:

the production of up to 350,000

3. Declaration, paragraph (a) – delete “to up to 350,000 tpa Cu and associated products”

4. Schedule, first paragraph – delete “or develop new” and substitute:

existing, or develop new,

5. Schedule, first paragraph – delete “and support the increased rate of mining and production and increase the capacity in associated facilities, services and infrastructure for a proposed increase in production from 200,000 to” and substitute:

to support the production of

6. Schedule, first paragraph – after “Olympic Dam” insert:

(including by staged increases in production)

7. Schedule, paragraph (g) – delete “(which otherwise primarily only enable production of up to 200,000 tpa Cu and associated products)”

8. Schedule, exclusion, paragraph (a) – delete “enabling a proposed increase in production from 200,000 to” and substitute:

to support the production of

9. Note – delete the note and substitute:

NOTE: Development the subject of the undertaking given by the Minister for Energy and Mining pursuant to section 46 (2)(b) of the Development Act 1993 and published in the Gazette contemporaneously with the notice under section 46 (4) that varied this declaration by, inter alia, inserting this note, will not be the subject of this declaration.

The varied Declaration is set out in full in the Schedule.

Dated: 16 September 2019

DANIEL CORNELIS VAN HOLST PELLEKAAN

Minister for Energy and Mining

Schedule – Varied Declaration

Olympic Dam Major Development Declaration

Preamble

Clause 28 (2) of the Olympic Dam and Stuart Shelf Indenture (the Indenture) in the Schedule to the Roxby Downs (Indenture Ratification) Act 1982 provides that, in relation to the land referred to in Clause 28 (1), references to the 'Minister' in Division 2 of Part 4 of the Development Act 1993, are to be taken to be references to the Minister responsible for Energy and Mining (the Indenture Minister). Section (1) of section 46 of the Development Act 1993, therefore enables the Indenture Minister to apply that section to a specified kind of development or project on the relevant land if the Indenture Minister is of the opinion that a declaration under that section is appropriate or necessary for the proper assessment of a development or a project of major environmental, social or economic importance.

NOTICE

Pursuant to section 46 (1) of the Development Act 1993, being of the opinion that a declaration is appropriate for the proper assessment of a development or project of major environmental, social or economic importance, I declare that section 46 of the Act applies to any development of a kind specified in the Schedule to the extent that it is undertaken:

(a) as part of the Olympic Dam Resource Development Strategy (being the project or projects to be carried out pursuant to one or more Subsequent Project Notices given or to be given under Clause 9 (2) of the Indenture) involving the production of up to 350,000 tonnes per annum (tpa) of copper (Cu) and associated products, including a proposal to increase extraction of water sourced from the Great Artesian Basin from the volumes for which impacts were assessed in the 1997 "Olympic Dam Expansion Project Environmental Impact Statement", up to a total maximum of 50 megalitres per day (ML/d) annual average; and

(b) on land identified in Clause 28 (1) of the Indenture.
Schedule—Specified Kinds of Development

Development to utilise, upgrade, replace, amend or expand existing, or develop new, facilities, services, infrastructure and operations to support the production of up to 350,000 tpa Cu and associated products at Olympic Dam (including by staged increases in production), including development of the following kinds:

(a) any augmented or new water supply pipeline from the Great Artesian Basin along with any other wellfield, including any related bores or pumps for the proposed purpose of increasing or monitoring the extraction of water sourced from the Great Artesian Basin from the volume for which impacts were assessed in the 1997 “Olympic Dam Expansion Project Environmental Impact Statement”, up to a total maximum of 50 ML/d annual average;

(b) works to increase the rate of underground mining and the installation of materials handling infrastructure, such as mechanised hoists and/or additional declines, to transport mined material to the surface;

(c) works to increase the capacity of surface infrastructure to support increased production from the mine, including, but not limited to, ventilation, cooling, backfill (cement or paste), crushers, quarries, borrow pits, concrete batch plants and stockpiles for run of mine ore, low-grade ore and waste rock;

(d) works to increase surface production capacity, with some changes to the processing methods, including milling, hydrometallurgical plant, smelter, acid plant(s) and refinery;

(e) works to increase capacity of facilities and operations for waste treatment, storage and disposal;

(f) works to increase capacity of facilities and operations for tailings storage, evaporation ponds, waste rock storage, low grade ore storage and water dams within the Special Mine Lease;

(g) utilising, expanding, replacing, demolishing and amending facilities, services, transport, infrastructure and operations for the purpose of enabling development identified in paragraphs (a) – (f);

(h) new facilities, services, infrastructure and operations for the above purposes;

(i) any related or ancillary development associated with development within the ambit of the preceding paragraphs including but not limited to transport, laydown areas, electricity and other services.

But excluding:

(a) any investigation activities relating to the assessment of development to support the production of up to 350,000 tpa Cu and associated products.

NOTE: Development the subject of the undertaking given by the Minister for Energy and Mining pursuant to section 46 (2)(b) of the Development Act 1993 and published in the Gazette contemporaneously with the notice under section 46 (4) that varied this declaration by, inter alia, inserting this note, will not be the subject of this declaration.

Dated: 12 February 2019

DANIEL CORNELIS VAN HOLST PELLEKAAN
Minister for Energy and Mining

FISHERIES MANAGEMENT ACT 2007

SECTION 115
Exemption Number ME9903060

TAKE NOTICE that pursuant to Section 115 of the Fisheries Management Act 2007, Robert McCallum of 12 Tenth Street, MILLICENT SA 5280 (the ‘exemption holder’) or a person acting as his agent, is exempt from the provisions of section 70 of the Fisheries Management Act 2007, and Regulation 4(l) Schedule 3, Regulation 5, Schedule 6, clauses 51, 63(2), 65(1), 70, 71 and 72 of the Fisheries Management (General) Regulations 2007 but only insofar as the exemption holder may use 1 mesh net (mesh of 50 millimetres x 75 metres in length and a drop of up to 2 meters) (the ‘exempted activity’) within the waters described in schedule 1, subject to the conditions set out in schedule 2, from 12 September 2019 until 12 September 2020, unless varied or revoked earlier.

SCHEDULE 1

• Waters of the “Lakes and Coorong” – as defined in regulation 26 of the Fisheries Management (General) Regulations 2007.

SCHEDULE 2

1. The use of a mesh net under this notice is for traditional Aboriginal fishing purposes only.
2. The fish captured by the exemption holder may be retained for domestic non-commercial communal needs and must not be sold.
3. Any undersized fish caught must be returned to the water immediately.
4. The exemption holder must notify PIRSA FISHWATCH on 1800 065 522 at least 2 hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions.
5. Whilst engaged in the exempted activity the exemption holder must be in possession of a copy of this notice and such a notice must be produced to a PIRSA Fisheries Officer if requested.
6. The exemption holder 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 or River Murray Act 2003. The exemption holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department for Environment and Water when undertaking activities within a marine park.

Dated: 11 September 2019

SEAN SLOAN
Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development
FISHERIES MANAGEMENT ACT 2007

Undersized fish in the southern Abalone Fishery

TAKE notice that for the purposes of clause 5(2)(a) of part 2 of schedule 2 of the Fisheries Management (General) Regulations 2017 I hereby declare that Blacklip Abalone (*Haliotis rubra*) taken in an abalone fishing area of the Southern Zone Abalone Fishery is undersized if its length is less than that specified below:

<table>
<thead>
<tr>
<th>Abalone Fishing Area*</th>
<th>Location</th>
<th>Minimum legal length (mm)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Cape Jaffa</td>
<td>125</td>
</tr>
<tr>
<td>2</td>
<td>Nora Creina</td>
<td>125</td>
</tr>
<tr>
<td>3</td>
<td>Beachport</td>
<td>125</td>
</tr>
<tr>
<td>4</td>
<td>Rivoli Bay</td>
<td>110</td>
</tr>
<tr>
<td>5</td>
<td>South End</td>
<td>125</td>
</tr>
<tr>
<td>6</td>
<td>Number 2 Rocks</td>
<td>125</td>
</tr>
<tr>
<td>7</td>
<td>Admella</td>
<td>125</td>
</tr>
<tr>
<td>8</td>
<td>Carpenters Rocks</td>
<td>125</td>
</tr>
<tr>
<td>9</td>
<td>Gerloff Bay</td>
<td>110</td>
</tr>
<tr>
<td>10</td>
<td>Blackfellows Caves</td>
<td>125</td>
</tr>
<tr>
<td>11</td>
<td>Middle Point</td>
<td>120</td>
</tr>
<tr>
<td>12</td>
<td>Port MacDonnell</td>
<td>120</td>
</tr>
<tr>
<td>13</td>
<td>East Port MacDonnell</td>
<td>100</td>
</tr>
</tbody>
</table>

* As defined in schedule 1 of the Fisheries Management (Abalone Fisheries) Regulations 2017.

Dated: 12 September 2019

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

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HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Declaration of Authorised Quality Improvement Activity and Authorised Person under Section 64

TAKE notice that I, Stephen Wade, Minister for Health and Wellbeing, pursuant to sections 64 (1) (a) (i) and (b) (i) do hereby:

DECLARE the Activities described in the Schedule to this declaration (the Activities) to be authorised quality improvement activities to which Part 7 of the Act applies, and

DECLARE the Person or group of Persons (including a group formed as a committee) described in the Schedule to this declaration (the Persons) to be an authorised entity for the purposes of carrying out the authorised quality improvement activities to which Part 7 of the Act applies,

being satisfied that:

(a) the performance of the activities within the ambit of the declaration and the functions or activities of the person or group of persons within the ambit of the declaration, would be facilitated by the making of the declaration; and

(b) that the making of the declaration is in the public interest.

Dated: 12 September 2019

STEPHEN WADE
Minister for Health and Wellbeing

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SCHEDULE

<table>
<thead>
<tr>
<th>Activity</th>
<th>Person or Group of Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>South Australian Prostate Cancer</td>
<td>South Australian Prostate Cancer</td>
</tr>
<tr>
<td>Outcomes Collaborative Registry</td>
<td>Clinical</td>
</tr>
<tr>
<td></td>
<td>Outcomes Collaborative Registry Staff</td>
</tr>
</tbody>
</table>

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HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Declaration of Authorised Research Activity and Authorised Person under Section 64

TAKE notice that I, Stephen Wade, Minister for Health and Wellbeing, pursuant to sections 64 (1) (a) (ii) and (b) (ii) do hereby:

DECLARE the Activities described in the Schedule to this declaration (the Activities) to be authorised research activities to which Part 7 of the Act applies, and

DECLARE the Person or group of Persons (including a group formed as a committee) described in the Schedule to this declaration (the Persons) to be an authorised entity for the purposes of carrying out the authorised research activities to which Part 7 of the Act applies,

being satisfied that:

(a) the performance of the activities within the ambit of the declaration and the functions or activities of the person or group of persons within the ambit of the declaration, would be facilitated by the making of the declaration; and

(b) that the making of the declaration is in the public interest.

Dated: 12 September 2019

STEPHEN WADE
Minister for Health and Wellbeing
South Australia

Legal Practitioners Education And Admission Council Rules Amendment Rule

under the Legal Practitioners Act 1981

Contents

Part 1—Preliminary

1 Short title
2 Commencement
3 Variation provisions

Part 2—Amendment to Legal Practitioners And Admission Council Rules 2018

4 Amendment to Rule 14—Non-compliance

Part 1—Preliminary

1—Short title

These rules may be cited as the Legal Practitioners Education And Admission Council Rules Amendment Rules 2019.

2—Commencement

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

3—Variation provisions

In these rules, a provision under a heading referring to the amendment of specified rules varies the rules so specified.
Part 2—Amendment Legal Practitioners Education And Admission Council Rules 2018

4—Amendment of Rule 14 – Non-compliance

Rule 14 — delete:

(1) If an individual legal practitioner has not completed the prescribed amount of MCPD in respect of the preceding CPD year—

(a) the Law Society may—

(i) direct that a practising certificate will be issued to or renewed by the practitioner subject to a condition or conditions determined to be appropriate by the Law Society;

(ii) excuse the practitioner from such compliance if the practitioner has permanently ceased legal practice during the course of the practising year, or has given notice of retirement to the Law Society and has undertaken not to apply for a further practising certificate in this State or in another State or Territory,

(and both of these subparagraphs may be applied if the Law Society so determines in a relevant case); or

(b) on application by the Law Society or the relevant applicant, the Board may—

(i) direct that a practising certificate be issued to or renewed by the practitioner subject to a condition or conditions determined to be appropriate by the Board;

(ii) excuse the practitioner from such compliance if the practitioner has permanently ceased legal practice during the course of the practising year, or has given notice of retirement to the Law Society and has undertaken not to apply for a further practising certificate in this State or in another State or Territory;

(iii) direct that the practising certificate of the practitioner be suspended for a period specified by the Board, or that the practising certificate of the practitioner be cancelled,

(and both subparagraphs (i) and (ii) may be applied if the Board so determines in a relevant case).

(2) If the Law Society—

(a) decides not to issue or renew a practising certificate because an individual legal practitioner has failed to satisfy the Law Society that he or she has completed the prescribed amount of MCPD in respect of a CPD year; or

(b) decides to act under subrule (1)(a)(i) in relation to an individual legal practitioner,

the practitioner may, within 7 days of notification of the decision of the Law Society (or such longer time as the Board may allow), apply to the Board for a review of the decision.
(3) The Board may, on an application under subrule (2)–

(a) if the Board is satisfied that the practitioner has undertaken the prescribed amount of MCPD, direct that a practising certificate may be issued or renewed; or

(b) direct that a practising certificate be issued or renewed, subject to such conditions (or further conditions) as the Board considers to be appropriate; or

(c) direct that a practising certificate not be issued to or renewed by the practitioner.

(4) A legal practitioner whose practising certificate is subject to one or more conditions imposed under this rule must comply with that condition or those conditions.

and substitute:

(1) If an individual legal practitioner has not completed the prescribed amount of MCPD in respect of the preceding CPD year, the Board may, on application by the Law Society or the relevant applicant –

(i) direct that a practising certificate be issued to or renewed by the practitioner subject to a condition or conditions determined to be appropriate by the Board;

(ii) direct that the practising certificate of the practitioner is to be cancelled, or is not to be renewed, and no new practising certificate is to be issued to the person until stipulated conditions have been complied with;

(and both subparagraphs (i) and (ii) may be applied if the Board so determines in a relevant case).

(2) A legal practitioner whose practising certificate is subject to one or more conditions imposed under this rule must comply with that condition or those conditions.

Dated: 11 September 2019

Chief Justice

South Australia

**Liquor Licensing (Dry Areas) Notice 2019**

under section 131(1) of the *Liquor Licensing Act 1997*

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2019*.

2—Commencement

This notice comes into operation on 22 September 2019.
3—Interpretation

(1) In this notice—

*principal notice* means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4—Consumption etc of liquor prohibited in dry areas

(1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.

(2) The prohibition has effect during the periods specified in the Schedule.

(3) The prohibition does not extend to private land in the area described in the Schedule.

(4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—

(a) a person who is genuinely passing through the area if—

(i) the liquor is in the original container in which it was purchased from licensed premises; and

(ii) the container has not been opened; or

(b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or

(c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

(5) The Schedule is in substitution for Schedule—Adelaide Park Lands Area 1 in the principal notice.

Schedule 1—Adelaide Park Lands Area 1

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 8 pm on each day to 11 am on the following day, until 11 am on 22 September 2021.

3—Description of area

The area in and adjacent to Adelaide and North Adelaide, generally known as the Adelaide Park Lands, together with other land, bounded as follows: commencing at the point at which the western boundary of Fullarton Road, Adelaide, meets the northern boundary of Greenhill Road, Adelaide, then westerly along that northern boundary of Greenhill Road and the prolongation in a straight line of that boundary to the point at which it intersects the western boundary of Lot 8 DP 83004, then generally northerly along that western boundary of Lot 8 and the western boundaries of Lot 50 FP 219636 and Lot 24 DP 90434 to the north-western corner of Lot 24 DP 90434, then in a straight line by the shortest route to the south-western corner of Lot 74 DP 56872, then generally northerly along the eastern boundary of James Congdon Drive, Adelaide, to the south-western boundary of Port Road, Adelaide, then in a
straight line by the shortest route across Port Road to the north-eastern boundary of Port Road, then generally northerly along that boundary of Port Road to the point at which the eastern boundary of Port Road meets the south-eastern boundary of Park Terrace, North Adelaide, then generally north-easterly along that south-eastern boundary of Park Terrace, easterly along the southern boundary of Fitzroy Terrace, North Adelaide, and south-easterly along the south-western boundary of Robe Terrace, North Adelaide, to the point at which the south-western boundary of Robe Terrace meets the south-western boundary of Mann Road, North Adelaide, then in a straight line by the shortest route to the point at which the south-western boundary of Park Road, North Adelaide, meets the eastern boundary of Northcote Terrace, North Adelaide, then generally south-easterly and southerly along that boundary of Park Road, southerly along the western boundary of Hackney Road, Adelaide, and southerly and south-easterly along the south-western boundary of Dequetteville Terrace, Adelaide, and the prolongation in a straight line of that boundary to the point at which the prolongation in a straight line of the south-western boundary of Dequetteville Terrace meets the western boundary of Fullarton Road, Adelaide, then southerly along the western boundary of Fullarton Road to the point of commencement, but excluding any part of that area that is within—

(a) the area defined in Schedule—Adelaide Area 1 as the area to which the prohibition in that Schedule applies; or

(b) an area defined in Schedule—Adelaide Area 1 as an area excluded from the area to which the prohibition in that Schedule applies; or

(c) the area defined in Schedule—North Adelaide Area 1 as the area to which the prohibition in that Schedule applies.
Made by the Attorney-General

Dated: 17 September 2019
LIVESTOCK ACT 1997

SECTION 37

Declaration of Livestock Movement Restrictions in Relation to
Decapod Crustaceans (Order Decapoda) and Polychaete Worms (Class Polychaeta)

Notice under the Livestock Act 1997 for the purpose of Controlling or Eradicating White Spot Disease.

NOTICE BY THE MINISTER FOR PRIMARY INDUSTRIES AND REGIONAL DEVELOPMENT

By virtue of the provisions of the Livestock Act 1997, and for the purpose of controlling or eradicating the declared exotic disease White Spot Disease within the State of South Australia, I do hereby:

Part A

Prohibit the entry or importation into South Australia of:

(1) live or dead crustaceans of the Order Decapoda, including but not limited to prawns, shrimps, crabs and yabbies, and live or dead polychaete worms of the Class Polychaeta, originating from:
   a. the Queensland White Spot Disease movement restriction area as described in Schedule 1 of this Notice, or
   b. any commercial aquaculture crustacean farm within the Queensland White Spot Disease movement restriction area.

(2) fittings used in connection with cultivation or commercial catch of live or dead decapod crustaceans or polychaete worms described in subclause (1) unless such fittings have been cleaned and disinfected to remove all traces of decapod crustaceans and polychaete worms or decapod crustacean and polychaete worm product. A record of the cleaning date must be made available to an inspector upon request;

(3) live or dead decapod crustaceans and polychaete worms that have been in contact with either of the following:
   a. water that has held live or dead decapod crustaceans or polychaete worms described in subclause (1); or
   b. fittings that have previously been used in connection with live or dead decapod crustaceans or polychaete worms described in subclause (1) unless such fittings have been cleaned and disinfected to remove all traces of decapod crustaceans and polychaete worms or decapod crustacean and polychaete worm product. A record of the cleaning date must be made available to an inspector upon request.

Part B

Exempt from Part A above, and permit the entry of, decapod crustaceans taken from the Queensland White Spot Disease movement restriction area, provided that:

(a) they have first been processed as cooked product; and
(b) they are securely packaged; and
(c) they are transported directly to a point of sale in South Australia.

Part C

Exempt from Part A above, and permit the entry of, uncooked decapod crustaceans which have moved through (into, within and out of, including the loading and unloading of product into or from vehicles whilst in transit) the Queensland White Spot Disease movement restriction area may enter or be imported into South Australia if all of the following requirements in (a) to (d) are satisfied:

(a) the uncooked decapod crustaceans originated from outside of the Queensland White Spot Disease movement restriction area; and
(b) any bins or packaging or coverings containing uncooked decapod crustaceans remained intact and secure throughout the period of transit and are still intact and secured; and
(c) the name, address, postcode and the State or Territory of the grower and/or the commercial fisher and the packer is clearly displayed on the outer covering of any bins or packaging; and
(d) the uncooked decapod crustaceans are transported directly to a point of sale in South Australia for human consumption.

Part D

Exempt from Part A above, and permit the entry of, uncooked decapod crustaceans and polychaete worms that have been subject to gamma irradiation treatment within the Queensland White Spot Disease movement restriction area (‘the product’) may be moved to a destination in South Australia for the purpose of processing and/or on-selling for use as fishing bait if all of the following requirements in (a) to (d) are satisfied:

(a) An inspector is notified no less than 48 business hours prior to the planned time of arrival of the product at the destination in South Australia of:
   i. the name, address and contact details (telephone and email) of the person importing the product into South Australia; and
   ii. the description of the product including species, weight, type of packaging and number of packages; and
   iii. the estimated date and time of arrival of the product; and
(b) the product must not come into contact with any untreated decapod crustaceans and polychaete worms sourced from within the Queensland White Spot Disease movement restriction area, after the gamma irradiation treatment; and
(c) the product is moved into South Australia:
   i. in refrigerated transport; and
   ii. in sealed containers that only contain individually sealed packets of gamma irradiated product that are labelled with:
      (1) date of capture, and
      (2) origin of capture, and
      (3) the symbols “50kGy” to indicated the product was irradiated with this dose, and
      (4) the relevant gamma irradiation lot number,
   iii. and the outer boxes are clearly marked as containing gamma irradiated product; and
   iv. accompanied by a copy of the relevant Certificate of Irradiation; and
v. the SA Chief Inspector of Stock is informed in writing via email by the first person receiving the product in South Australia of the date and time of the arrival of the product at its destination, as soon as possible after it arrives (email details of SA Chief Inspector of Stock: pirsa.biosecuritysa@sa.gov.au).

(d) the product is accompanied at all times by documentation that contains a statement to the effect that the product originated from the Queensland White Spot Disease movement restriction area and as a result, must be dealt with in accordance with the requirements in Part D, (a) to (d) of this Notice.

Part E

The decapod crustaceans or polychaete worms that have been subject to gamma irradiation treatment within the Queensland White Spot Disease movement restriction area (the product) and are intended for further processing or distribution in South Australia may be unloaded at the destination in South Australia and processed or distributed for the purpose of use as fishing bait if all of the following requirements are satisfied:

(a) it is stored in a separate part of the processing facility to other products being processed; and
(b) it remains identifiable with appropriate marks on containers and boxes with the lot number allocated to the product by the Treatment Facility and with the name of the Treatment Facility; and
(c) a copy of the Certificate of Irradiation is kept with the product at all times prior to it being processed into final packaging; and
(d) each individual container into which the processed product is finally packaged is clearly labelled with:

i. the name of the Treatment Facility; and
ii. the relevant lot number; and
iii. the details of the volume of product that was irradiated in that lot; and
iv. the symbols “50kGy” to indicate that the product was irradiated with this dose; and
(e) any waste produced during processing (for example, water or organic matter) is disposed of to either the public sewer (for water) or to a Waste Depot (for waste other than water); and
(f) the product is accompanied at all times by documentation that contains a statement to the effect that the product originated from the Queensland White Spot Disease movement restriction area and as a result, must be dealt with in accordance with the requirements Part E (a) to (f) of this Notice.

Part F

Exempt from Part A above, uncooked decapod crustaceans taken from the Queensland White Spot Disease movement restriction area that are defined as an excluded carrier in this Notice may be imported into South Australia if all of the following requirements in (a) to (e) below are satisfied:

(a) the excluded carriers are intended to be cooked for human consumption; and
(b) any of the excluded carriers that are alive must not be returned to waters to which the SA Fisheries Management Act 2007 applies; and
(c) any water used from holding or transporting the live excluded carriers must be disposed of through the public sewer; and
(d) any waste from holding, transporting and processing the excluded carriers (excluding the water described at (c) above) is disposed of to a Waste Depot.

Note: any decapod crustaceans or polychaete worms originating from the Queensland White Spot Disease movement restriction area are likely to be subject to a permit or other regulatory requirement under Queensland law. The requirements in this Notice apply within South Australia and are separate and additional to any regulatory requirements under Queensland law.

This Notice shall remain in force until 30 September 2020 unless amended or revoked by subsequent Notice.

Dated: 13 September 2019

MARY RUTH CARR
Delegate of the Minister for Primary Industries and Regional Development
Chief Inspector of Stock

DEFINITIONS

Certificate of Irradiation means a certificate that:
(a) Certifies that gamma irradiation treatment was applied to the product at the Treatment Facility on the date stated on the certificate; and
(b) Bears an individual lot number assigned by the Treatment Facility; and
(c) Describes the product that was treated including the species and total weight of the product; and
(d) Is signed by an employee of the Treatment Facility who is authorised to sign the certificate on behalf of the Treatment Facility.

Cleaned and disinfected means to clean and disinfect in accordance with the Queensland Department of Agriculture and Fisheries Recommended procedure for decontaminating fishing apparatus and vessels which can be found at www.daf.qld.gov.au/business-priorities/biosecurity/animal-biosecurity-welfare/animal-health-pests-diseases/a-z-list-of-significant-animal-pests-and-diseases/white-spot-disease-decontamination

Cooked product means product that have been cooked in premises approved by and under the control of the relevant state government agency that regulates food safety, to a minimum time and temperature standard where all the protein in the decapod crustaceans and polychaete worms is coagulated and no uncooked meat remains.

Decapod crustacean means any crustacean of the Order Decapoda and includes, but is not limited to: school, tiger and banana prawns, yabbies or pink nippers, shrimp, slipper lobsters, crabs and hermit crabs.

Excluded carrier means a white spot syndrome virus carrier that is:
(a) a blue swimmer crab (Portunus armatus); or
(b) a bug (Illex spp. and Thenus spp.); or
(c) a mud crab (Scylla spp.); or
(d) a red champagne lobster (Linuparus trigonus); or
(e) a slipper lobster (Scyllarides spp.); or
(f) a spanner crab (Ranina ranina); or
(g) a three-spotted crab (Portunus sanguinolentus); or
(h) a tropical rock lobster (family Palinuridae).

Gamma irradiation treatment means treatment by irradiation at a gamma irradiation dose of at least 50 kilo Gray (kGy).

Gamma irradiated product means product treated by irradiation at a gamma irradiation dose of at least 50 kilo Gray (kGy).

Inspector means an inspector appointed under the Livestock Act 1997.

Polychaete worm means any worm of the Class Polychaeta.

Public sewer means a sewer operated by a council or any other authority established under the Local Government Act 1999, a water supply authority (within the meaning of the Water Industry Act 2012), a State owned corporation (South Australian Water Corporation Act 1994 or a subsidiary of such a corporation) or any other public or local authority.

Treatment Facility means a treatment facility that applies gamma irradiation treatment to the decapod crustaceans.

Waste Depot means a place at which waste may be treated or stored in accordance with an approval under the Local Government Act 1999 or a place approved as a Waste Depot or waste facility under any other Act.

Waters to which the Fisheries Management Act 2007 applies has the same meaning as in section 5 of the Fisheries Management Act 2007.

White Spot Disease means the disease that is caused by the virus Whispovirus (Family Nimaviridae), also known as infection with white spot syndrome virus.

### SCHEDULE 1

1. The Queensland White Spot Disease movement restriction area comprises that portion of the State of Queensland, as currently defined in the Queensland Department of Agriculture and Fisheries Notice of Establishment of Biosecurity Areas within the White Spot Biosecurity Zone and Lesser Restrictions for the Biosecurity Areas (Section 94B of the Biosecurity Regulation 2016 and section 129(1)(c) of the Biosecurity Act 2014), made on July 5 2017, as the area within the White Spot Biosecurity Zone outside Biosecurity Area 1.


### MENTAL HEALTH ACT 2009

**CORRIGENDUM**

**Authorised Medical Practitioner**

In Government Gazette No. 45 published on 12 September 2019, the fifth notice on page 3258 was incorrect. The Authorised Medical Practitioner’s surname was misspelled. The notice should be replaced as follows:

NOTICE is hereby given in accordance with Section 93(1) of the Mental Health Act 2009, that the Chief Psychiatrist has determined the following person as an Authorised Medical Practitioner:

Sebastian Koblar

A determination will be automatically revoked upon the person being registered as a specialist psychiatrist with the Australian Health Practitioner Regulation Agency and as a fellow of the Royal Australian and New Zealand College of Psychiatrists.

Dated: 12 September 2019

**DR J. BRAYLEY**

Chief Psychiatrist

### MINING ACT 1971

**Notice pursuant to Section 28(5)**

Notice is hereby given in accordance with Section 28(5) of the Mining Act 1971 that the delegate of the Minister for Energy and Mining intends to grant Exploration Licences over the areas described below:

<table>
<thead>
<tr>
<th>Applicant</th>
<th>Location</th>
<th>Term</th>
<th>Area in km²</th>
<th>Reference number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Terramin Exploration Pty Ltd</td>
<td>Lobethal area – approximately 20 km east of Adelaide</td>
<td>2 years</td>
<td>221</td>
<td>2019/00054</td>
</tr>
<tr>
<td>Lincoln Minerals Limited</td>
<td>Dutton River area – approximately 90 km northeast of Port Lincoln</td>
<td>2 years</td>
<td>82</td>
<td>2019/00078</td>
</tr>
<tr>
<td>Sinosteel Uranium SA Pty Ltd</td>
<td>Bimbowie area – approximately 30 km north of Olary</td>
<td>1 year</td>
<td>731</td>
<td>2019/00087</td>
</tr>
<tr>
<td>Applicant</td>
<td>Location</td>
<td>Term</td>
<td>Area in km²</td>
<td>Reference number</td>
</tr>
<tr>
<td>------------------------------</td>
<td>---------------------------------------</td>
<td>---------------</td>
<td>-------------</td>
<td>-----------------</td>
</tr>
<tr>
<td>Lincoln Minerals Limited</td>
<td>Wanilla area – approximately 25 km north-northwest of Port Lincoln</td>
<td>Two years</td>
<td>138</td>
<td>2019/00092</td>
</tr>
<tr>
<td>Cerberus Resources Pty Ltd</td>
<td>Arcoona area – approximately 150 km northwest of Port Augusta</td>
<td>Two years</td>
<td>41</td>
<td>2019/00096</td>
</tr>
<tr>
<td>Archer Energy &amp; Resources Pty Ltd</td>
<td>Waddikee area – approximately 150 km southwest of Port Augusta</td>
<td>Two years</td>
<td>698</td>
<td>2019/00102</td>
</tr>
<tr>
<td>FQM Exploration (Australia) Pty Ltd</td>
<td>Farina area – approximately 60 km north-northwest of Leigh Creek</td>
<td>Two years</td>
<td>852</td>
<td>2019/00105</td>
</tr>
<tr>
<td>FQM Exploration (Australia) Pty Ltd</td>
<td>Witchelina area – approximately 80 km northwest of Leigh Creek</td>
<td>Two years</td>
<td>398</td>
<td>2019/00106</td>
</tr>
<tr>
<td>Minotaur Operations Pty Ltd</td>
<td>Commonwealth Hill area – approximately 80 km south-southeast of Coober Pedy</td>
<td>Two years</td>
<td>253</td>
<td>2019/00112</td>
</tr>
</tbody>
</table>


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**NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016**

**Partial Closure of Anstey Hill Recreation Park**

PURSUANT to Regulations 7(3) (a) and 7(3) (d) of the National Parks and Wildlife (National Parks) Regulations 2016, I, Stuart Anthony Maxwell Paul, as Director, Regional Operations, National Parks and Wildlife Service Division, authorised delegate of the Director of National Parks and Wildlife, close to the public, the portions of Anstey Hill Recreation Park:

1) bounded by Water Gully Track to the north, Newmans Track to the east, Lower North East Road to the South and Boundary Walk to the west; and

2) the area known as the ‘Gun Embankment’, bounded by Lower North East Road to the north and east, Cypress Court to the West, and the Holcom Quarry site to the South, from:

9 a.m. to 3 p.m. Weekdays from Monday, 23 September 2019 until Friday, 27 September 2019.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the park area during the period indicated.

Dated: 16 September 2019

STUART PAUL
Director, Regional Operations
National Parks and Wildlife Service Division
Department for Environment and Water
PURSUANT to Section 146 (4) of the Natural Resources Management Act 2004 ('the Act'), I, Ben Bruce, delegate of the Minister for Environment and Water and Minister to whom the Act is committed, hereby determine the volume of water available for allocation from each of the River Murray Prescribed Watercourse’s Consumptive Pools to water access entitlement holders for the period 1 July 2019 to 30 June 2020, as set out in Schedule 1 below:

### SCHEDULE 1

<table>
<thead>
<tr>
<th>Consumptive Pool</th>
<th>Classes</th>
<th>Volume of water available for allocation (kL)</th>
<th>Water Access Entitlement (unit share)</th>
<th>Water Allocation Rate as % of Nominal Maximum Water Allocation Rate of 1 kL/unit share (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metropolitan Adelaide</td>
<td>Class 6</td>
<td>65,000,000</td>
<td>130,000,000</td>
<td>50</td>
</tr>
<tr>
<td></td>
<td>Class 1</td>
<td>8,368,662</td>
<td>8,368,662</td>
<td>100</td>
</tr>
<tr>
<td></td>
<td>Class 2</td>
<td>40,500,000</td>
<td>50,000,000</td>
<td>81</td>
</tr>
<tr>
<td></td>
<td>Class 3</td>
<td>492,316,552</td>
<td>607,798,212</td>
<td>81</td>
</tr>
<tr>
<td></td>
<td>Class 5</td>
<td>5,568,841</td>
<td>5,568,841</td>
<td>100</td>
</tr>
<tr>
<td></td>
<td>Class 8</td>
<td>17,982,000</td>
<td>22,200,000</td>
<td>81</td>
</tr>
<tr>
<td>All Purpose</td>
<td>Sub Total</td>
<td>564,736,055</td>
<td>693,935,715</td>
<td></td>
</tr>
<tr>
<td>Wetland</td>
<td>Class 9</td>
<td>38,953,915</td>
<td>38,953,915</td>
<td>100</td>
</tr>
<tr>
<td>Environmental</td>
<td>*Class 9</td>
<td>7,244,800</td>
<td>7,244,800</td>
<td>100</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td>675,934,770</td>
<td>870,134,430</td>
<td></td>
</tr>
</tbody>
</table>

* Riverine Recovery Program

This Notice will remain in effect until 30 June 2020, unless earlier varied.

Dated: 12 September 2019

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South Australia

**Rules of the Legal Practitioners Education and Admission Council for the Qualifications for Admission Enrolment and Post-Admission Education of Notaries Public 2019**

under the *Notaries Public Act 2016*

Pursuant to the *Notaries Public Act 2016* the Legal Practitioners Education and Admission Council makes the following rules:

**Part 1 – Preliminary**

1. **Citation**
   
   These rules may be cited as the *LPEAC (Notaries Public) Rules 2019.*

2. **Commencement**
   
   These rules will come into operation four months after the day on which they are made or on 15 January 2020, whichever is the later.

3. **Interpretation**
   
   (1) Terms used in these rules will have the same meaning in these rules as they have in the Act.
(2) In these rules, unless the contrary intention appears –

admission means admission and enrolment under section 5 of the Act

applicant means a person applying for admission under section 5 of the Act;

Act means the Notaries Public Act 2016;

LPEAC means the Legal Practitioners Education and Admission Council established under the Legal Practitioners Act 1981;

Part 2 – Application for admission as a notary public

4 Professional requirements

(1) For entitlement to admission and enrolment as a notary public an applicant must have successfully completed a course of study related to notarial practice approved by LPEAC.

(2) The following courses of study have been approved by LPEAC for the purpose of this Rule:

(a) The Foundations of Notarial Practice Course provided by the Notaries’ Society of South Australia;

(b) The Professional Course of Notarial Practice provided by the Sir Zelman Cowan Centre at Victoria University; or

(c) The Notarial Practice Accreditation Course provided by the College of Law Limited.

Dated: 11 September 2019

Chief Justice

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000
Amendment of ‘Description of Area’ of Petroleum Production Licence PPL 240

Notice is hereby given that under the provisions of section 82 of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 29 June 2018, the ‘Description of Area’ of the abovementioned Petroleum Production Licence has been amended to reflect the consolidation with the area of adjacent Petroleum Production Licence Application PPLA 267.

The petroleum production licence (PPL 240) granted on 15 August 2012 is hereby amended by substituting the “Description of Area” with the following:

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

Commencing at a point being the intersection of latitude 27°22'30"S GDA94 and longitude 139°40'50"E GDA94, thence east to longitude 139°41'35"E GDA94,
south to latitude 27°23'10"S GDA94, east to longitude 139°41'40"E GDA94,
south to latitude 27°23'20"S GDA94, east to longitude 139°41'50"E GDA94,
south to latitude 27°23'30"S GDA94, east to longitude 139°42'05"E GDA94,
south to latitude 27°23'45"S GDA94, east to longitude 139°42'20"E GDA94,
south to latitude 27°24'05"S GDA94, east to longitude 139°42'25"E GDA94,
south to latitude 27°24'20"S GDA94, east to longitude 139°42'30"E GDA94,
south to latitude 27°24'25"S GDA94, east to longitude 139°42'35"E GDA94,
south to latitude 27°24'55"S GDA94, east to longitude 139°42'45"E GDA94,
south to latitude 27°25'00"S GDA94, east to longitude 139°42'50"E GDA94,
south to latitude 27°25'20"S GDA94, east to longitude 139°42'55"E GDA94,
south to latitude 27°25'30"S GDA94, east to longitude 139°43'05"E GDA94,
south to latitude 27°25'40"S GDA94, east to longitude 139°43'15"E GDA94,
south to latitude 27°25'45"S GDA94, east to longitude 139°43'20"E GDA94,
south to latitude 27°25'55"S GDA94, east to longitude 139°43'25"E GDA94,
south to latitude 27°26'10"S AGD66, west to longitude 139°42'50"E AGD66,
south to latitude 27°26'20"S AGD66, west to longitude 139°42'40"E AGD66,
south to latitude 27°26'30"S GDA94, west to longitude 139°42'35"E GDA94,
north to latitude 27°26'10"S GDA94, west to longitude 139°42'30"E GDA94,
north to latitude 27°25'40"S GDA94, west to longitude 139°42'15"E GDA94,
north to latitude 27°25'10"S GDA94, west to longitude 139°42'10"E GDA94,
The application will be determined on or after 17 October 2019.

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

Description of Application Area

Pursuant to section 65(6) of the **PETROLEUM AND GEOTHERMAL ENERGY ACT 2000**

Application for Grant of Associated Activities Licence AAL 273

Victoria Oil Exploration (1977) Pty Ltd
Acer Energy Pty Ltd

The application will be determined on or after 17 October 2019.

**Description of Application Area**

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

All coordinates MGA2020, Zone 54

<table>
<thead>
<tr>
<th>WGS84 (Maasluis)</th>
<th>WGS84 (Maasluis)</th>
</tr>
</thead>
<tbody>
<tr>
<td>428100mE 6974473mN</td>
<td>433430mE 696225mN</td>
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</table>

AREA: 8.41 square kilometres approximately.

Dated: 12 September 2019

BARRY GOLDSTEIN
Executive Director
Energy Resources Division
Department for Energy and Mining

Delegate of the Minister for Energy and Mining
PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence AAL 274

Pursuant to section 65(6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 29 June 2018, notice is hereby given that an application for the grant of an associated activities licence over the area described below has been received from:

Victoria Oil Exploration (1977) Pty Ltd
Acer Energy Pty Ltd

The application will be determined on or after 17 October 2019.

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

Area: 2.40 square kilometres approximately
Dated: 17 September 2019

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Petroleum Production Licence PPL 266

Pursuant to section 92(1) of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the undermentioned Petroleum Production Licence has been granted under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 29 June 2018.

<table>
<thead>
<tr>
<th>No of Licence</th>
<th>Licensee</th>
<th>Locality</th>
<th>Area in km²</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>PPL 266</td>
<td>Victoria Oil Exploration (1977) Pty Ltd Impress (Cooper Basin) Pty Ltd Permian Oil Pty Ltd Springfield Oil and Gas Pty Ltd</td>
<td>Cooper Basin</td>
<td>1.98</td>
<td>MER-2019/1213</td>
</tr>
</tbody>
</table>

Description of Area
All that part of the State of South Australia, bounded as follows:-
Commencing at a point being the intersection of latitude 27°32′55″S GDA94 and longitude 139°30′00″E AGD66, thence east to longitude 139°30′35″E GDA94, south to latitude 27°34′12″S GDA94, west to longitude 139°30′00″E AGD66, and north to the point of commencement.

Area: 1.98 square kilometres approximately.
Dated: 12 September 2019

BARRY A. GOLDSTEIN
Executive Director
Energy Resources Division
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licences PELs 568 and 569

Pursuant to section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Exploration Licences have been suspended for the period 4 September 2019 to 3 September 2020, pursuant to delegated powers dated 29 June 2018. The expiry date of PELs 568 and 569 is now determined to be 16 September 2022.
ROADS (OPENING AND CLOSING) ACT 1991
SECTION 24
Notice of Confirmation of Road Process Order
Road Closure—Cobham Avenue, Morphettville

BY Road Process Order made on 9 August 2019, The Corporation of the City of Marion ordered that:
1. Portion of Cobham Avenue, Morphettville, situated adjoining the southern boundary of Allotment 702 in Deposited Plan 120809, more particularly delineated and lettered ‘A’ in Preliminary Plan 19/0010 be closed.
2. Issue a Certificate of Title to The Corporation of the City of Marion for the whole of the land subject to closure in accordance with the Application for Document of Title dated 9 August 2019.

On 12 September 2019 that order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 122084 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: 19 September 2019

M.P. BURDETT
Surveyor-General

DPTI: 2019/05323/01

ROADS (OPENING AND CLOSING) ACT 1991
SECTION 24
Notice of Confirmation of Road Process Order
Road Closure—Public Road, Kadina

BY Road Process Order made on 13 August 2019, the Copper Coast Council ordered that:
1. Public Road adjacent Bute Road, Kadina, situated adjoining Sections 310 to 320 (inclusive), Hundred of Kadina, more particularly delineated and lettered ‘A’ and ‘B’ in Preliminary Plan 18/0034 be closed.
2. Transfer the whole of the land subject to closure to Patricia Maureen Plews in accordance with the Agreement for Transfer dated 1 August 2019 entered into between the Copper Coast Council and Patricia Maureen Plews.

On 12 September 2019 that order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 122047 being the authority for the new boundaries.

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

Dated: 19 September 2019

M.P. BURDETT
Surveyor-General

DPTI: 2018/19628/01

ROADS (OPENING AND CLOSING) ACT 1991
SECTION 24
Notice of Confirmation of Road Process Order
Road Closure—Scammell Lane, Hindmarsh

BY Road Process Order made on 4 July 2019, the City of Charles Sturt ordered that:
1. Portion of Scammell Lane, Hindmarsh, situated adjoining the northern boundary of Allotments 31 to 36 (inclusive) in Deposited Plan 131, Allotment 14 in Filed Plan 119432 and Allotment 15 in Filed Plan 119433, more particularly delineated and marked ‘A’ in Preliminary Plan 19/0003 be closed.
2. Transfer the whole of land subject to closure to Strazdins Seaford Nominees Pty Ltd in accordance with the Agreement for Transfer dated 5 April 2019 entered into between the City of Charles Sturt and Strazdins Seaford Nominees Pty Ltd.
3. The following easements are to be granted over the land subject to closure:
   Grant to Distribution Lessor Corporation (subject to Lease 8890000) an easement for the transmission of electricity by underground cable over the land marked ‘A’ in Deposited Plan 121801.
   Grant to the South Australian Water Corporation an easement for sewerage purposes over the land marked ‘B’ in Deposited Plan 121801.

On 12 September 2019 that order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 121801 being the authority for the new boundaries.

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

Dated: 19 September 2019

M.P. BURDETT
Surveyor-General

DPTI: 2019/02433/01
ROADS (OPENING AND CLOSING) ACT 1991

SECTION 24
Notice of Confirmation of Road Process Order
Road Opening—Walkway, Port Adelaide

By Road Process Order made on 5 August 2019, the City of Port Adelaide Enfield ordered that:

1. The southern portion of Walkway between Dale Street and Thomas Place, Port Adelaide, more particularly delineated and lettered 'A' on Preliminary Plan 18/0052 to be opened as road.

On 12 September 2019 that order was confirmed by the Minister for Transport, Infrastructure and Local Government, conditionally upon the deposit by the Registrar-General of Deposited Plan 121977 being the authority for the new boundaries.

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

Dated: 19 September 2019

M.P. BURDETT
Surveyor-General

DPTI: 2018/21629/01

THE DISTRICT COURT OF SOUTH AUSTRALIA

MOUNT GAMBIER CIRCUIT COURT

Sheriff’s Office, Adelaide, 8 October 2019

IN pursuance of a precept from the District Court to me directed, I do hereby give notice that the said Court will sit as a Court of Oyer and Terminer and General Gaol Delivery at the Courthouse at Mount Gambier on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said Court are required to attend the sittings thereof and the order of such business will be unless a Judge otherwise orders as follows:

Tuesday 8 October 2019 at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the

Prisoners in H.M. Gaol and on bail for sentence and for trial at the sittings of the Mount Gambier Courthouse, commencing 8 October 2019

Bukovskis, Matthew Janis
Aggravated possess firearm without licence; possess an unregistered firearm; acquire, own or possess ammunition without licence or permit
On bail

Bukovskis, Matthew Janis
Aggravated possess firearm without licence (2); possess firearm without identifying mark (2); possess firearm without licence (4); possess unregistered firearm
On bail

Reilly, Brianna Jade
Rape (2)
On bail

Harkins, Matthew Allen
Aggravated indecent assault (2)
On bail

Jackson, David Keng
Aggravated commit theft using force
In gaol

Keenan, Gerald Bradley
Theft (7)
On bail

Lazicki, Roman
Possess child exploitation material (aggravated offence); possess child exploitation material (basic offence)
On bail

Reid, Daryl John
Maintaining an unlawful sexual relationship with a child; aggravated indecent assault (2); unlawful sexual intercourse with a person under 14 years; compelling sexual manipulation
On bail

Steer, Brenton Edward
Maintaining an unlawful sexual relationship with a child
On bail

Todd, Nathanael James
Maintaining an unlawful sexual relationship with a child
On bail

Von Stanke, Codey Bryce
Application for enforcement of a breached bond
On bail

Prisoners on bail must surrender at 10 a.m. of the day appointed for their respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant will be issued forthwith.

By order of the Court,

S. FERGUSON
Sheriff

TRAINEES AND SKILLS DEVELOPMENT ACT 2008

Part 4 – Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2008, the Training and Skills Commission (TaSC) gives notice that determines the following Trades or Declared Vocations in addition to the gazette notices of:

1. 25 September 2008
2. 23 October 2008
3. 13 November 2008
4. 4 December 2008
5. 18 December 2008
6. 29 January 2009
7. 12 February 2009
8. 5 March 2009
9. 12 March 2009
10. 26 March 2009
11. 30 April 2009
12. 18 June 2009
13. 25 June 2009
14. 27 August 2009
15. 17 September 2009
16. 24 September 2009
17. 9 October 2009
18. 22 October 2009
19. 3 December 2009
20. 17 December 2009
21. 4 February 2010
22. 11 February 2010
23. 18 February 2010
24. 18 March 2010
25. 8 April 2010
26. 6 May 2010
27. 20 May 2010
28. 3 June 2010
29. 17 June 2010
30. 24 June 2010
31. 8 July 2010
32. 9 September 2010
33. 23 September 2010
34. 4 November 2010
35. 25 November 2010
36. 16 December 2010
37. 23 December 2010
38. 17 March 2011
39. 7 April 2011
40. 21 April 2011
41. 19 May 2011
42. 30 June 2011
43. 21 July 2011
44. 8 September 2011
45. 10 November 2011
46. 24 November 2011
47. 1 December 2011
48. 8 December 2011
49. 16 December 2011
50. 22 December 2011
51. 5 January 2012
52. 19 January 2012
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<tr>
<th>*Trade/ #Declared Vocation/ Other Occupation</th>
<th>Qualification Code</th>
<th>Qualification Title</th>
<th>Nominal Term of Training Contract</th>
<th>Probationary Period</th>
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<tbody>
<tr>
<td>Instrument Flight Operator #</td>
<td>AVI50519</td>
<td>Diploma of Aviation (Instrument Rating)</td>
<td>12 months</td>
<td>60 days</td>
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</table>

<table>
<thead>
<tr>
<th>*Trade/ #Declared Vocation/ Other Occupation</th>
<th>Qualification Code</th>
<th>Qualification Title</th>
<th>Nominal Term of Training Contract</th>
<th>Probationary Period</th>
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<tr>
<td>Recreation Industry Worker #</td>
<td>SIS20219</td>
<td>Certificate II in Sport – Developing Athlete</td>
<td>12 months</td>
<td>60 days</td>
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<tr>
<td>Recreation Industry Worker #</td>
<td>SIS30419</td>
<td>Certificate III in Sport – Athlete</td>
<td>12 months</td>
<td>60 days</td>
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<tr>
<td>Recreation Industry Worker #</td>
<td>SIS30519</td>
<td>Certificate III in Sport Coaching</td>
<td>12 months</td>
<td>60 days</td>
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<tr>
<td>Recreation Industry Worker #</td>
<td>SIS40319</td>
<td>Certificate IV in Sport Coaching</td>
<td>18 months</td>
<td>60 days</td>
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<tr>
<td>Recreation Industry Worker #</td>
<td>SIS40419</td>
<td>Certificate IV in Sport Development</td>
<td>18 months</td>
<td>60 days</td>
</tr>
</tbody>
</table>
Adoption (General) Variation Regulations 2019

under the Adoption Act 1988

Contents

Part 1—Preliminary

1 Short title

These regulations may be cited as the Adoption (General) Variation Regulations 2019.

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 Adoption (General) Regulations 2018

4 Variation of regulation 15—Cancellation of registration

Regulation 15(5)—delete the subregulation and substitute:

(5) If persons who are jointly registered cease living together in a qualifying relationship, the Chief Executive will cancel the registration of both persons, unless satisfied that special reasons exist for not doing so in which case the Chief Executive—

(a) may determine that the registration of either or both of the persons remains in effect; and

(b) will cancel the registration of the person (if any) whose registration does not remain in effect under paragraph (a).

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 19 September 2019

No 208 of 2019
RULES OF COURT

MAGISTRATES COURT OF SOUTH AUSTRALIA

Amendment 79 to the Magistrates Court Rules 1992

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

1. These Rules may be cited as the ‘Magistrates Court Rules 1992 (Amendment 79)’.
2. The Magistrates Court Rules 1992 (‘the Rules’) as amended by these amendments apply to and govern all actions in the criminal division of the Court on and after the date on which these amendments are gazetted.
3. Schedule 1 Magistrates Court Criminal Scale of Costs is deleted and replaced by Schedule 1 Magistrates Court Criminal Scale of Costs.

Dated: 10 September 2019

BRETT JONATHON DIXON
A/Chief Magistrate

MARK STEVEN SEMMENS
Magistrate

BRIONY KENNEWELL
Magistrate

KYM ANDREW MILLARD
Magistrate

SCHEDULE 1

Magistrates Court Criminal Scale of Costs Effective from 19 September 2019

Notes:

1. This cost scale is intended for use in making orders as between party and party.
2. The fees set out in item 1 and 2 are intended to cover all necessary attendances and preparatory work for a trial (other than attendance at a pre-trial conference). Where an attendance is unnecessary as a result of default by one or other party, an order should be sought and made at that hearing. The fee set out in item 4 or 5 should be used for that purpose.

<table>
<thead>
<tr>
<th>No.</th>
<th>Item</th>
<th>Represented by solicitor</th>
<th>Represented by non-legally qualified person</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Instructions, including all preparation for trial and attendances up to, but not including attendance at a Pre-Trial Conference</td>
<td>$1100</td>
<td>$280</td>
</tr>
<tr>
<td>2</td>
<td>All aspects not otherwise specified from Pre-Trial Conference to Trial, including proofing witnesses, advice or evidence and law (solicitor and counsel) and delivering brief to counsel.</td>
<td>$1100</td>
<td>$200</td>
</tr>
<tr>
<td>3</td>
<td>Attendance at pre-trial conference</td>
<td>$300</td>
<td>$75</td>
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<tr>
<td>4</td>
<td>Attendance at hearing (see note 2 above)</td>
<td>$110</td>
<td>$35</td>
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<tr>
<td>5</td>
<td>Attendance where detailed argument is necessary (see note 2 above)</td>
<td>$200</td>
<td>$45</td>
</tr>
<tr>
<td>6</td>
<td>Arranging attendance of witnesses (including issue and service of summons if necessary) - per witness</td>
<td>$100</td>
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<td></td>
<td><strong>Counsel fees</strong></td>
<td></td>
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<tr>
<td>7</td>
<td>Fee on brief, to include attendance for plea or withdrawal (if separate counsel briefed)</td>
<td>$1000</td>
<td>$250</td>
</tr>
<tr>
<td>8</td>
<td>Each day</td>
<td>$1500</td>
<td>$375</td>
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Witness fees

| Professional scientific or other expert witnesses per day | $1000 or such amount ordered by the Court |
| Other adult person per day                               | $360                                     |
| Persons under 18 years of age per day                    | $150                                     |
| Travel expenses                                          | Where the witness is normally resident more than 50 km from the trial Court at the rate of 85 cents per km or the least expensive return air fare whichever is the lesser or the cheapest combination of both. |
| Accommodation expenses                                   | In the discretion of the taxing officer where the witness is required to be absent from his or her normal place of residence overnight for accommodation and sustenance per night $290 or such larger amounts allowed by the Court at the time of or before judgment. |
| Photocopying                                             | 65 cents per page                        |
| ISD calls                                                | The actual cost.                         |
| Expert Reports                                           | $1000 or such other amount ordered by the Court |
| Other                                                    | All Court fees, search fees, and other fees and payments to the extent to which they have been properly and reasonably incurred and paid; but excluding the usual and incidental expenses and overheads of a legal practice and in particular excluding postage, telephone charges (non STD) and courier expenses. |
NOTE:
A. If a witness is released before or is required to first attend after the luncheon break on any day, half a day will be allowed.
B. Fees for non-legally qualified people are for attendances only.
C. The costs allowed in this scale do not include Goods and Services Tax (GST) which is to be added except in the following circumstances:
   The GST should not be included in a claim for costs in a party/party Bill of Costs if the receiving party is able to obtain an input tax credit for a proportion of GST only, only the portion which is not eligible for credit should be claimed in the party/party bill.
RULES OF COURT

MAGISTRATES COURT OF SOUTH AUSTRALIA

Amendment 25 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 25)’.

2. The Magistrates Court (Civil) Rules 2013 (‘the Rules’) as amended by these amendments apply to and govern all actions in the civil division of the Court on and after the date on which these amendments are gazetted.

3. Cost Scale 1: General jurisdiction costs is deleted and replaced with Cost Scale 1: General jurisdiction costs.

Dated: 10 September 2019

BRETT JONATHON DIXON
A/Chief Magistrate

MARK STEVEN SEMMENS
Magistrate

BRIONY KENNEWELL
Magistrate

KYM ANDREW MILLARD
Magistrate

THIRD SCHEDULE: COST SCALES

Cost Scale 1: General Jurisdiction Costs

<table>
<thead>
<tr>
<th>ITEM</th>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. (a)</td>
<td>Pre-action notice in an action other than for personal injury</td>
<td>$12,001-$100,000</td>
</tr>
<tr>
<td>1. (b)</td>
<td>Pre-action notice in an action for personal injury</td>
<td>1%</td>
</tr>
<tr>
<td>2</td>
<td>Filing an action or defence including where necessary attending the first Directions Hearing.</td>
<td>2%</td>
</tr>
<tr>
<td>2. (a)</td>
<td>For an action where more than half of the judgment is for a liquidated sum</td>
<td>3%</td>
</tr>
<tr>
<td>2. (b)</td>
<td>For an action where half or less of the judgment is for a liquidated sum</td>
<td>5%</td>
</tr>
<tr>
<td>3</td>
<td>Any and all activity after the first directions hearing until the trial date is set or the last pre-trial conference or hearing whichever is the latter.</td>
<td>12%</td>
</tr>
<tr>
<td>3. (a)</td>
<td>For an action where more than half of the judgment is for a liquidated sum</td>
<td>14%</td>
</tr>
<tr>
<td>3. (b)</td>
<td>For an action where half or less of the judgment is for a liquidated sum</td>
<td>8%</td>
</tr>
<tr>
<td>4</td>
<td>All aspects not otherwise specified of and incidental to preparing for trial including proofing witnesses, advice on evidence and law (solicitor and counsel) delivering brief to counsel and fee on brief.</td>
<td>2.5%</td>
</tr>
<tr>
<td>5</td>
<td>Preparing and filing a trial plan</td>
<td>$1,000 or 2% whichever is the greater</td>
</tr>
<tr>
<td>6</td>
<td>To advise on compromise or settlement for a person under disability or under the Correctional Services Act 1982 —</td>
<td>$1,500 or 3% whichever is the greater</td>
</tr>
<tr>
<td>6. (a)</td>
<td>Where quantum only is in dispute;</td>
<td>$1,000 or 2% whichever is the greater</td>
</tr>
<tr>
<td>6. (b)</td>
<td>Where quantum and liability are in dispute.</td>
<td>$1,500 or 3% whichever is the greater</td>
</tr>
<tr>
<td>7</td>
<td>Attendance as counsel at trial (includes fee on brief and refreshers) first day subsequent day(s)</td>
<td>3%</td>
</tr>
<tr>
<td>8</td>
<td>Arranging attendance of a witness at trial (including issuing and a summons to witness if this is necessary).</td>
<td>2.5%</td>
</tr>
<tr>
<td>9</td>
<td>Attendance on an application to set aside a warrant</td>
<td>$100</td>
</tr>
<tr>
<td>10</td>
<td>Any other attendance where the costs are not within any other item.</td>
<td>$150</td>
</tr>
</tbody>
</table>

Other Costs and Disbursements

<table>
<thead>
<tr>
<th>ITEM</th>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>Court ordered mediation</td>
<td>$500 or 2% whichever is the greater</td>
</tr>
<tr>
<td>12</td>
<td>Filing a Form 18 not otherwise provided for:</td>
<td>$150</td>
</tr>
<tr>
<td>13</td>
<td>Request for an Investigation or Examination Summons including attending at the hearing:</td>
<td>$110</td>
</tr>
<tr>
<td>14</td>
<td>Service of any document:</td>
<td>$100</td>
</tr>
<tr>
<td>14. (a)</td>
<td>personal where required</td>
<td>$50</td>
</tr>
<tr>
<td>14. (b)</td>
<td>other</td>
<td>$350</td>
</tr>
<tr>
<td>15</td>
<td>Preparing a bill for taxation (includes attendance).</td>
<td>$1,000 or such amount ordered by the Court</td>
</tr>
<tr>
<td>16</td>
<td>Professional or other expert witness per day (includes waiting)</td>
<td>$250</td>
</tr>
<tr>
<td>17</td>
<td>Other adult witness per day (includes waiting)</td>
<td>$100</td>
</tr>
<tr>
<td>18</td>
<td>Juvenile witness (includes waiting)</td>
<td>$100</td>
</tr>
<tr>
<td>19</td>
<td>Travel expenses for witnesses</td>
<td>Where the witness is normally resident more than 50 km from the trial Court at the rate of 85 cents per km or the least expensive return air fare whichever is the lesser or the cheapest combination of both.</td>
</tr>
</tbody>
</table>
ITEM

20 Accommodation for witnesses
Where the witness is required to be absent from his or her normal place of residence overnight for accommodation and sustenance per night $250.

21 Expert reports
$1,000 or such other amount ordered by the Court.

22 Other
All Court fees, search fees, and other fees and payments to the extent to which they have been properly and reasonably incurred and paid; but excluding the usual and incidental expenses and overheads of a legal practice and in particular excluding postage, photocopying, telephone charges and courier expenses.

NOTES:
1. Where this scale refers to a percentage it is calculated on the amount claimed or the judgment sum as appropriate.
2. The Court may allow any larger or lesser amount in respect of any matter at the time of making any order.
3. All the above items are all inclusive of all costs for all incidental and necessary activity and advice for each item to the intent that no costs will be allowed in addition to the costs set for each item nor for anything not itemised. Counsel fees include juniors and all other assistants.
4. For the purposes of items expressed as a percentage the costs calculated must be rounded to the nearest $10.
5. For the purpose of determining the sum to which the scale is applicable, any cents must be rounded up to the next dollar and unless the Court orders to the contrary any interest component in the judgment sum will be excluded.
6. For the purpose of this scale the cost of repairs to, or the loss of, property and any other consequential loss are regarded as a liquidated sum.
7. Only the witness expenses for the successful party are to be included.
8. The cost of mediation is for the cost of the mediator if that amount or more is actually incurred.
9. The costs in the scale do not include GST and if that is applicable the amount of GST may be added.
CITY OF NORWOOD PAYNEHAM & ST PETERS

Assignment of Name to Public Road

NOTICE is hereby given that the Corporation of the City of Norwood Payneham & St Peters, at its meeting held on 3 September 2019, resolved pursuant to Section 219 of the Local Government Act 1999 to assign the name ‘Fraser Lane’ as the official name for the unnamed public road located between Briar Road and Reid Avenue, Felixstow and comprised in D115104.

Dated: 3 September 2019

MARIO BARONE
Chief Executive Officer

CITY OF SALISBURY

Proposed Revocation of Classification as Community Land

NOTICE is hereby given, pursuant to Section 194 (2) (b) of the Local Government Act 1999, that the City of Salisbury is considering the revocation of the community land classification of the following land:

- Portion of Allotment 102 (Parafield Airport Reserve) in Filed Plan 9249, Certificate of Title Volume 6055 Folio 319.

Council has prepared reports on this proposal pursuant to Section 194 (2)(a) of the Act which are available for inspection at Council’s Office, 120 Cross Keys Road, Salisbury South during normal business hours.

Council invites written submissions on these proposals within 21 days of this notice and must be addressed to: Chief Executive Officer, City of Salisbury, PO Box 8, SALISBURY SA 5108

The Council will consider all submissions containing objections received by Friday 18th October 2019.

A request for a copy of the plan, and any enquiries relating to the proposal may be directed to Lavinia Morconse on 8406 8537.

Dated: 19 September 2019

JOHN HARRY
Chief Executive Officer

THE TOWN OF GAWLER

OPENING & CLOSING OF ROADS

Road Process Order—Gawler East

In accordance with section 10 of the Roads (Opening & Closing) Act, 1991, NOTICE is hereby given that the Town of Gawler proposes to make a Road Process Order to CLOSE the following road: In the Hundred of Nuriootpa, being a strip of public road, Gawler East being allotment 19 in Deposited Plan 10104 and allotment 32 in Deposited Plan 10405 generally situate dividing allotment 8 in Deposited Plan 10104 and allotment 23 in Deposited Plan 10405 from allotment 15 in Filed Plan 10294 and allotment 22 in Deposited Plan 10405 and marked ‘B’, ‘C’ and ‘D’ on Preliminary Plan 19/0029.

It is proposed that the portion of road to be closed marked ‘B’ be transferred to ID & RT Willshire and merged with said allotment 23 in Deposited Plan 10405 the portion marked ‘C’ be transferred to AR & P Lagnado and merged with said allotment 8 in Deposited Plan 10104 and the portion marked ‘D’ be transferred to J Carbone & JE Maurits and merged with said allotment 15 in Filed Plan 10294 subject to easements over portions of C and D marked A for sewerage purposes.

A preliminary plan of the proposal, and a statement, are available for public inspection at the Town of Gawler council office, 43 High Street Gawler East between the hours of 9.00am and 5.00pm, Monday to Friday or at the Adelaide office of the Surveyor-General during normal office hours.

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

Dated: 19 September 2019

HENRY INAT
Chief Executive Officer

THE TOWN OF GAWLER

OPENING & CLOSING OF ROADS

Road Process Order—Willaston

In accordance with section 10 of the Roads (Opening & Closing) Act, 1991, NOTICE is hereby given that the Town of Gawler proposes to make a Road Process Order to CLOSE the following road: In the Hundred of Mudla Wirra, being a strip of public road, Willaston being allotment 4 in Filed Plan 6866 generally situate dividing allotment 17 in Deposited Plan 22122 from allotment 18 in Filed Plan 154719 allotment 17 in Filed Plan 154718 and allotment 101 in Deposited Plan 115769 and marked ‘A’ on Preliminary Plan 19/0030.

It is proposed that the portion of road to be closed marked ‘A’ be transferred to Gelmay Pty Ltd acn 147 895 109 and merged with allotment 17 in Deposited Plan 22122.

A preliminary plan of the proposal, and a statement, are available for public inspection at the Town of Gawler council office, 43 High Street Gawler east between the hours of 9.00am and 5.00pm, Monday to Friday or at the Adelaide office of the Surveyor-General during normal office hours.

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

Dated: 19 September 2019

PP/19/0029
representative) may attend to support the submission, if desired. Any submission must set out the full name and address of the person making the submission, and must be fully supported by reasons (and any application for the grant of an easement must give full particulars of the nature and location of the easement and, where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed). A copy of the submission must be forwarded to the Surveyor – General at Adelaide.

Dated: 19 September 2019

HENRY INAT
Chief Executive Officer

PP/19/0030

DISTRICT COUNCIL OF GRANT
Resignation of Councillor
NOTICE is hereby given in accordance with section 54(6) of the Local Government Act 1999, that a vacancy has occurred in the office of Councillor for Central Ward, due to the resignation of Councillor Julie Reis, to take effect from 2 September 2019.

Dated: 19 September 2019

JF FETHERSTONHAUGH
Acting Chief Executive Officer

DISTRICT COUNCIL OF GRANT
Supplementary Election
Due to the resignation of a member of the council, a supplementary election will be necessary to fill the vacancy of Councillor for Central Ward.

The voters roll for this supplementary election will close at 5.00pm on Monday 30 September 2019.

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

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

Nominations to fill the vacancy will open on Thursday 24 October 2019 and will be received until 12 noon on Thursday 7 November 2019.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday 9 December 2019.

Dated: 19 September 2019

MICK SHERRY
Returning Officer

MOUNT BARKER DISTRICT COUNCIL
Cats By-law 2019—By-law No. 6 of 2019
A By-law to limit the number of cats kept on premises and for the management and control of cats in the Council’s area.

PART 1 – PRELIMINARY

1 Title
This By-law may be cited as the Cats By-law 2019 and is By-law No. 6 of the Mount Barker District Council.

2 Authorising law
This By-law is made under section 90 of the Dog and Cat Management Act 1995 and section 246 of the Act.

3 Purpose
The objectives of this By-law are to control and manage cats in the Council area:
3.1 to promote responsible cat ownership;
3.2 to reduce the incidence of the public and environmental nuisance caused by cats;
3.3 to protect the comfort and safety of members of the public; and
3.4 for the good rule and government of the Council area.

4 Expiry
This By-law will expire on 1 January 2027.

5 Application
5.1 This By-law operates subject to the Council’s Permits and Penalties By-law 2017.
5.2 This By-law applies throughout the Council’s area.

6 Interpretation
In this By-law, unless the contrary intention appears;
6.1 Act means the Local Government Act 1999;
6.2 approved cattery means a building, structure, premises or area approved by the relevant authority pursuant to the Development Act 1993 for the keeping of cats on a temporary or permanent basis or, for use in connection with a business involving the keeping of cats, that is operating in accordance with all approvals;
6.3 cat (except for in clauses 8 and 9) means an animal of the species felis catus which is three months of age or has lost its juvenile canine teeth;
6.4 Council means the Mount Barker District Council;
6.5 effective control by means of physical restraint means
6.5.1 a person is exercising effective control of a cat by means of a chain, cord or leash that does not exceed 2 metres in length restraining the cat; or
6.5.2 a person has effectively secured the cat by placing it in a cage, vehicle or other object or structure.
6.6 keep includes the provision of food or shelter;
6.7 for the purposes of clause 8, a (cat) causes a nuisance if it:
6.7.1 unreasonably interferes with the peace, comfort or convenience of a person, including but not limited to a cat(s) displaying aggressive nature or creating unpleasant noise or odour; or
6.7.2 damages or otherwise has an adverse impact upon native flora or fauna; or
6.7.3 acts in a manner that is injurious to a person’s real or personal property; or
6.7.4 wanders onto land without the consent of the owner or occupier of the land; or
6.7.5 defecates or urinates on land without the consent of the owner or occupier of the land.
6.8 owner of a cat has the same meaning as in section 5 of the Dog and Cat Management Act 1995;
6.9 premises includes any land (whether used or occupied for domestic or non-domestic purposes) and any part thereof; and
6.10 the person responsible for the control of a cat has the same meaning as in section 6 of the Dog and Cat Management Act 1995.

Note-
Section 14 of the Acts Interpretation Act 1915 provides that an expression used in this By-law has, unless the contrary intention appears, the same meaning as in the Acts under which the By-law is made.
10.3 Registration under this By-law remains in force until 30 June next following the grant of registration and may be renewed from time to time for further periods of up to twelve (12) months.

10.4 Subclause 10.1 does not apply to premises comprising an approved cattery.

10.5 The Council may, by resolution, revoke a resolution to adopt a registrations scheme under subclause 10.1 should it see fit to do so.

PART 4 – EXEMPTIONS

11. Council may grant exemptions

11.1 The Council may, by notice in writing, on application or on its own initiative, exempt a person (or a class of persons) from the operation of a specified provision of this By-law.

11.2 An exemption —
   11.2.1 may be granted or refused at the discretion of the Council; and
   11.2.2 may operate indefinitely or for a period specified in the instrument of exemption; and
   11.2.3 is subject to any conditions specified in the instrument of exemption.

11.3 The Council may, by notice in writing, vary, revoke or add a condition of an exemption.

11.4 The Council may, in its discretion, revoke an exemption for a contravention of a condition of the exemption, or for any other reason it thinks fit.

PART 5 – ENFORCEMENT

12. Orders

12.1 If a person engages in conduct that is a contravention of this By-law, an authorised person may order that person:
   12.1.1 if the conduct is still continuing – to stop the conduct; and
   12.1.2 whether or not the conduct is still continuing - to take specified action to remedy the contravention.

12.2 A person must comply with an order under this clause.

12.3 If a person does not comply with an order, the authorised person may take action reasonably required to have the order carried out, and the Council may seek to recover its costs of any action so taken from the person to whom the order was directed.

12.4 However, an authorised person may not use force against a person under this section.

Note-

For example, an authorised person may order a person to:
• cease keeping more than the permitted number of cats on that person’s premises; or
• take the necessary steps to mitigate a nuisance caused by cats.

This By-law was duly made and passed at a meeting of the Mount Barker District Council held on 2 September 2019 by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

ANDREW STUART
Chief Executive Officer

NATIONAL ELECTRICITY LAW

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

Under s 102, the making of the final determination on the Market making arrangements in the NEM (Ref. ERC0249) proposal.

Under s 95, AEMO has requested the Removal of disincentives to primary frequency response (Ref. ERC0263) proposal. The proposal seeks to make changes to the NER to address perceived disincentives to generators operating their plant in a frequency response mode during normal operation. Submissions must be received by 31 October 2019.

Under s 95, AEMO has requested the Mandatory primary frequency response (Ref. ERC0274) proposal. The proposal seeks to introduce a mandatory obligation for all registered generators in the National Electricity Market to help to control power system frequency. Submissions must be received by 31 October 2019.

Under s 95, Dr Peter Sokolowski has requested the Primary frequency response requirement (Ref. ERC0277) proposal. The proposal seeks to make changes to the NER to improve frequency control and system security in the National electricity system. Submissions must be received by 31 October 2019.

Under s 95, AEMO has requested the System restart services, standards and testing (Ref. ERC0278) proposal. The proposal seeks to deliver better System Restart Ancillary Services and restoration services and support enhanced testing of these services. Submissions must be received by 17 October 2019.

Under s 95, AER has requested the System restart services procedures (Ref. ERC0281) proposal. The proposal seeks to improve communication processes relating to System Restart Ancillary Services. Submissions must be received by 17 October 2019.

Under s 93(1)(a), the rule change requests for ERC0278 and ERC0281 have been consolidated. The consolidated request is named System restart services, standards and testing (Ref. ERC0278). Submissions for the consolidated request are currently open and must be received by 17 October 2019.

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

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

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

Dated: 19 September 2019
In the matter of the estates of the undermentioned deceased persons:

BAKER Raymond Howard late of 11 Highland Avenue Rostrevor Technical Specialist who died 18 June 2019
HENSCHKE Paul Gerard late of 30 St Andrews Crescent Novar Gardens Sales Representative who died 22 January 2019
KING Margaret Shirley late of 10 Morton Road Christie Downs of no occupation who died 11 February 2019
MILLER Colin Gilmour late of 324 Military Road Semaphore Retired ETSA Employee who died 6 July 2019
MULES Eva May late of Bundey Terrace Pinaroo of no occupation who died 12 December 2017
SANSOM Brian William late of 324 Military Road Semaphore Park Retired Driver who died 9 June 2019

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 18 October 2019 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: 19 September 2019

N S RANTANEN
Acting Public Trustee
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.

**Gazette notices should be emailed as Word files—and signed PDF files if applicable—in the following format:**

- Title (name of the governing legislation/department/organisation)
- Subtitle (description of notice)
- A structured body of text
- Date of authorisation
- Name, position, and department/organisation of the authorising person

**Please provide the following information in your email:**

- Date of intended gazettal
- Details that may impact on publication of the notice
- Email address and phone number of the person authorising the submission
- Name of the person and organisation to be charged for the notice, if applicable
- Request for a quote, if required
- Purchase order, if required

**EMAIL:** governmentgazettesa@sa.gov.au  
**PHONE:** (08) 8207 1025  
**WEBSITE:** www.governmentgazette.sa.gov.au