THE SOUTH AUSTRALIAN
GOVERNMENT GAZETTE

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All instruments appearing in this gazette are to be considered official, and obeyed as such.
GOVERNOR’S INSTRUMENTS

APPOINTMENTS

Department of the Premier and Cabinet
Adelaide, 27 February 2020

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 5.30pm on Wednesday, 4 March 2020 until 12.30pm on Friday, 6 March 2020.

By command,

VICKIE ANN CHAPMAN, MP
For Premier

PROCLAMATIONS

South Australia

Statutes Amendment (SACAT) Act (Commencement)
Proclamation 2020

1—Short title

This proclamation may be cited as the Statutes Amendment (SACAT) Act (Commencement) Proclamation 2020.

2—Commencement of suspended provisions

The remaining provisions of the Statutes Amendment (SACAT) Act 2019 (No 14 of 2019) come into operation on 4 May 2020.

Made by the Governor

with the advice and consent of the Executive Council
on 27 February 2020
South Australia

Architectural Practice (General) (SACAT) Variation Regulations 2020

under the Architectural Practice Act 2009

Contents

Part 1—Preliminary

1 Short title
2 Commencement
3 Variation provisions

Part 2—Variation of Architectural Practice (General) Regulations 2010

4 Variation of regulation 4—Annual report (section 23 of Act)
5 Variation of regulation 7—Obligation to report unprofessional conduct of architect (section 46(1) of Act)

Part 1—Preliminary

1 Short title

These regulations may be cited as the Architectural Practice (General) (SACAT) Variation Regulations 2020.

2 Commencement

These regulations come into operation on the day on which Part 3 of the Statutes Amendment (SACAT) Act 2019 comes into operation.

3 Variation provisions

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

Part 2—Variation of Architectural Practice (General) Regulations 2010

4 Variation of regulation 4—Annual report (section 23 of Act)

Regulation 4(1)(d)—delete "Board" and substitute:

Tribunal

5 Variation of regulation 7—Obligation to report unprofessional conduct of architect (section 46(1) of Act)

Regulation 7—delete "Board" and substitute:

Registrar
Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 27 February 2020

No 14 of 2020
South Australia

Building Work Contractors (SACAT) Variation Regulations 2020

under the Building Work Contractors Act 1995

Contents

Part 1—Preliminary

1 Short title

These regulations may be cited as the Building Work Contractors (SACAT) Variation Regulations 2020.

2 Commencement

These regulations come into operation on the day on which Part 6 of the Statutes Amendment (SACAT) Act 2019 comes into operation.

3 Variation provisions

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

Part 2—Variation of Building Work Contractors Regulations 2011

4 Variation of regulation 10—Return etc of licence

Regulation 10(1)—delete "District Court" and substitute:

Tribunal

5 Variation of regulation 14—Return etc of certificate of registration

Regulation 14(1)—delete "District Court" and substitute:

Tribunal

Note—

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

with the advice and consent of the Executive Council

on 27 February 2020

No 15 of 2020
South Australia

**Controlled Substances (Pesticides) (SACAT) Variation Regulations 2020**

under the *Controlled Substances Act 1984*

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### Contents

**Part 1—Preliminary**

1 Short title

2 Commencement

3 Variation provisions

**Part 2—Variation of Controlled Substances (Pesticides) Regulations 2017**

4 Substitution of regulation 15

15 Right of review

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**Part 1—Preliminary**

**1—Short title**

These regulations may be cited as the *Controlled Substances (Pesticides) (SACAT) Variation Regulations 2020*.

**2—Commencement**

These regulations come into operation on the day on which Part 7 of the *Statutes Amendment (SACAT) Act 2019* comes into operation.

**3—Variation provisions**

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

**Part 2—Variation of Controlled Substances (Pesticides) Regulations 2017**

**4—Substitution of regulation 15**

Regulation 15—delete the regulation and substitute:

**15—Right of review**

(1) An applicant for a licence under these regulations may apply to the Tribunal under section 34 of the *South Australian Civil and Administrative Tribunal Act 2013* for a review of a decision of the licensing authority—

(a) to refuse to grant the licence; or

(b) to impose particular conditions on the licence.
(2) A person who holds or formerly held a licence under these regulations may apply to the Tribunal under section 34 of the *South Australian Civil and Administrative Tribunal Act 2013* for a review of a decision of the licensing authority—

(a) to suspend or cancel the licence; or
(b) to vary the licence; or
(c) to impose or vary particular conditions on the licence.

(3) Subject to subregulation (5), an application for review under this regulation must be made within 1 month of the making of the licensing authority's decision.

(4) The licensing authority must, on application by a person seeking a review of a decision of the licensing authority, state in writing the reasons for the decision.

(5) If the reasons of the licensing authority are not given in writing at the time of making the decision and the person affected by the decision (within 1 month of the making of the decision) requires the licensing authority to state the reasons in writing, the time for making an application for review runs from the time at which the person receives the written statement of those reasons.

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**

after consultation by the Minister with the Controlled Substances Advisory Council and with the advice and consent of the Executive Council

on 27 February 2020

No 16 of 2020
South Australia

**Dangerous Substances (Dangerous Goods Transport) (SACAT) Variation Regulations 2020**

under the *Dangerous Substances Act 1979*

**Contents**

Part 1—Preliminary

1. Short title
2. Commencement
3. Variation provisions

Part 2—Variation of *Dangerous Substances (Dangerous Goods Transport) Regulations 2008*

4. Variation of regulation 167—Application for reconsideration of decision

Part 3—Transitional provisions

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**Part 1—Preliminary**

1—**Short title**

These regulations may be cited as the *Dangerous Substances (Dangerous Goods Transport) (SACAT) Variation Regulations 2020*.

2—**Commencement**

These regulations come into operation on the day on which Part 8 of the *Statutes Amendment (SACAT) Act 2019* comes into operation.

3—**Variation provisions**

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

**Part 2—Variation of *Dangerous Substances (Dangerous Goods Transport) Regulations 2008***

4—**Variation of regulation 167—Application for reconsideration of decision**

Regulation 167(7) and (8)—delete subregulations (7) and (8) and substitute:

(7) A person may apply to the Tribunal under section 34 of the *South Australian Civil and Administrative Tribunal Act 2013* for a review in circumstances where an application for reconsideration of a decision may be made under this regulation, subject to an application for reconsideration of the decision having been made and the period allowed for reconsideration having expired before the application for a review is made.
(8) An application for review must be made within 28 days of the applicant receiving notice of the result of the reconsideration or, if the Competent Authority has not reconsidered the decision within the period allowed by this regulation, within 28 days after the expiry of that period.

(9) If the reasons of the Competent Authority are not given in writing at the time of the reconsideration and the person affected by the reconsideration (within 28 days of the reconsideration) requires the Competent Authority to state the reasons in writing, the time for making an application for review runs from the time at which the person receives the written statement of those reasons.

Part 3—Transitional provisions

5—Transitional provisions

(1) A right to appeal to the Administrative and Disciplinary Division of the District Court under regulation 167 of the principal regulations in relation to a matter in existence (but not yet exercised) before the relevant day, will be exercised as if the principal regulations, as varied by these regulations, had been in operation before the right arose, so that the relevant proceedings may be commenced instead before the Tribunal.

(2) A decision or order of the Administrative and Disciplinary Division of the District Court under the principal regulations as in force immediately before the relevant day will, on and from the relevant day, be taken to be a decision or order of the Tribunal.

(3) Nothing in this regulation affects any proceedings before the Administrative and Disciplinary Division of the District Court commenced under the principal regulations before the relevant day.

(4) In this regulation—

principal regulations means the Dangerous Substances (Dangerous Goods Transport) Regulations 2008;

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

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

Note—

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

Made by the Governor

with the advice and consent of the Executive Council

on 27 February 2020

No 17 of 2020
South Australia

Plumbers, Gas Fitters and Electricians (SACAT) Variation Regulations 2020

under the Plumbers, Gas Fitters and Electricians Act 1995

Contents

Part 1—Preliminary

1 Short title
2 Commencement
3 Variation provisions

Part 2—Variation of Plumbers, Gas Fitters and Electricians Regulations 2010

4 Variation of regulation 8—Return etc of licence
5 Variation of regulation 12—Return etc of certificate of registration

Part 1—Preliminary

1—Short title

These regulations may be cited as the Plumbers, Gas Fitters and Electricians (SACAT) Variation Regulations 2020.

2—Commencement

These regulations come into operation on the day on which Part 21 of the Statutes Amendment (SACAT) Act 2019 comes into operation.

3—Variation provisions

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

Part 2—Variation of Plumbers, Gas Fitters and Electricians Regulations 2010

4—Variation of regulation 8—Return etc of licence

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

Tribunal

5—Variation of regulation 12—Return etc of certificate of registration

Regulation 12(1)—delete "Court" and substitute:

Tribunal

Note—

As required by section 10AA(2) of the Subordinate Legislation Act 1978, the Minister has certified that, in the Minister’s opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.
Made by the Governor
with the advice and consent of the Executive Council
on 27 February 2020
No 18 of 2020
South Australia

Second-hand Vehicle Dealers (SACAT) Variation Regulations 2020

under the Second-hand Vehicle Dealers Act 1995

Contents

Part 1—Preliminary

1 Short title
2 Commencement
3 Variation provisions

Part 2—Variation of Second-hand Vehicle Dealers Regulations 2010

4 Variation of regulation 9—Return etc of licence

Part 1—Preliminary

1—Short title

These regulations may be cited as the Second-hand Vehicle Dealers (SACAT) Variation Regulations 2020.

2—Commencement

These regulations come into operation on the day on which Part 25 of the Statutes Amendment (SACAT) Act 2019 comes into operation.

3—Variation provisions

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

Part 2—Variation of Second-hand Vehicle Dealers Regulations 2010

4—Variation of regulation 9—Return etc of licence

Regulation 9(1)—delete "District Court" and substitute:

Tribunal

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 27 February 2020

No 19 of 2020
South Australia

Health Practitioner Regulation National Law
(South Australia) (Amendment of Law) Regulations 2020

under the Health Practitioner Regulation National Law (South Australia) Act 2010

Contents

Preamble

Part 1—Preliminary

1 Short title
2 Commencement
3 Amendment provisions

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

4 Amendment of section 140—Definition of notifiable conduct
5 Amendment of section 141—Mandatory notifications by health practitioners
6 Insertion of sections 141A to 141C

141A Mandatory notifications by treating practitioners of sexual misconduct
141B Mandatory notifications by treating practitioners of substantial risk of harm to public
141C When practitioner does not form reasonable belief in course of providing health service

Preamble

1 Section 4 of the Health Practitioner Regulation National Law (South Australia) Act 2010
provides that if the Parliament of Queensland enacts an amendment to the Health
Practitioner National Law set out in the Schedule to the Health Practitioner Regulation
National Law Act 2009 of Queensland (the Queensland Act), the Governor may, by
regulation, modify the Health Practitioner Regulation National Law (South Australia) text
to give effect to that amendment as a law of South Australia.

2 The Parliament of Queensland has enacted the Health Practitioner Regulation National Law
and Other Legislation Amendment Act 2019 to amend the Queensland Act and the
amendments set out in Part 2 of these regulations to the Health Practitioner Regulation
National Law (South Australia) text give effect to those Queensland amendments.

Part 1—Preliminary

1—Short title

These regulations may be cited as the Health Practitioner Regulation National Law (South
Australia) (Amendment of Law) Regulations 2020.

2—Commencement

These regulations come into operation on 1 March 2020.
3—Amendment provisions

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

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

4—Amendment of section 140—Definition of notifiable conduct

(1) Section 140, definition of *notifiable conduct*—delete "the practitioner has" first occurring

(2) Section 140, definition of *notifiable conduct*, (a)—delete "practised" and substitute:

practising

(3) Section 140, definition of *notifiable conduct*, (b)—delete "engaged" and substitute:

engaging

(4) Section 140, definition of *notifiable conduct*, (c)—delete "placed" and substitute:

placing

(5) Section 140, definition of *notifiable conduct*, (d)—delete "placed the public at risk of harm because the practitioner has practised" and substitute:

placing the public at risk of harm by practising

5—Amendment of section 141—Mandatory notifications by health practitioners

Section 141—after subsection (2) insert:

(2A) However, subsection (2) does not apply if the first health practitioner forms the reasonable belief in the course of providing a health service to the second health practitioner or student.

Note—

The heading to section 141 will be amended to "Mandatory notifications by health practitioners other than treating practitioners" when this section comes into operation.

6—Insertion of sections 141A to 141C

After section 141 insert:

141A—Mandatory notifications by treating practitioners of sexual misconduct

(1) This section applies to a registered health practitioner (the *treating practitioner*) who, in the course of providing a health service to another registered health practitioner (the *second health practitioner*), forms a reasonable belief that the second health practitioner has engaged, is engaging, or is at risk of engaging, in sexual misconduct in connection with the practice of the practitioner’s profession.
(2) The treating practitioner must, as soon as practicable after forming the reasonable belief, notify the National Agency of the second health practitioner’s conduct that forms the basis of the reasonable belief.

Note—
See section 237 which provides protection from civil, criminal and administrative liability for persons who, in good faith, make a notification under this Law.

(3) A contravention of subsection (2) by the treating practitioner does not constitute an offence but may constitute behaviour for which action may be taken under this Part.

(4) This section applies subject to section 141C.

141B—Mandatory notifications by treating practitioners of substantial risk of harm to public

(1) Subsection (2) applies to a registered health practitioner (the treating practitioner) who, in the course of providing a health service to another registered health practitioner (the second health practitioner), forms a reasonable belief that the second health practitioner is placing the public at substantial risk of harm by practising the profession—

(a) while the practitioner has an impairment; or
(b) while intoxicated by alcohol or drugs; or
(c) in a way that constitutes a significant departure from accepted professional standards.

(2) The treating practitioner must, as soon as practicable after forming the reasonable belief, notify the National Agency of the second health practitioner’s conduct that forms the basis of the reasonable belief.

Note—
See section 237 which provides protection from civil, criminal and administrative liability for persons who, in good faith, make a notification under this Law.

(3) Subsection (4) applies to a registered health practitioner (also the treating practitioner) who, in the course of providing a health service to a student, forms a reasonable belief that the student has an impairment that, in the course of the student undertaking clinical training, may place the public at substantial risk of harm.

(4) The treating practitioner must, as soon as practicable after forming the reasonable belief, notify the National Agency of the student’s impairment.

Note—
See section 237 which provides protection from civil, criminal and administrative liability for persons who, in good faith, make a notification under this Law.

(5) In considering whether the public is being, or may be, placed at substantial risk of harm, the treating practitioner may consider the following matters relating to an impairment of the second health practitioner or student—

(a) the nature, extent and severity of the impairment;
(b) the extent to which the second health practitioner or student is taking, or is willing to take, steps to manage the impairment;

(c) the extent to which the impairment can be managed with appropriate treatment;

(d) any other matter the treating practitioner considers is relevant to the risk of harm the impairment poses to the public.

(6) A contravention of subsection (2) or (4) by the treating practitioner does not constitute an offence but may constitute behaviour for which action may be taken under this Part.

(7) This section applies subject to section 141C.

141C—When practitioner does not form reasonable belief in course of providing health service

(1) This section applies if a registered health practitioner (the first health practitioner) forms a reasonable belief about—

(a) a matter, relating to another registered health practitioner (the second health practitioner), mentioned in section 141A(1) or 141B(1); or

(b) a matter, relating to a student, mentioned in section 141B(3).

(2) For this Division, the first health practitioner is taken not to form the reasonable belief in the course of providing a health service to the second health practitioner or student if—

(a) the first health practitioner—

(i) is employed or otherwise engaged by an insurer that provides professional indemnity insurance that relates to the second health practitioner or student; and

(ii) forms the reasonable belief about the matter as a result of a disclosure made by a person to the first health practitioner in the course of a legal proceeding or the provision of legal advice arising from the insurance policy; or

(b) the first health practitioner forms the reasonable belief in the course of providing advice in relation to the matter for the purposes of a legal proceeding or the preparation of legal advice; or

(c) the first health practitioner is a legal practitioner and forms the reasonable belief in the course of providing legal services to the second health practitioner or student in relation to a legal proceeding or the preparation of legal advice in which the matter is an issue; or

(d) the first health practitioner—

(i) forms the reasonable belief in the course of exercising functions as a member of a quality assurance committee, council or other body approved or authorised under an Act of a participating jurisdiction; and
(ii) is unable to disclose the information that forms the basis of the reasonable belief because a provision of that Act prohibits the disclosure of the information; or

(e) the first health practitioner knows, or reasonably believes, the National Agency has been notified of the matter that forms the basis of the reasonable belief.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council

on 27 February 2020

No 20 of 2020
STATE GOVERNMENT INSTRUMENTS

EVIDENCE ACT 1929
SECTION 4(1)

Communication Partners

TAKE notice that pursuant to section 4(1) of the Evidence Act 1929, a person from the class specified in Schedule 1 is approved for the purposes of providing assistance in proceedings to a witness with complex communication needs.

SCHEDULE 1

1. Speech pathologists with Certified Practising Speech Pathologist membership of Speech Pathology Australia;
2. Registered occupational therapists;
3. Psychologists with general registration status with the Psychology Board of Australia; and
4. Developmental educators with full membership of Developmental Educators Australia Incorporated.

In addition to holding the relevant qualifications, the person must have a minimum of five years’ relevant experience working with people with complex communication needs and must have agreed in writing to comply with the relevant Code of Conduct.

Dated: 1 March 2020

VICKIE ANN CHAPMAN
Attorney-General

FISHERIES MANAGEMENT ACT 2007
SECTION 90 (2)

Items Seized

Notice is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at BEACHPORT on 15/12/2019.

1) Rock Lobster pot, stainless mesh, red plastic bait basket, red plastic neck, 1 red four litre float, 1 white bobber float, blue rope, white strop.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

BEACHPORT

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 27 February 2020

BREE BALMER
Prosecutions Coordinator
The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act, 2007*, and were taken into possession at:

**BEACHPORT**

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the *Kingston* office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 27 February 2020

BREE BALMER
Prosecutions Coordinator

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**FISHERIES MANAGEMENT ACT 2007**

**SECTION 90 (2)**

**Items Seized**

Notice is hereby given pursuant to Section 90 (2) of the *Fisheries Management Act, 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at CAPE JAFFA on 8/12/2019.

1) **Rock Lobster Pot: Red Plastic Neck, cream coloured rope, stainless mesh, 1 x 4 Litre white float with red stripes across.**

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act, 2007*, and were taken into possession at:

**CAPE JAFFA**

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the *Kingston* office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 27 February 2020

BREE BALMER
Prosecutions Coordinator

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**FISHERIES MANAGEMENT ACT 2007**

**SECTION 90 (2)**

**Items Seized**

Notice is hereby given pursuant to Section 90 (2) of the *Fisheries Management Act, 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at CAPE JAFFA on 6/02/2020.

1) **Rock lobster pot, red neck, red rope, 2 litre pink float, 2 black bait baskets.**

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act, 2007*, and were taken into possession at:

**CAPE JAFFA**

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the *Kingston* office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 27 February 2020

BREE BALMER
Prosecutions Coordinator

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**FISHERIES MANAGEMENT ACT 2007**

**SECTION 90 (2)**

**Items Seized**

Notice is hereby given pursuant to Section 90 (2) of the *Fisheries Management Act, 2007*, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at OUTER HARBOR on 28/01/2020.

1) **Drop net with milk bottle float with faded red paint. Bait basket.**

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act, 2007*, and were taken into possession at:

**OUTER HARBOR**

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the *Largs North* office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 27 February 2020

BREE BALMER
Prosecutions Coordinator
Notice is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at POINT DRUMMOND on 19/12/2019.

1) 1 x dropnet, black string mesh, black oil container float, green rope and blue bailing twine.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

POINT DRUMMOND

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Port Lincoln office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 27 February 2020

BREE BALMER
Prosecutions Coordinator

Notice is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at POINT SINCLAIR on 20/12/2019.

1) x2 rock lobster pots with nil escape gaps, nil seal spikes and registration tags. Green with red and white buoys. x1 rock lobster pot with nil seal spike, white rope with red and white buoy.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

POINT SINCLAIR

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Ceduna office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 27 February 2020

BREE BALMER
Prosecutions Coordinator

Notice is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at ROBE on 3/01/2020.

1) Double ring Rock Lobster pot, orange prawn mesh, red neck, red bait basket, blue rope, red 4 litre float and a white 2 litre float.
2) Double ring Rock Lobster pot, orange prawn mesh, red neck, black bait basket, blue rope, red 4 litre float and a white 2 litre float.
3) Single ring Rock Lobster pot, stainless steel mess, red neck, red and green rope, red bait basket, 1 red inflatable buoy 4 litre and a white 2 litre float.
4) Single ring Rock Lobster pot, stainless steel mess, red neck, black rope, red bait basket, black bait basket, 2 litre white float, 2 litre yellow float and a white 1 litre float.
5) Single ring Rock Lobster pot, stainless steel mess, red neck, red and orange rope, red bait basket, black bait basket, 4 litre red float, white oblong 4 litre float and a yellow 1 litre float.
6) Single ring Rock Lobster pot, stainless steel mess, red neck, green rope, red bait basket, black bait basket, red 4 litre float, white 4 litre float and a white 2 litre float.
7) Single ring Rock Lobster pot, stainless steel mess, red neck, white rope, red bait basket, red 4 litre float and a white 4 litre float.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

ROBE

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 27 February 2020

BREE BALMER
Prosecutions Coordinator
FISHERIES MANAGEMENT ACT 2007
SECTION 90 (2)
Items Seized
Notice is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at SPEEDS POINT on 9/01/2020.

1) Rec Rock Lobster pot. Steel frame with galvanised wire mesh. Orange 3 x strand rope. Seal spike attached with zip ties. Painted orange and white buoys. 1 x anode wired to base of pot.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

SPEEDS POINT

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Ceduna office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 27 February 2020

BREE BALMER
Prosecutions Coordinator

FISHERIES MANAGEMENT ACT 2007
SECTION 90 (2)
Items Seized
Notice is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at STREAKY BAY on 11/01/2020.

1) Fish trap. Double steel ring with 4 x poly spacers. Covered with blue mesh net. Green mesh bait basket within. Orange and yellow rope attached. Name and address tag attached. Owner unknown.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

STREAKY BAY

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Port Lincoln office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 27 February 2020

BREE BALMER
Prosecutions Coordinator

FISHERIES MANAGEMENT ACT 2007
SECTION 90 (2)
Items Seized
Notice is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at VICTOR HARBOR on 4/02/2020.

1) 1 x RL pot with red neck, 1 x 4L red buoy, 1 x 4L yellow buoy with black stripes, 2 x built in black bait baskets, 1 x length of green rope.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

VICTOR HARBOR

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Largs North office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 27 February 2020

BREE BALMER
Prosecutions Coordinator

FISHERIES MANAGEMENT ACT 2007
SECTION 90 (2)
Items Seized
Notice is hereby given pursuant to Section 90 (2) of the Fisheries Management Act, 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at YANNERBIE on 9/01/2020.

The above items were suspected to have been used, or intended to be used, in contravention of the *Fisheries Management Act, 2007*, and were taken into possession at:

**YANNERBIE**

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the **Ceduna** office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated: 27 February 2020

**BREE BALMER**
Prosecutions Coordinator

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**GEOGRAPHICAL NAMES ACT 1991**

**FOR PUBLIC CONSULTATION**

*Notice of Intention to Assign Names to Bridges as part of the Darlington Upgrade Project*

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Planning, Transport and Infrastructure seeks public comment on a proposal to:

1. Assign the name of **STEPHEN GADLABARTI GOLDSMITH BRIDGE** to (Bridge 2), Main South Road Bridge over the Southern Expressway to surface road.
2. Assign the name of **ALICE ALITYA RIGNEY BRIDGE** to (Bridge 3), Main South Road Bridge over the Southern Expressway to lowered motorway.
3. Assign the name of **MARY MALLAMA WILLIAMS-COOPER BRIDGE** to (Bridge 14), Ayliffes Road Bridge.
4. Assign the name of **WARRI PARRI BRIDGE** to the Sturt River Bridge.

Copies of the plan for this naming proposal can be viewed at:
- the Office of the Surveyor-General, 101 Grenfell Street, Adelaide

Submissions in writing regarding this proposal may be lodged with the Surveyor-General, GPO Box 1354, SA 5001, within one month of the publication of this notice.

Dated: 27 February 2020

**MICHAEL BURDETT**
Surveyor-General
Department for Planning, Transport and Infrastructure

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**HOUSING IMPROVEMENT ACT 2016**

*Rent Control*

The Minister for Human Services Delegate in the exercise of the powers conferred by the *Housing Improvement Act 2016*, does hereby fix the maximum rental per week which shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each house described in the following table. The amount shown in the said table shall come into force on the date of this publication in the Gazette.

<table>
<thead>
<tr>
<th>Address of Premises</th>
<th>Allotment Section</th>
<th>Certificate of Title</th>
<th>Maximum Rental per week payable</th>
</tr>
</thead>
<tbody>
<tr>
<td>8A Mead Crescent, Meldon Park SA 5039</td>
<td>Allotment 19 Deposited Plan 7678 Hundred of Adelaide</td>
<td>CT 5592/374</td>
<td>$281.25</td>
</tr>
<tr>
<td>10A Dudley Avenue, North Plympton SA 5037</td>
<td>Allotment 1 Deposited Plan 114091 Hundred of Adelaide</td>
<td>CT6184/975</td>
<td>$0.00</td>
</tr>
</tbody>
</table>

Dated: 27 February 2020

**CRAIG THOMPSON**
Acting Housing Regulator and Registrar
Housing Safety Authority, SAHA
Delegate of Minister for Human Services

---

**HOUSING IMPROVEMENT ACT 2016**

*Rent Control Revocations*

Whereas the Minister for Human Services Delegate is satisfied that each of the houses described hereunder has ceased to be unsafe or unsuitable for human habitation for the purposes of the *Housing Improvement Act 2016*, notice is hereby given that, in exercise of the powers conferred by the said Act, the Minister for Human Services Delegate does hereby revoke the said Rent Control in respect of each property.

<table>
<thead>
<tr>
<th>Address of Premises</th>
<th>Allotment Section</th>
<th>Certificate of Title</th>
<th>Volume/Folio</th>
</tr>
</thead>
<tbody>
<tr>
<td>9 High Street, Alford SA 5555</td>
<td>Allotment 54 Town Plan 210902 Hundred of Tickera</td>
<td>CT5363/374</td>
<td></td>
</tr>
<tr>
<td>1 Young Street, Findon SA 5023</td>
<td>Allotment 1 Deposited Plan 5863 Hundred of Yatala</td>
<td>CT5631/420</td>
<td></td>
</tr>
<tr>
<td>6 Pioneer Court, Salisbury Heights SA 5109</td>
<td>Allotment 9 Deposited Plan 45216 Hundred of Yatala</td>
<td>CT5333/419</td>
<td></td>
</tr>
</tbody>
</table>

Dated: 27 February 2020

**CRAIG THOMPSON**
Acting Housing Regulator and Registrar
Housing Safety Authority, SAHA
Delegate of Minister for Human Services
JUSTICES OF THE PEACE ACT 2005

SECTION 4

Notice of Appointment of Justices of the Peace for South Australia by the Commissioner for Consumer Affairs

I, Dini Soulio, Commissioner for Consumer Affairs, delegate of the Attorney-General, pursuant to section 4 of the Justices of the Peace Act 2005, do hereby appoint the people listed as Justices of the Peace for South Australia as set out below.

For a period of ten years for a term commencing on 9 March 2020 and expiring on 8 March 2030:

Glen Alexander WOODS
Helen WARD
Sandra Charlotte TILBROOK
Glenda May SCIRA
Neetu SAINI
Peter James MATULICH
Patricia LAWTON
Merryn Jayl HOFFMAN
Grace Christina HAYSMAN
Colin Patrick GAMBLE
Hannah Claire DASOVIC
Mark Lyndon CLEMOW
Sarah Jane BROOKSBY
Christine Chantal Marcelle Maria BOTHA-WEBB

Dated: 19 February 2020

DINI SOULIO
Commissioner for Consumer Affairs
Delegate of the Attorney-General

LAND ACQUISITION ACT 1969

SECTION 16

Notice of Acquisition—Form 5

1. Notice of acquisition
The Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment comprising Pieces 2 and 3 in Filed Plan No 133444 comprised in Certificate of Title Volume 5949 Folio 746, and being the whole of the land identified as Allotment 302 in D121807 lodged in the Lands Titles Office.

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

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

3. Inquiries
Inquiries should be directed to:

Carlene Russell
GPO Box 1533
Adelaide SA 5001
Telephone: (08) 8343 2512

Dated: 24 February 2020

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

ROCCO CARUSO
Manager, Property Acquisition
Authorised Officer
Department of Planning, Transport and Infrastructure

DPTI 2019/03772/01
3. Inquiries

Inquiries should be directed to:

Petrula Pettas
GPO Box 1533
Adelaide SA 5001
Telephone: (08) 8343 2619

Dated: 24 February 2020

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

ROCCO CARUSO
Manager, Property Acquisition
Authorised Officer
Department of Planning, Transport and Infrastructure

DPTI 2019/05476/01

LAND ACQUISITION ACT 1969
SECTION 16
Notice of Acquisition—Form 5

1. Notice of acquisition

The Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Unit 3 in Strata Plan No 1192 comprised in Certificate of Title Volume 5052 Folio 194

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

2. Compensation

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

3. Inquiries

Inquiries should be directed to:

Petrula Pettas
GPO Box 1533
Adelaide SA 5001
Telephone: (08) 8343 2619

Dated: 24 February 2020

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

ROCCO CARUSO
Manager, Property Acquisition
Authorised Officer
Department of Planning, Transport and Infrastructure

DPTI 2019/11390/01

LAND AGENTS ACT 1994
Exemption

TAKE notice that I, Dini Soulio, Commissioner for Consumer Affairs, as delegate for the Attorney-General, pursuant to section 51 of the Land Agents Act 1994, hereby exempt Michael Kennedy from compliance with section 8BA(c)(ii)(A) of the Land Agents Act 1994, with respect to the offence for which he was convicted on 15 July 2013.

Dated: 24 February 2020

DINI SOULIO
Commissioner for Consumer Affairs
Delegate for the Attorney-General

MINING ACT 1971
REGULATION 86 (1), (3), (4) AND (7) OF THE MINING REGULATIONS 2011
Reporting Periods and Minimum Information Required to be provided in a Compliance Report

Notice is hereby given in accordance with Regulation 86(5) of the Mining Regulations 2011 (Mining Regulations) determining the reporting periods and minimum information required to be provided in a Compliance Report for a holder of a mineral lease and any associated miscellaneous purposes licence or associated extractive mineral lease, under Regulation 86(1), (3), (4) and 7 of the Mining Regulations.

1. REQUIREMENT FOR DECLARATION OF ACCURACY

The compliance report must include a signed statement by the tenement holder (or their agent) that the content of the report has been reviewed and is accurate.

Provide a summary of the steps undertaken to review the compliance report to ensure its accuracy.

2. COMPLIANCE REPORTS

The compliance report must summarise the tenement holders own compliance monitoring activities, and provide evidence that mining operations are compliant with the approved program for environment protection and rehabilitation (PEPR), conditions of the relevant mineral lease and any associated miscellaneous purposes licence, or associated extractive mineral lease, and the requirements of the Mining Act 1971 (the Mining Act).
The compliance report will replace the mining and rehabilitation compliance report where this is required in any mineral lease and/or miscellaneous purposes licence conditions.

3. REQUIREMENT FOR SUBMISSION AND REPORTING PERIOD

Unless otherwise agreed or determined by an Authorised Officer in writing:

- A compliance report is required for all mineral leases and any associated miscellaneous purposes licences or associated extractive mineral leases.
- The reporting period is one year, based on the anniversary of the PEPR approval by the Minister under Section 70B (5) of the Mining Act.
- The period after the reporting period to submit the compliance report is two months.
- A final compliance report is to be submitted to support an application for the surrender of a mining lease and any associated miscellaneous purposes licence or associated extractive mineral lease.

4. CONTENT OF COMPLIANCE REPORT

The compliance report must provide information required by all elements of Regulation 86(4) (a–i) of the Mining Regulations. The following sections specify the content required to satisfy these elements and other additional information required, where it is relevant to the operation.

4.1 Public liability insurance

In accordance with Regulation 90(2) of the Mining Regulations, the tenement holder must provide copy of the cover note for the insurance required under Regulation 90(1) or a copy of the policy of insurance or both. Documents provided should certify that the insurance is current.

4.2 Identification

The compliance report must clearly identify:

- tenement number(s)
- name of the mine operation
- general location details
- name(s) of the tenement holder and mine operator(s)
- site contact
- reference and approved date of relevant PEPR(s) being reported against
- dates of the reporting period
- report submission date

4.3 Tenements

Provide:

- a summary list and the status of currency of all tenements covered by the approved PEPR.
- a plan(s) of the mining operation showing all tenement boundaries covered by the approved PEPR.

4.4 Other approvals

Provide a summary list and the status of currency of any other approvals obtained to authorise the mining operation, that are relevant to the achievement of environmental outcomes within the approved PEPR and or compliance with the tenement conditions.

4.5 Ore reserves and mineral resources

Provide:

- a statement of the current mineral resource and ore reserve estimates in the tenement area broken down by individual deposits where possible. Reporting should be compliant with Joint Ore Reserve Committee (JORC) standards or equivalent international codes accepted by the Committee for Mineral Reserves International Reporting Standards (CRIRSCO). Where reporting of mineral resources or ore reserves is provided outside of the scope of these codes a brief description of the basis of the estimates must be provided (to the satisfaction of DEM), including demonstration that the resource continues to be economically mined at current commodity prices.
- a statement of any change in the mineral resource and ore reserves from those that form the basis for the mining operation in the approved PEPR.
- a summary of any new delineation or exploration drilling activities on the tenement, or any other potential sources of ore (e.g. from nearby mines) that may have a significant effect on the future production levels and mine life.
- a statement of the estimated mine life.

4.6 Mining, processing and waste storage activities

Provide:

- a summary of the quantity of ore mined and processed in the reporting period, and the expected quantity to be mined and processed in the next reporting period.
- a summary of the quantity of ore currently stockpiled on the tenement, the amount of concentrate or other products exported from the tenement in the reporting period, and the amount expected to be exported in the next reporting period.
- a summary of the amount of overburden / waste mined during the reporting period, the amount of overburden / waste to be mined during the next period and the amount of overburden / waste mined since commencement of mining operations.

4.7 Compliance with environmental outcomes and leading indicator criteria

Provide:

- a statement that operations were, or were not, compliant with each environmental outcome (including mine completion outcomes) specified in the tenement conditions or approved PEPR. The statement must be supported by a summary of measurement criteria data that clearly demonstrates the conclusion that the environmental outcome was (or was not) fully achieved.
- summarise data relating to any leading indicator criteria in the approved PEPR. If any leading indicator criteria have been or will become relevant to the operation of any control strategy, the report must state the actions that were taken and if the relevant controls strategies continue to be effective.
4.8 Compliance with non-outcome based tenement conditions

Provide:
- a statement on the compliance status of any tenement conditions of the lease or licence that do not relate to an environmental outcome in the approved PEPR.
- evidence to support the statement of compliance.

4.9 Rectification of non-compliances

Where instances of non-compliance with either the relevant environmental outcomes in the approved PEPR or tenement conditions have occurred during the current reporting period, provide the following information for each non-compliance:
- the date of the incident
- what environmental outcome or tenement condition was breached
- the date the incident was reported under Regulation 87 of the Mining Regulations, or other reporting protocol endorsed by the Government of SA (including the South Australian Uranium Incident Reporting Protocol)
- the cause of the non-compliance
- any actions taken or yet to be taken to rectify the non-compliance and to prevent the reoccurrence of any such non-compliance.

Where non-compliances under Regulation 86 or initial incident reports under Regulation 87 of the Mining Regulations have previously been reported in compliance reports and not fully rectified at the time of reporting, a progress report must be included to assess the effectiveness of rectification.

4.10 Disturbance and rehabilitation activities

Provide a summary of the disturbance and rehabilitation activities, including:
- the amount of land disturbed and activity that created the disturbance in the reporting period
- rehabilitation works carried out in the reporting period
- the amount of land where rehabilitation works are completed
- an estimated amount of land to be rehabilitated in the next reporting period
- strategies implemented to avoid or minimise disturbance
- any potential improvements learned from previous rehabilitation activities.

4.11 Reconciliation of native vegetation clearance

Where the PEPR includes an approved native vegetation management plan (NVMP) for the clearance of native vegetation under the Native Vegetation Act 1991, include:
- the approved maximum native vegetation clearance, as described in the PEPR (in hectares and shown on a plan)
- the amount of native vegetation cleared in the reporting period (in hectares and shown on a plan)
- the total amount cleared to date, and
- an estimated amount proposed to be cleared in the next reporting period
- provision of information, including annual monitoring and progress reports to demonstrate compliance with the NVMP where the Significant Environmental Benefit (SEB) is being provided by the tenement holder or mine operator by way of an on ground SEB offset.

4.12 Environment Protection and Biodiversity Conservation Act 1999 reporting

If the tenement was the subject of an approval under the Commonwealth Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act), include a summary report demonstrating compliance with all EPBC Act approval conditions.

4.13 Exempt land

Provide:
- a statement that all waivers for land relevant to the mining operation are in place and compliant with exempt land provisions in accordance with Section 9 of the Mining Act.
- the status of exempt land, including:
  - name of person entitled to exemption
  - certificate of title or crown land details
  - reason for exemption
  - area of exemption (hectares)
  - date waiver registered
  - any relevant conditions
- a plan showing all exempt land relevant to the mining operations. The plan must detail the extent of mining operations at the end of the reporting period.

4.14 Complaints

Provide a summary of any complaints raised by third parties for the reporting period. For each complaint specify:
- The date of complaint
- the nature of the complaint
- whether or not it related to a non-compliance
- what action was taken to address the complaint (or yet to be taken), and
- the date the complaint was resolved.

4.15 Management system reviews

Provide a summary of any management system reviews undertaken during the reporting period in order to ensure compliance with relevant tenement conditions and environmental outcomes (including mine completion outcomes), including:
- when an audit or review was undertaken
- who undertook the audit or review
- what aspect(s) of the management system was audited or reviewed
- what issues, or recommendations for improvement were noted
- an assessment of any issues identified in the audit or review with the potential to lead to a non-compliance with approved environmental outcomes, and
- what corrective action has been, or will be, taken to address any issues identified.
4.16 Verification of uncertainty
Provide:
- a description and status of works undertaken during the reporting period or proposed to be undertaken to address any identified uncertainties or assumptions made in the approved PEPR, and
- a description and status of works undertaken during the reporting period or proposed to be undertaken to address any additional uncertainties or assumptions identified since the PEPR was approved.

4.17 Change to mining operations and emerging environmental hazards
Provide:
- a summary list of any change(s) to mining operations submitted as a Program Notification under the approved PEPR for the reporting period.
- a description of any new or emerging environmental hazards that apply, or appear to be arising, in relation to mining operations.

4.18 Technical reports
Provide a summary list of all technical data, studies and reports generated during the reporting period that support the achievement of tenement conditions and environmental outcomes in the approved PEPR.

5. MAPS, PLANS AND CROSS-SECTIONS
All maps, plans and cross-sections must conform to the following standards:
- Australian Height Datum (AHD)
- state and show the relevant datum
- metric units
- have a title, north arrow, scale bar and legend
- date prepared and author
- be of appropriate resolution and scale for represented information, and
- be legible in both the hardcopy and electronic versions of the submission.

6. APPENDICES
Appendices are required in the compliance report where detailed information regarding monitoring, investigations and technical reports are required to demonstrate compliance with environmental outcomes (including mine completion outcomes). Key principles to be followed in the preparation of Appendices are as follows:
- when appending a technical report, a summary of the main findings and conclusions must be included in the technical report. Conclusions must be linked back to the approved PEPR and the relevant environmental outcome or tenement conditions.
- where large sets of data have been collected, charts and tables are to be used to summarise findings.
- graphic representations of the data must clearly display labels, units and values.

7. SUBMISSION OF THE COMPLIANCE REPORT
Unless otherwise specified by an Authorised Officer:
- an electronic version of the compliance report must be submitted
- each page, plan or other separate sheet must include the tenement number(s), date of the compliance report preparation and sequential page numbering
- the electronic version must be submitted in one single Acrobat PDF file

Mark submissions ‘Attention: Mining Regulation Branch’ and forward by email, post or courier:

Email
DEM.MiningRegRehab@sa.gov.au

Mail
Mining Regulation
Mineral Resource Division
Department for Energy and Mining (DEM)
GPO Box 320
Adelaide SA 5001

Hand deliver/courier
Mining Regulation
Mineral Resource Division
Department for Energy and Mining (DEM)
c/- Level 4, 11 Waymouth Street
Adelaide SA 5001

In accordance with Regulation 86 of the Mining Regulations 2011 this notice will have effect from 27 February 2020.
Dated: 27 February 2020

GREG MARSHALL
Director Mining Regulation


Dated: 27 February 2020

J MARTIN
Mining Registrar as delegate for the Minister for Energy and Mining
Department for Energy and Mining

MINING ACT 1971
SECTION 29(1A) AND 29(5)(B)(II)
Applications for a Corresponding Licence

NOTICE is hereby given that:

1. Pursuant to subsection 29(1a) of the Mining Act 1971 (“the Act”) no applications may be made for corresponding licences over the land identified in Columns 1, 2, 3 and 6 of the Schedule during the succeeding period listed in Column 4 of the Schedule.

2. Applications for corresponding licences may be made during the period listed in Column 5, and during that period, pursuant to subsection 29(5)(b)(ii) of the Act, subsection 29(4) of the Act will not apply in relation to any such applications.

3. Plans and coordinates for the land identified in Columns 1, 2, 3 and 6 of the Schedule can be obtained at the DEM Minerals website: http://energymining.sa.gov.au/minerals/exploration/public_notices/exploration_release_areas_eras or by phoning Mineral Tenements on (08) 8463 3103.

4. This notice becomes effective 27 February 2020.

THE SCHEDULE

<table>
<thead>
<tr>
<th>ERA No</th>
<th>Location</th>
<th>Area (km²)</th>
<th>Moratorium Period</th>
<th>Open Dates</th>
<th>ERA Specific Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>ERA 1128</td>
<td>Pernatty area approximately 100 km north-northwest of Port Augusta</td>
<td>299</td>
<td>27 February 2020 to 31 May 2020</td>
<td>1 June 2020 to 5 June 2020</td>
<td>Nil</td>
</tr>
</tbody>
</table>


P FREEMAN
Deputy Executive Director
Mineral Resources
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

Note 1 The effect of this notice is that:

• No applications for a corresponding licence may be made during the period 27 February 2020 to 31 May 2020.
• Applications for a corresponding licence may be made from 1 June 2020 to 5 June 2020 (inclusive).
• Applications for a corresponding licence made between 1 June 2020 to 5 June 2020 (inclusive) will not be dealt with under subsection 29(4) of the Act, but under subsection 29(6) of the Act, which is on a merits basis.
• If no applications for a corresponding licence are made between 1 June 2020 to 5 June 2020 (inclusive) applications for a corresponding licence made from 6 June 2020 onwards will be dealt with under subsection 29(4).

ROADS (OPENING AND CLOSING) ACT 1991
SECTION 24
Notice of Confirmation of Road Process Order
Road Closure – Knox Terrace, Skye

BY Road Process Order made on 5 December 2019, the City of Burnside ordered that:

1. Portion of Knox Terrace, Skye, situated adjoining Allotment 29 in Deposited Plan 6520, Hundred of Adelaide, more particularly delineated and lettered ‘A’ in Preliminary Plan 19/0027 be closed.

2. Transfer the whole of the land subject to closure to Angela Natalie Ridge in accordance with the Agreement for Transfer dated 5 December 2019 entered into between the City of Burnside and Angela Natalie Ridge.

On 20 February 2020 that order was confirmed by the Minister for Transport, Infrastructure and Local Government conditionally upon the deposit by the Registrar-General of Deposited Plan 123049 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: 27 February 2020

M. P. BURDETT
Surveyor-General
DPTI: 2019/11421/01

TRAINING 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
Corporation in or near the undermentioned water districts and are now available for a constant supply of water to adjacent land.

Notice is hereby given that the following main pipes or parts of main pipes have been laid down by the South Australian Water:

<table>
<thead>
<tr>
<th>No.</th>
<th>Date</th>
<th>Location</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>13.</td>
<td>25 June 2009</td>
<td>Gemmell Street, Brighton. p68</td>
<td>p68</td>
</tr>
<tr>
<td>17.</td>
<td>9 October 2009</td>
<td>Hume Court, Flinders Park. p7</td>
<td>p7</td>
</tr>
<tr>
<td>21.</td>
<td>4 February 2010</td>
<td>Rotorua Avenue, Park Holme. p6</td>
<td>p6</td>
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<td>25.</td>
<td>8 April 2010</td>
<td>Gemmell Street, Dover Gardens. p68</td>
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<td>29.</td>
<td>17 June 2010</td>
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<td>33.</td>
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<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>37.</td>
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<td>41.</td>
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<td>45.</td>
<td>10 November 2011</td>
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<td>53.</td>
<td>1 March 2012</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>57.</td>
<td>7 June 2012</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>61.</td>
<td>5 July 2012</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>65.</td>
<td>9 August 2012</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>69.</td>
<td>18 October 2012</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>73.</td>
<td>13 December 2012</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>77.</td>
<td>28 February 2013</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>81.</td>
<td>13 March 2013</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>16 August 2013</td>
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<td>22 August 2013</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>97.</td>
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<td>27 May 2015</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>30 June 2016</td>
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<td>27 October 2016</td>
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<td>21 March 2017</td>
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<td>117.</td>
<td>19 September 2017</td>
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<td>23 January 2018</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>125.</td>
<td>2 August 2018</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>129.</td>
<td>27 September 2018</td>
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<td>133.</td>
<td>15 November 2018</td>
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<td>137.</td>
<td>20 December 2018</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>141.</td>
<td>6 June 2019</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>145.</td>
<td>11 July 2019</td>
<td>Yeltana Avenue, Huntfield Heights. p3</td>
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<td>153.</td>
<td>19 December 2019</td>
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</tbody>
</table>

TRADES OR DECLARED VOCATIONS AND REQUIRED QUALIFICATIONS AND TRAINING CONTRACT CONDITIONS FOR THE COMMUNITY SERVICES TRAINING PACKAGE CHC AND THE FINANCIAL SERVICES TRAINING PACKAGE FNS

<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>Financial Services Officer #</td>
<td>FNS41815</td>
<td>Certificate IV in Financial Services</td>
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WATER INDUSTRY ACT 2012
WATER MAINS AND SEWERS
Office of the South Australian Water Corporation

SA Water will no longer publish mains availability in the Government Gazette. This information can now be found through the publically accessible SA Location website at this link: http://location.sa.gov.au/viewer/

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

ADELAIDE WATER DISTRICT
AdeLAIde City CoUNCIL
Across and in Frome Street, Adelaide. p66
City of Charles Sturt
Hume Court, Flinders Park. p7
City of Holdfast Bay
Gemmell Street, Brighton. p68
City of Marion
Rotorua Avenue, Park Holme. p6
Gemmell Street, Dover Gardens. p68
City of Onkaparinga
Easements in lot 601 in LTRO DP 95901 (road shown as Fuschia Street in Land Division number 145/D249/14), Yeltana Avenue, Huntfield Heights. p3 and 4
Notice is hereby given that the following sewers have been laid down by the South Australian Water Corporation in the undermentioned drainage areas and are now available for house connections.

ADELAIDE DRAINAGE AREA

CAMPBELLTOWN CITY COUNCIL
Riverview Drive, Paradise. FB 1297 p7

CITY OF CHARLES STURT
Across Nicholls Terrace, Woodville West. FB 1296 p57 and 58
Easements in lots 145 in LTRO DP 4377, Nicholls Terrace and lot 141 in LTRO DP 4377, Todville Street, Woodville West (proposed road shown as ‘RS01’ in Land Division Number 252/G237/18) FB 1296 p57 and 58
Easements in lots 14 and 13 in LTRO FP 43283 and lot 138 in LTRO DP 4377 (proposed road shown as ‘RS01’ in Land Division Number 252/G237/18) Todville Street, Woodville West. FB 1296 p57 and 58
Easements in lots 147 and 148 in LTRO DP 4377 (proposed road shown as ‘RS01’ in Land Division Number 252/G237/18) Nicholls Terrace, Woodville West. FB 1296 p57 and 58
Easement in lot 132 in LTRO DP 4377 (proposed road shown as ‘RS01’ in Land Division Number 252/G237/18) Sweeney Terrace, Woodville West. FB 1296 p57 and 58

CITY OF HOLDFAST BAY
Gemmell Street, Brighton. FB 1297 p11

CITY OF MARION
Gemmell Street, Dover Gardens. FB 1297 p11

CITY OF MITCHAM
Easements in lots 91 and 90 in LTRO DP 1320, Coromandel Parade, Blackwood. FB 1297 p2

CITY OF ONKAPARINGA
Antonio Street, Huntfield Heights. FB 1296 p53, 54 and 56
Easements in lot 601 in LTRO DP 95901 (proposed road Fuschia Street in Land Division Number 145/D249/14), Yeltana Avenue, Huntfield Heights. FB 1296 p53-56
Fuschia Street, Huntfield Heights. FB 1296 p53, 54 and 56
Valentine Street, Morphett Vale. FB 1295 p60
Chilcomb Drive, Huntfield Heights. FB 1297 p10

CITY OF PLAYFORD
Across Peachey Road, Munno Para. FB 1298 p4-6
Rivitalo Avenue, Munno Para. FB 1298 p4-6

CITY OF PORT ADELAIDE ENFIELD
Fife Street, Klemzig. FB 1297 p3
Wirra Wirra Avenue, Enfield. FB 1297 p9
Branston Avenue, Devon Park. FB 1297 p12

CITY OF SALISBURY
Burri Street, Ingle Farm. FB 1297 p4
Across Marrett Drive, Ingle Farm. FB 1297 p5
Short Street, Ingle Farm. FB 1297 p5
Marsh Avenue, Para Hills. FB 1297 p8

CITY OF WEST TORRENS
Arthur Street, Richmond. FB 1297 p6
CITY OF VICTOR HARBOR
Easements in lot 502 in LTRO DP 119981 (proposed roads Greenfield Street and Heron Street in Land Division Number 453/D007/14), Greenfield Street, Hindmarsh Valley. FB 1298 p1-3

Dated: 27 February 2020

DAVID RYAN
Chief Executive Officer
South Australian Water Corporation
LOCAL GOVERNMENT INSTRUMENTS

CITY OF PORT ADELAIDE ENFIELD

Assignment of Names for New Roads

NOTICE is hereby given that the Council of the City of Port Adelaide Enfield at its meeting held on 11th December 2018 resolved pursuant to Section 219(1) of the Local Government Act 1999 that the names of certain new roads located in the suburb of Port Adelaide be assigned the street names as detailed below:

- A new road be assigned the name Hobart Lane, Port Adelaide.
- A new road be assigned the name Albany Lane, Port Adelaide.
- A new road be assigned the name Brisbane Lane, Port Adelaide.

A copy of the plan that delineates the new roads that are the subject to the assignment of street names, together with a copy of the Council’s resolution are all available for inspection at the Council’s principal office 163 St Vincent St, Port Adelaide, Enfield Library 1 Kensington Cr, Enfield and Greenacres Library Council Office, 2 Fosters Rd, Greenacres during their normal business hours and on the Council’s website www.cityofpae.sa.gov.au/publicnotices.

Dated: 27 February 2020

MARK WITHERS
Chief Executive Officer

LIGHT REGIONAL COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing – Paternoster Road, Reid

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Light Regional Council proposes to make a Road Process Order to close and retain the northern portion of Paternoster Road adjoining allotment 100 in Deposited Plan 44357 more particularly delineated and lettered A on Preliminary Plan 20/0004.

The Preliminary Plan and Statement of Persons Affected is available for public inspection at the offices of the Light Regional Council at 93 Main Street, Kapunda, and 7 Hanson Street, Freeling, and the Adelaide Office of the Surveyor-General during normal office hours. The Preliminary Plan can also be viewed at www.sa.gov.au/roadsactproposals.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Light Regional Council at PO Box 72, Kapunda SA 5373, WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at GPO Box 1354, Adelaide 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated: 27 February 2020

BRIAN CARR
Chief Executive Officer
PUBLIC NOTICES

LOCAL GOVERNMENT ACT 1999
GAWLER RIVER FLOODPLAIN MANAGEMENT AUTHORITY

Adoption of Amended Charter

NOTICE is hereby given of the adoption of an Amended Charter by the Gawler River Floodplain Management Authority on 28 January 2020.

In accordance with the South Australian Local Government Act 1999, Schedule 2 (2) Clause 19 (5) (c), full details of the Amended Charter are available at www.gawler.sa.gov.au/grfma

Dated: 25 February 2020

D. HITCHCOCK
Executive Officer

NATIONAL ELECTRICITY LAW

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

Under ss 102 and 103, the making of the National Electricity Amendment (Transmission loss factors) Rule 2020 No. 2 (Ref. ERC0251) and related final determination. Schedules 1 and 3 commence operation on 5 March 2020. Schedule 2 commences operation on 1 July 2021, immediately after commencement of Schedule 2 of the National Electricity Amendment (Five minute settlement and global settlement implementation amendments) Rule 2019 No. 7.

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: 27 February 2020

NATIONAL ENERGY RETAIL LAW

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

Under ss 259 and 261, the making of the National Energy Retail Amendment (Regulating conditional discounting) Rule 2020 No. 1 (Ref. RRC0028) and related final determination. All provisions commence on 1 July 2020.

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: 27 February 2020

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

BIRCH John Edward late of 1 Whitehouse Court Whyalla Jenkins of no occupation who died 26 November 2018
BURRIDGE Pamela Ann late of 345 Fullarton Road Fullarton of no occupation who died 22 January 2019
DAVISS Bernard Joseph late of 333 Marion Road North Plympton Retired Maintenance Engineer who died 03 September 2019
DAY Graham Mark late of 4 Margaret Street Clarence Park of no occupation who died 18 June 2019
Ferreira Anne late of 11-23 Judd Avenue Hammondville New South Wales of no occupation who died 18 May 2019
GIBSON Anne late of 49 Buxton Street West Adelaide of no occupation who died 23 July 2019
GIll Stefan Peter late of 53 Austral Terrace Morphettville Retired Public Servant who died 02 December 2019
KEIGHLEY Robert John late of 47 Sutton Avenue Mount Gambier Retired Delivery Driver who died 19 September 2019
LEA Bryan Stanley late of 30 Shilabeer Road Elizabeth Park Retired Forklift Driver who died 22 January 2019
LORGER Josefina late of 14-24 Penneys Hill Road Hackham of no occupation who died 30 August 2019
MARRSHALL Alma Franziska late of 43 High Street Strathalbyn Retired Fruit Grower who died 17 March 2019
MORTIMER Sophia late of 95 Awoonga Road Hope Valley Retired Public Servant who died 20 September 2019
PALMER Christine Mary late of 395 Marion Road Oaklands Park of no occupation who died 23 June 2019
PIETEREK Patricia Mary late of 35 Lewis Road Glynde Retired Social Worker who died 27 September 2018
PILYPAS Gloria Correen late of 35 Eliza Place Panorama of no occupation who died 17 February 2019
ROBERTSON Pamela Mary late of 477-479 Military Road Largs Bay of no occupation who died 23 September 2019
STEPHENSON Robert Norman late of 11 Kookaburra Crescent Hawthorn Technical Officer who died 14 August 2019
SULLEY Winifred Olive late of 1 Madras Street Oaklands Park of no occupation who died 08 July 2019
VAN ZOEN Georgina Wilhelmina Frederika late of 1 Madras Street Oaklands Park of no occupation who died 02 June 2019
WILLS Jacquelyn Martha late of 1099 Grand Junction Road Hope Valley Retired Corrections Officer who died 25 October 2019
WRIGHT Yvonne Gwenda late of 40 Skyline Drive Flagstaff Hill of no occupation who died 02 August 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 27 March 2020 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: 27 February 2020

N S RANTANEN
Acting Public Trustee
NOTICE SUBMISSION

The South Australian Government Gazette is compiled and published each Thursday.

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

All submissions are formatted per the gazette style and proofs are supplied as soon as possible. Alterations must be returned before 4 p.m. Wednesday.

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 in the following format:

- Title—name of the governing Act/Regulation
- Subtitle—brief description of the notice
- A structured body of text
- Date of authorisation
- Name, position, and government department/organisation of the person authorising the notice

Please provide the following information in your email:

- Date of intended publication
- Contact details of at least two people responsible for the notice content
- Name of the person and organisation to be charged for the publication (Local Council and Public notices)
- Request for a quote, if required
- Purchase order, if required

EMAIL: governmentgazettesa@sa.gov.au
PHONE: (08) 7109 7760
WEBSITE: www.governmentgazette.sa.gov.au

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