THE SOUTH AUSTRALIAN
GOVERNMENT GAZETTE
PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 19 MARCH 2020

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

Printed and published weekly by authority of S. SMITH, Government Printer, South Australia
$7.70 per issue (plus postage), $387.60 per annual subscription—GST inclusive
Online publications: www.governmentgazette.sa.gov.au
GOVERNOR’S INSTRUMENTS

APPOINTMENTS

Department of the Premier and Cabinet
Adelaide, 19 March 2020

His Excellency the Governor in Executive Council has revoked the appointment of Maria Panagiotidis as the Magistrate in Charge and Simon James Smart as the Deputy Magistrate in Charge of the Police Disciplinary Tribunal and the Protective Security Officers Disciplinary Tribunal, effective from 29 April 2020 - pursuant to the provisions of the Police Complaints and Discipline Act 2016, the Protective Security Act 2007 and section 36 of the Acts Interpretation Act 1915.

By command,

STEVEN SPENCE MARSHALL
Premier

AGO0030-20CS

Department of the Premier and Cabinet
Adelaide, 19 March 2020

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Film Corporation, pursuant to the provisions of the South Australian Film Corporation Act 1972:

Member: from 20 March 2020 until 19 March 2023
Anthony Ayres

By command,

STEVEN SPENCE MARSHALL
Premier

20IS/001CS

Department of the Premier and Cabinet
Adelaide, 19 March 2020

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Tourism Commission Board, pursuant to the provisions of the South Australian Tourism Commission Act 1993:

Director: from 19 March 2020 until 18 March 2022
Helen Germein Edwards

By command,

STEVEN SPENCE MARSHALL
Premier

DPC20/026CS

Department of the Premier and Cabinet
Adelaide, 19 March 2020

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

Member: from 1 April 2020 until 31 March 2022
Helen Anne Macdonald

By command,

STEVEN SPENCE MARSHALL
Premier

20EWEPACS0002

Department of the Premier and Cabinet
Adelaide, 19 March 2020

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Police Disciplinary Tribunal, pursuant to the provisions of the Police Complaints and Discipline Act 2016:

Magistrate in Charge: from 29 April 2020 until 28 April 2023
Simon James Smart

Deputy Magistrate in Charge: from 29 April 2020 until 28 April 2023
Brett Jonathon Dixon

Panel Member: from 29 April 2020 until 28 April 2023
Alison Frances Adair
Nicholas Alexandrides
Teresa Marie Anderson
Jaye Samia Basheer
Paul Bennett
Yoong Fee Chin
Luke Anthony Davis
Cathy Helen Deland
Lynnette Catherine Duncan
John Gerard Fahey
Gregory Charles Fisher
Paul Marvin Foley
Terence Frederick Forrest
Alfio Anthony Grasso
Gary Clive Gumpl

By command,
His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Protective Security Officers Disciplinary Tribunal, pursuant to the provisions of the Protective Security Act 2007:

**Magistrate in Charge:** from 29 April 2020 until 28 April 2023
- Simon James Smart

**Deputy Magistrate in Charge:** from 29 April 2020 until 28 April 2023
- Brett Jonathon Dixon

**Panel Member:** from 29 April 2020 until 28 April 2023
- Alison Frances Adair
- Nicholas Alexandrides
- Teresa Marie Anderson
- Jayne Samia Basheer
- Paul Bennett
- Yoong Fee Chin
- Luke Anthony Davis
- Cathy Helen Deland
- Lynette Catherine Duncan
- John Gerard Fahey
- Gregory Charles Fisher
- Paul Marvin Foley
- Terence Frederick Forrest
- Alfio Anthony Grasso
- Gary Clive Gumpl
- Robert Bruce Harrap
- Kathyrn Hodder
- Mary-Louise Hrilal
- Anna Jackson
- Briony Kennewell
- Oliver Rudolf Gerhard Koehn
- Koula Kossiavlos
- Jayanthi McGrath
- David Hamilton Bruce McLeod
- Stefan Peter Metanomski
- Simon Hugh Milazzo
- Kym Andrew Millard
- Brian Malcolm Nitschke
- Rodney Oates
- Susan Elizabeth O'Connor
- Maria Panagiotidis
- Kylie Sue Schulz
- Mark Steven Semmens
- Elizabeth Ann Sheppard
- Derek Yorke Nevill Sprod
- John Cardale Wells
- David John White
- Ian Lansell White

By command,

STEVEN SPENCE MARSHALL
Premier

Department of the Premier and Cabinet
Adelaide, 19 March 2020
South Australia

Legislation (Fees) Act (Commencement) Proclamation 2020

1—Short title

This proclamation may be cited as the Legislation (Fees) Act (Commencement) Proclamation 2020.

2—Commencement of Act

(1) Subject to subclause (2), the Legislation (Fees) Act 2019 (No 30 of 2019) comes into operation on 19 March 2020.

(2) Schedule 1 of the Act comes into operation on 1 July 2020.

Made by the Governor

with the advice and consent of the Executive Council
on 19 March 2020
South Australia

Administrative Arrangements (Administration of Legislation (Fees) Act) Proclamation 2020

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (Administration of Legislation (Fees) Act) Proclamation 2020.

2—Commencement

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

3—Administration of Legislation (Fees) Act committed to Premier

The administration of the Legislation (Fees) Act 2019 is committed to the Premier.

Made by the Governor

with the advice and consent of the Executive Council

on 19 March 2020
South Australia

Planning, Development and Infrastructure (Planning Regions) Proclamation 2020

under section 5(1) and Schedule 8 clause 7(1)(a)(ii) of the Planning, Development and Infrastructure Act 2016

1—Short title
This proclamation may be cited as the Planning, Development and Infrastructure (Planning Regions) Proclamation 2020.

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

3—Interpretation
In this proclamation—

Act means the Planning, Development and Infrastructure Act 2016;

Minister means the Minister for Planning.

4—Planning regions and Greater Adelaide
(1) In accordance with section 5(1)(a) of the Act, the State is divided into the following planning regions for the purposes of the Act:

   (a) Greater Adelaide;
   (b) Eyre and Western;
   (c) Far North;
   (d) Kangaroo Island;
   (e) Limestone Coast;
   (f) Murray Mallee;
   (g) Yorke Peninsula and Mid North.

(2) The planning regions referred to in subclause (1) are constituted as follows:

   (a) Greater Adelaide is constituted as the area defined by the plan deposited in the General Registry Office at Adelaide and numbered G16/2015 (being the plan as it existed on 1 December 2015);
   (b) Eyre and Western is constituted as the area defined by the plan published by the Minister on the SA planning portal identified as PLN ID: 5845 and dated February 2020;
   (c) Far North is constituted as the area defined by the plan published by the Minister on the SA planning portal identified as PLN ID: 5846 and dated February 2020;
   (d) Kangaroo Island is constituted as the area defined by the plan published by the Minister on the SA planning portal identified as PLN ID: 5847 and dated February 2020;
(e) Limestone Coast is constituted as the area defined by the plan published by the Minister on the SA planning portal identified as PLN ID: 5848 and dated February 2020;

(f) Murray Mallee is constituted as the area defined by the plan published by the Minister on the SA planning portal identified as PLN ID: 5849 and dated February 2020;

(g) Yorke Peninsula and Mid North is constituted as the area defined by the plan published by the Minister on the SA planning portal identified as PLN ID: 5850 and dated February 2020.

(3) In accordance with clause 7(1)(a)(ii) of Schedule 8 of the Act, a period of 3 years is provided for.

Made by the Governor

on the recommendation of the Minister and with the advice and consent of the Executive Council on 19 March 2020
South Australia

South Australian Public Health (Notifiable Contaminants) Regulations 2020

under the South Australian Public Health Act 2011

Contents
1 Short title
2 Commencement
3 Interpretation
4 Contaminants
5 Declaration and notification of notifiable contaminants—pathogens
6 Declaration and notification of notifiable contaminants—microorganisms (unacceptable microbiological level)
7 Declaration and notification of notifiable contaminants—microorganisms (unsatisfactory or potentially hazardous level)
8 Circumstances in which notification is required
9 Prescribed body—standards or other documents prepared or published

1—Short title

These regulations may be cited as the South Australian Public Health (Notifiable Contaminants) Regulations 2020.

2—Commencement

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

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the South Australian Public Health Act 2011;

Compendium means the Compendium of Microbiological Criteria for Food, as in force from time to time, being a document published by Food Standards Australia New Zealand;

ready-to-eat food has the same meaning as in the Australia New Zealand Food Standards Code – Standard 3.2.2 – Food safety practices and general requirements (Australia only), as in force from time to time, being a standard under the Food Standards Australia New Zealand Act 1991 of the Commonwealth;

Schedule 27 of the Code means the Australia New Zealand Food Standards Code – Schedule 27 – Microbiological limits in food, as in force from time to time, being a standard under the Food Standards Australia New Zealand Act 1991 of the Commonwealth;

Standard 1.6.1 means the Australia New Zealand Food Standards Code – Standard 1.6.1 – Microbiological limits in food, as in force from time to time, being a standard under the Food Standards Australia New Zealand Act 1991 of the Commonwealth;

unacceptable microbiological level—the unacceptable microbiological level of a notifiable contaminant in food is the level determined in accordance with Standard 1.6.1;
unsatisfactory or potentially hazardous level—the unsatisfactory or potentially hazardous level of a notifiable contaminant in ready-to-eat food is the level determined in accordance with Table 1 of the Compendium.

4—Contaminants

For the purposes of the definition of contaminant in section 3(1) of the Act, the following are prescribed:

(a) a pathogen listed in regulation 5(1);
(b) a toxin produced by a pathogen listed in regulation 5(1);
(c) a microorganism referred to in regulation 6(1);
(d) a microorganism listed in regulation 7(1).

5—Declaration and notification of notifiable contaminants—pathogens

(1) For the purposes of section 67(1) of the Act, the following pathogens are declared to be notifiable contaminants:

- Campylobacter (any species)
- Clostridium botulinum
- Cryptosporidium (any species)
- Cyclospora (any species)
- Giardia
- Hepatitis A
- Hepatitis E
- Listeria (any species)
- Salmonella (any species)
- Shiga toxin or vero toxin producing Escherichia coli
- Shigella (any species)
- Yersinia (any species).

(2) For the purposes of section 67(1) of the Act, a toxin produced by a contaminant declared under subregulation (1) to be a notifiable contaminant is declared to be a notifiable contaminant.

(3) For the purposes of section 68(1) of the Act, if a contaminant declared under subregulation (1) or (2) to be a notifiable contaminant is detected or isolated in food, the responsible person must report the detection or isolation.

(4) Despite subregulation (3), a responsible person is not required to report the preliminary or presumptive detection or isolation of any such contaminant in food, except where the Chief Public Health Officer requires otherwise.

6—Declaration and notification of notifiable contaminants—microorganisms (unacceptable microbiological level)

(1) For the purposes of section 67(1) of the Act, the microorganisms referred to in section S27—4 of Schedule 27 of the Code are declared to be notifiable contaminants.
(2) For the purposes of section 68(1) of the Act, if a contaminant declared under subregulation (1) to be a notifiable contaminant is detected or isolated in food referred to in section S27—4 of Schedule 27 of the Code at a level greater than the unacceptable microbiological level, the responsible person must report the detection or isolation.

(3) Testing of food for the purposes of subregulation (2) must be carried out in accordance with Standard 1.6.1.

7—Declaration and notification of notifiable contaminants—microorganisms (unsatisfactory or potentially hazardous level)

(1) For the purposes of section 67(1) of the Act, the following microorganisms are declared to be notifiable contaminants:

- Bacillus cereus
- Clostridium perfringens
- Staphylococcus aureus and other coagulase-positive staphylococci
- Vibrio parahaemolyticus.

(2) For the purposes of section 68(1) of the Act, if a contaminant declared under subregulation (1) to be a notifiable contaminant is detected or isolated in ready-to-eat food at a level that is equal to or greater than the unsatisfactory or potentially hazardous level, the responsible person must report the detection or isolation.

8—Circumstances in which notification is required

(1) For the purposes of section 68(4) of the Act, circumstances in which the person is aware, or suspects, that a responsible person has not reported the detection or isolation of a notifiable contaminant to the Chief Public Health Officer are prescribed.

(2) For the purposes of section 68(4)(a) of the Act, the following circumstances are prescribed:

- where a test has detected or isolated a contaminant declared under regulation 5(1) or (2) to be a notifiable contaminant in food;
- where a test has detected or isolated a contaminant declared under regulation 6(1) to be a notifiable contaminant in food referred to in section S27—4 of Schedule 27 of the Code at a level greater than the unacceptable microbiological level;
- where a test has detected or isolated a contaminant declared under regulation 7(1) to be a notifiable contaminant in ready-to-eat food at a level that is equal to or greater than the unsatisfactory or potentially hazardous level.

(3) Subregulation (2)(a) does not apply to the preliminary or presumptive detection or isolation of any such contaminant in food, except where the Chief Public Health Officer requires otherwise.

(4) Testing of food for the purposes of subregulation (2)(b) must be carried out in accordance with Standard 1.6.1.

9—Prescribed body—standards or other documents prepared or published

For the purposes of section 109(5)(a) of the Act, Food Standards Australia New Zealand is a prescribed body.
Made by the Governor

with the advice and consent of the Executive Council
on 19 March 2020

No 25 of 2020
South Australia

Development (Delivery of Goods) Variation Regulations 2020
under the Development Act 1993

Contents

Part 1—Preliminary

1 Short title
2 Commencement
3 Variation provisions

Part 2—Variation of Development Regulations 2008

4 Variation of regulation 5—Application of Act

Part 1—Preliminary

1—Short title

These regulations may be cited as the Development (Delivery of Goods) Variation Regulations 2020.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Development Regulations 2008

4—Variation of regulation 5—Application of Act

(1) Regulation 5—after subregulation (4) insert:

(4a) Pursuant to section 7(3)(b) of the Act, section 44 of the Act applies with the following prescribed variation during the period from the commencement of this subregulation until the designated day:

Section 44—after subsection (4) insert:

(5) Subsection (4) does not apply to prevent a person who operates a shop used primarily for the sale of foodstuffs by retail from—

(a) loading or unloading goods at the shop at any time; or

(b) opening the shop to the public at any time.
(2) Regulation 5(5)—before the definition of *prescribed separation distance* insert:

*designated day* means the earlier of the following days:

(a) the day designated by the Minister by notice in the Gazette;

(b) 30 September 2020;

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 March 2020

No 26 of 2020
STATE GOVERNMENT INSTRUMENTS

AQUACULTURE ACT 2001

Aquaculture Tenure Allocation Board (ATAB)

Public call on available hectares in the:

- Louth Bay Aquaculture Zone; Boston Bay Sector And Boston Island (East) Sector Of The Boston Bay Aquaculture Zone; And Lincoln (Outer) Sector Of The Lincoln Aquaculture Zone Under The Aquaculture (Zones—Lower Eyre Peninsula) Policy 2013
- Anxious Bay Aquaculture Zone Under The Aquaculture (Zones—Anxious Bay) Policy 2007
- Tumby Bay Aquaculture Zone Under The Aquaculture (Zones—Tumby Bay) Policy 2015
- Kellidie Bay Aquaculture Zone Under The Aquaculture (Zones—Coffin Bay) Policy 2008
- Streaky Bay Aquaculture Zone; And Blanche Port Aquaculture Zone Under The Aquaculture (Zones—Streaky Bay) Policy 2011

Open 18 March 2020 to 08 May 2020.

ATAB CRITERIA AND MINISTER’S ASSESSMENT GUIDELINES

The Aquaculture Tenure Allocation Board (ATAB) will assess applications and make recommendations to the Minister for Primary Industries and Regional Development (or delegate of the Minister) as to any applications that should not be granted and as to the order of merit of the remaining applications. The key objective of the tenure allocation process under the Aquaculture Act 2001 ("the Act") is to ensure an equitable and transparent process is followed to allocate tenure to operators who will use the marine resource at an optimum level (in terms of the quality and quantity of output relative to the capacity of the environment).

ATAB assesses all applications received in accordance with a public call for applications for new leases within aquaculture zones designated as public call zones (in State waters) together with the proposed activity to be licensed to ensure fairness in the tenure release process. Under section 35(5), ATAB must assess each application received in accordance with a public call for applications taking into account —

(a) the objects of the Act; and
(b) any prescribed criteria or other relevant provisions of the applicable aquaculture policy; and
(c) any applicable criteria and weightings.

Upon completion of assessment, the ATAB must make recommendations to the Minister as to applications that should not be granted and the order of merit of remaining applications.

The objects of the Act are:

(a) to promote the ecologically sustainable development of marine and inland aquaculture; and
(b) to maximise the benefits to the community from the State’s aquaculture resources; and
(c) to ensure the efficient and effective regulation of the aquaculture industry.

Part A - ATAB Criteria

The ATAB will assess applications and apply the following criteria established in accordance with section 35(2)(b) of the Act:

- That the intended purpose is within the objects of the Act.
- That the application is consistent with the applicable zone policy.
- That the lease area to which the application relates must be located within the applicable zone area of the applicable zone policy and be for the farming of the permitted species.
- That the size of the applicant’s proposed lease site or sites does not exceed the available hectares within the applicable zone area of the applicable zone policy.
- That the knowledge and experience of the applicant in relation to the farming of the permitted species, including in conditions comparable to those in the applicable zone area, are considered adequate.
- That the applicant shows a high level of commitment to ensuring that the proposed aquaculture operations will be managed in an environmentally sustainable manner and operations will be compliant with the requirements of the Act and other relevant legislation.
- That the applicant has the financial capacity (including the business capacity) to establish and operate the proposed site as a viable enterprise.
- That the applicant is ready to develop and commence operations on the site immediately or as soon as possible.
- That the applicant shows a high level of commitment to ecologically sustainable development of the site and to the long-term growth and development of the aquaculture industry and its contribution to, and links with, the regional economy.

Part B – Minister’s Assessment Guidelines

The assessment of applications received by the ATAB as part of this public call must be carried out in accordance with the Minister’s assessment guidelines under section 35(6) of the Act. The Minister’s assessment guidelines are:

<table>
<thead>
<tr>
<th>Capability</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nature of the proposal</td>
<td>LOUTH BAY AQUACULTURE ZONE</td>
</tr>
<tr>
<td>• ATAB will ensure that the proposed activity is located within the Louth Bay aquaculture zone, is the farming of bivalve molluscs and/or algae and that the proposed site(s) does not exceed 51 hectares.</td>
<td></td>
</tr>
<tr>
<td>• This includes up to a maximum of 35 hectares for the farming of bivalve molluscs, if applied for.</td>
<td></td>
</tr>
<tr>
<td>• ATAB will evaluate the nature of the proposal including proposed farming practices and processes.</td>
<td></td>
</tr>
<tr>
<td>• ATAB will evaluate if proposed farming structures are appropriate for the oceanographic conditions of the zone, taking into consideration the types of farming structures used in this zone in the past and their ability or inability to withstand these conditions.</td>
<td></td>
</tr>
<tr>
<td>• ATAB will evaluate the proposed stages and timeframes of development to ensure they are realistic and achievable.</td>
<td></td>
</tr>
<tr>
<td>• BOSTON BAY SECTOR AND BOSTON ISLAND (EAST) SECTOR OF THE BOSTON BAY AQUACULTURE ZONE</td>
<td></td>
</tr>
<tr>
<td>• ATAB will ensure that the proposed activity is located within the Boston Bay Sector and Boston Island (East) Sector of the Boston Bay aquaculture zone, is the farming of prescribed wild caught tuna and/or algae and that the proposed site(s) does not exceed 19 hectares.</td>
<td></td>
</tr>
</tbody>
</table>
- In the Boston Bay sector, this includes up to a maximum of 6.33 hectares for the farming of
  prescribed wild caught tuna for research, education or tourism purposes, if applied for; and
- In the Boston Island (east) sector, this includes up to a maximum of 19 hectares for the farming of
  prescribed wild caught tuna, if applied for.
- ATAB will evaluate if proposed farming structures are appropriate for the oceanographic conditions of the
  zone, taking into consideration the types of farming structures used in this zone in the past and their ability
  or inability to withstand these conditions.
- ATAB will evaluate the proposed stages and timeframes of development to ensure they are realistic and
  achievable.

**LINCOLN (OUTER) SECTOR OF THE LINCOLN AQUACULTURE ZONE**
- ATAB will ensure that the proposed activity is located within the Lincoln (outer) sector of the Lincoln
  aquaculture zone, is the farming of algae and that the proposed site(s) does not exceed 5,000 hectares.
  - This includes up to a maximum of 3,500 hectares for the farming of prescribed wild caught tuna, if
    applied for.
- ATAB will evaluate the nature of the proposal including proposed farming practices and processes.
  - For the farming of prescribed wild caught tuna, the ATAB will evaluate whether the applicant
    holds/maintains access to sufficient statutory fishing rights under the *Fisheries Management Act 1991 (Cth)*
    in respect of the Southern Bluefin Tuna fishery.
- ATAB will evaluate if proposed farming structures are appropriate for the oceanographic conditions of the
  zone, taking into consideration the types of farming structures used in this zone in the past and their ability
  or inability to withstand these conditions.
- ATAB will evaluate the proposed stages and timeframes of development to ensure they are realistic and
  achievable.

**ANXIOUS BAY AQUACULTURE ZONE**
- ATAB will ensure that the proposed activity is located within the Anxious Bay aquaculture zone, is the
  farming of molluscs (other than oysters and mussels) and the farming of algae and that the proposed site(s)
  does not exceed 120 hectares.
- ATAB will evaluate the nature of the proposal including proposed farming practices and processes.
- ATAB will evaluate if proposed farming structures are appropriate for the oceanographic conditions of the
  zone, taking into consideration the types of farming structures used in this zone in the past and their ability
  or inability to withstand these conditions.
- ATAB will evaluate the proposed stages and timeframes of development to ensure they are realistic and
  achievable.

**TUMBY BAY AQUACULTURE ZONE**
- ATAB will ensure that the proposed activity is located within the Tumby Bay aquaculture zone, is the
  farming of algae, bivalve molluscs and regular fed species (other than prescribed wild caught tuna) and that
  the proposed site(s) does not exceed 1295 hectares.
  - This includes up to a maximum of 140 hectares for regular fed species (other than prescribed wild
    caught tuna), if applied for.
- ATAB will evaluate the nature of the proposal including proposed farming practices and processes.
- ATAB will evaluate if proposed farming structures are appropriate for the oceanographic conditions of the
  zone, taking into consideration the types of farming structures used in this zone in the past and their ability
  or inability to withstand these conditions.
- ATAB will evaluate the proposed stages and timeframes of development to ensure they are realistic and
  achievable.

**KELLIDIE BAY AQUACULTURE ZONE**
- ATAB will ensure that the proposed activity is located within the Kellidie Bay Aquaculture Zone, is for
  temporary storage of bivalve molluscs (other than mussels) in another aquaculture zone identified in the
  - ATAB will ensure the applicant is the holder of a licence authorised to farm bivalve molluscs (other than
    mussels) in another aquaculture zone identified in the Aquaculture (Zones – Coffin Bay) Policy 2008.
- ATAB will evaluate the nature of the proposal including proposed farming practices and processes.
- ATAB will evaluate if proposed farming structures are appropriate for the oceanographic conditions of the
  zone, taking into consideration the types of farming structures used in this zone in the past and their ability
  or inability to withstand these conditions.
- ATAB will evaluate the proposed stages and timeframes of development to ensure they are realistic and
  achievable.

**STREAKY BAY AQUACULTURE ZONE**
- ATAB will ensure that the proposed activity is located within the Streaky Bay aquaculture zone, is the
  farming of abalone and bivalve molluscs (other than mussels) and the farming of algae and that the proposed site(s)
  does not exceed 40 hectares.
  - This includes up to a maximum of 25 hectares for the farming of abalone, if applied for.
- ATAB will evaluate the nature of the proposal including proposed farming practices and processes.
- ATAB will evaluate if proposed farming structures are appropriate for the oceanographic conditions of the
  zone, taking into consideration the types of farming structures used in this zone in the past and their ability
  or inability to withstand these conditions.
- ATAB will evaluate the proposed stages and timeframes of development to ensure they are realistic and
  achievable.

**BLANCHE PORT AQUACULTURE ZONE**
- ATAB will ensure that the proposed activity is located within the Port Blanche aquaculture zone, is the
  farming of bivalve molluscs (other than mussels) and that the proposed site(s) does not exceed 37.5
  hectares.
- ATAB will evaluate the nature of the proposal including proposed farming practices and processes.
ATAB will evaluate if proposed farming structures are appropriate for the oceanographic conditions of the zone, taking into consideration the types of farming structures used in this zone in the past and their ability or inability to withstand these conditions.

ATAB will evaluate the proposed stages and timeframes of development to ensure they are realistic and achievable.

**Technical and Environmental Capacity**

- ATAB will evaluate the level of knowledge and previous experience the applicant has in the farming of the proposed species, including in conditions comparable to those in the relevant aquaculture zone.
- ATAB will evaluate the applicant’s level of commitment in relation to ensuring the proposed operations are managed in an environmentally sustainable manner and that the intended farming activity will be compliant with the requirements of, or obligations under, the Act.
- ATAB will evaluate the applicant’s readiness to develop and commence operations on the site.
- ATAB will evaluate the applicant’s level of commitment to ecologically sustainable development of the site, and to the long-term growth and development of the aquaculture industry in the region.

**Business capacity**

- ATAB will evaluate the information provided regarding the business capacity of the applicant to undertake the proposed farming activities.
- To assist ATAB in evaluating business capacity the applicant should provide information including, but not limited to:
  - Three year financial projections for establishing and operating the site. To better inform ATAB, these projections may include a summary of establishment costs for the site including:
  - Proof of the applicant’s financial capacity to establish and operate the proposed enterprise;
  - Supporting infrastructure development costs (e.g. processing shed, boats and vehicles, equipment storage site, dive equipment);
  - Site development costs (moorings, farming structures);
  - Cost of spat/juveniles;
  - Cost of feed;
  - Labour costs (including the number of staff);
  - Processing costs;
  - Fuel/Electricity costs;
  - Regulatory fees;
  - Operational/administrative costs;
  - Selling/Distribution costs; and
  - Costs of ongoing environmental monitoring.
- The applicant should provide the estimated level of capital investment required to establish the site or sites and details of the level of finance required, and proof of the funds available, to establish and operate the enterprise over a three-year period. This proof of funds can take the form of a letter or Certification of Financial Adequacy from a financial institution of note, indicating that the applicant has the funds required.
- ATAB will consider whether the applicant has illustrated that they have access to appropriate markets and/or a strategy in place to access those markets.

**Regional and social benefits/ Economic benefits to the state**

- ATAB will evaluate information provided by the applicant outlining how the proposal will benefit the region. This information may relate to:
  - Improvements in the infrastructure of the region enhancing its overall capacity in aquaculture, food production or food distribution;
  - Increases in regional employment from aquaculture;
  - Introduction of new technology; and
  - Any specific social and/or regional benefits of the proposal.

The ATAB provides a recommendation to the Minister as to successful (and non-successful) applications in accordance with section 35(7) of the Act. One or more applicants may be offered leases provided that the total area granted as a result of this call for applications does not exceed the hectares released within the zone.

*For example - Applicants should ensure that they are able to meet conditions of the lease, licence and *Aquaculture Regulations 2016*. Therefore, applicants should refer to examples of lease and licence conditions which are available on the aquaculture public register: [www.pir.sa.gov.au/aquaculturepublicregister](http://www.pir.sa.gov.au/aquaculturepublicregister).

A successful applicant recommended by the ATAB will be eligible to submit a licence application to PIRSA which will be assessed in accordance with the objectives of the Act. A recommendation by the ATAB to grant tenure to an applicant does not guarantee success in obtaining an aquaculture licence. PIRSA and the Environment Protection Authority (EPA) will use additional information to determine any specific licence conditions required.

Lease and licence conditions provided on the public register are for guidance only. Conditions may vary between sites, and it is the responsibility of the operator to ensure they are familiar with their lease and licence conditions, once the lease and licence are granted.

In addition, operators are required to comply with the requirements of all statutes, regulations, by-laws, ordinances, rules or other forms of statutory instruments or delegated legislation applicable to the licensed site or to the use of the licensed site by the licensee, including but not limited to the Act, *Aquaculture Regulations 2016* and the *Livestock Act 1997*. It is the responsibility of applicants to understand the relevant pieces of legislation. Further information on South Australian legislation can be found on the South Australian Legislation website ([http://www.legislation.sa.gov.au](http://www.legislation.sa.gov.au)).

Lease/licence holders also must make themselves familiar with other policies of PIRSA as they relate to the operations of the aquaculture farm. These policies are available on the PIRSA web site ([http://www.pir.sa.gov.au/aquaculture/policies](http://www.pir.sa.gov.au/aquaculture/policies)).

Dated: 17 March 2020

PROF. GAVIN BEGG  
A/Executive Director  
Fisheries and Aquaculture  
Delegate of the Minister for Primary Industries and Regional Development
AUTHORISED BETTING OPERATIONS ACT 2000

SECTION 54(1)(C)

Condition of a Bookmakers Licence

Pursuant to section 54(1)(c) of the Authorised Betting Operations Act 2000, I, Martha Savva, Delegate of the Liquor and Gambling Commissioner, hereby declare that it is a condition of a bookmakers licence that the licensee may accept bets (not being bets made by telephone, internet or other electronic means) at the function being held by the Kimba Racing Club Inc, being held on 22 March 2020 at the Marina Hotel, 13 Jubilee Drive PORT LINCOLN SA 5606.

Dated: 18 March 2020

MARTHA SAVVA
Delegate of the Liquor and Gambling Commissioner

CONTROLLED SUBSTANCES ACT 1984

INSTRUMENT OF AUTHORISATION

Authority to Give Expiation Notices pursuant to the Expiation of Offences Act 1996

I, Stephen Graham Wade MLC, the Minister for Health and Wellbeing (the Minister) and the Minister responsible for the administration of the Controlled Substances Act 1984 and the issuing authority as defined in the Expiation of Offences Act 1996, pursuant to section 6(3)(b)(i) of the Expiation of Offences Act 1996, authorise persons who are or have been appointed by the Minister, or by the Minister’s delegate, under the Controlled Substances Act 1984 as authorised officers pursuant to section 50 of the Controlled Substances Act 1984, to give expiation notices to persons for an offence or offences allegedly committed against the Controlled Substances (Pesticide) Regulations 2017.

This authorisation to authorised officers appointed by the Minister, or by the Minister’s delegate, to give expiation notices is revoked if the appointment of an authorised officer is revoked by the Minister, or the Minister’s delegate, or if the person ceases to be employed in the Department for Health and Wellbeing.

This instrument of authorisation may be revoked or varied by the Minister at any time by notice in writing.

Dated: 9 March 2020

HON STEPHEN GRAHAM WADE MLC
Minister for Health and Wellbeing

CONTROLLED SUBSTANCES ACT 1984

INSTRUMENT OF AUTHORISATION

Power to Review or Withdraw Expiation Notices pursuant to Sections 8a and 16 of the Expiation of Offences Act 1996

I, Stephen Graham Wade MLC, the Minister for Health and Wellbeing (the Minister) and the Minister responsible for the administration of the Controlled Substances Act 1984 and the issuing authority as defined in the Expiation of Offences Act 1996, for the purposes of enforcing the provisions of the Controlled Substances Act 1984 and Controlled Substances (Pesticide) Regulations 2017, hereby authorise the persons from time to time acting in the offices of:

• Chief Public Health Officer
• Executive Director, Health Protection and Licensing Services; and
• Director, Scientific Services

To review or withdraw expiation notices issued to persons for an offence or offences allegedly committed against the Controlled Substances (Pesticide) Regulations 2017 and accordingly to have the powers:

1. To review an expiation notice pursuant to s.8A of the Expiation of Offences Act 1996 for expiation notices given to persons for an offence or offences allegedly committed against the Controlled Substances (Pesticide) Regulations 2017; and
2. To withdraw an expiation notice pursuant to s.16 of the Expiation of Offences Act 1996 for expiation notices given to persons for an offence or offences allegedly committed against the Controlled Substances (Pesticide) Regulations 2017.

This instrument of authorisation may be revoked or varied by the Minister at any time by notice in writing.

Dated: 9 March 2020

HON STEPHEN GRAHAM WADE MLC
Minister for Health and Wellbeing

CONTROLLED SUBSTANCES ACT 1984

SUBSECTION 57 (2)

Revocation of Prohibition Order

Take notice that on 3 March 2020, I, Dr Chris McGowan, Chief Executive Officer, Department for Health and Wellbeing, exercised the power delegated to me under section 62A of the Controlled Substances Act 1984 (SA) (“the Act”), and made the following Order under subsection 57 (2) of the Act:

The Prohibition Order made on 26 April 2012 under subsection 57 (1)(c) of the Act in relation to Dr Sally Anne Cole – date of birth 04/09/1964 is hereby REVOKED.

Dated: 3 March 2020

DR CHRIS MCGOWAN
Delegate
Minister for Mental Health and Substance Abuse

Ref: A1916824
CONTROLLED SUBSTANCES ACT 1984
CONTROLLED SUBSTANCES (PESTICIDES) REGULATIONS 2017

INSTRUMENT OF DELEGATION

Delegations by the Minister for Health and Wellbeing under Section 62a of the Controlled Substances Act 1984

to Persons Holding or Acting in Positions within the Department for Health and Wellbeing

I, STEPHEN GRAHAM WADE MLC, Minister for Health and Wellbeing hereby revoke the previous Instrument of Delegation made pursuant to section 62A of the Controlled Substances Act 1984 in relation to the Controlled Substances (Pesticides) Regulations 2017 dated 28 June 2018; and pursuant to section 62A of the Controlled Substances Act 1984 I hereby delegate the powers or functions vested in or conferred on me under the Controlled Substances Act 1984 listed and described in Columns 1 and 2 of the attached Schedule to the persons who from time to time hold or act in the positions described in Column 4 and subject to the conditions set out in Column 3.

These powers and functions may not be further delegated.

For the purposes of the Controlled Substances (Pesticides) Regulations 2017, those holding this delegated power are each to be known as “the Licensing Authority”.

This delegation continues in operation until revoked or varied by the Minister.

Dated: 9 March 2020

HON STEPHEN GRAHAM WADE MLC
Minister for Health and Wellbeing

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
<th>Column 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>SECTON</td>
<td>DESCRIPTION</td>
<td>CONDITIONS</td>
<td>DELEGATES</td>
</tr>
<tr>
<td>s 55</td>
<td>Functions and powers of the Minister</td>
<td>Only in relation to those functions and powers exercised under the Controlled Substances (Pesticides) Regulations 2017.</td>
<td>Director, Scientific Services, Health Protection and Licensing Services, Department for Health and Wellbeing</td>
</tr>
<tr>
<td></td>
<td></td>
<td>In respect of section 55(2b), only the power of the Minister to waive or reduce a fee payable in respect of a licence, authority or permit (including application fees, fees for grant and renewal and periodic fees).</td>
<td>Manager, Controlled Substances Licensing Unit, Health Protection and Licensing Services, Department for Health and Wellbeing</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Senior Scientific Officer, Controlled Substances Licensing Unit, Health Protection and Licensing Services, Department for Health and Wellbeing</td>
</tr>
<tr>
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<td></td>
<td></td>
<td>Licensing Officer and System Administrator, Controlled Substances Licensing Unit, Health Protection and Licensing Services, Department for Health and Wellbeing</td>
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</table>

SCHEDULE—CONTROLLED SUBSTANCES ACT 1984

CROWN LAND MANAGEMENT ACT 2009

Duck Open Season Hunting on Unalienated Crown Lands

I, Brenton Paul Grear, Acting Executive Director, National Parks and Wildlife Service South Australia, delegate of the Minister for Environment and Water, being the Minister for the Crown to whom the administration of the Crown Land Management Act 2009 is for the time being committed,

1. Hereby revoke all previous notices in respect of hunting on unalienated Crown lands, and
2. Declare that subject to section 56A of the Crown Land Management Act 2009, open season duck hunting on unalienated crown land is permitted for the duration of the 2020 Duck Open Season, with the exception of the following locations:

Riverland and Murraylands Area

- The waters of the River Murray within 150 metres either side of any lock or weir or barrage structure.
- Allotment 8 of Deposited Plan 113851; Allotment 16 of Deposited Plan 113848; Allotment 40 of Deposited Plan 113850; Allotment 44 of Deposited Plan 113849 all in the Hundred of Paringa (Upper Pike Floodplain).
- Allotment 82; Deposited Plan 115255, Hundred of Cadell.
- Piece 17 and 18, Deposited Plan 115702, Hundred of Cadell (Cadell Lagoon).
- Sections 23, 24, 25, 26, 56, 57, 164, 168, 170, 175, 176, 180, 289, 305, 309, 310, 324, 418, 454, 455, and Pieces 5 & 6 of Deposited Plan 88864; Allotment 90 of Deposited Plan 81505 all in the Hundred of Paringa (Upper Pike Floodplain).
- Sections 698 and 710, Hundred of Baker.
- Sections 23, 172, 247, 295, 296, Hundred of Gordon (Thieles Flat).
- Sections 146, 386, 387, 426, 479, Hundred of Cadell.
- Section 388, Hundred of Holder (Maize Island).
- Allotment 1, Deposited Plan 33283; Allotment 12, Deposited Plan 78511; Allotment 82, Deposited Plan 115255; Allotment 101, Deposited Plan 55181; Piece 17, Deposited Plan 115702 all in the Hundred of Cadell.
- Piece 18, Deposited Plan 115702, Hundred of Cadell (Cadell Lagoon).
- Allotment 13, Deposited Plan 61131; Allotment 40, Deposited Plan 120886; Allotment 100, Deposited Plan 72725; Allotment 101, Deposited Plan 28223, Hundred of Paringa (Mundic Creek).
- Allotment 2, Deposited Plan 26481, Hundred of Paringa (Pike Lagoon).
- Allotment 2, Deposited Plan 34467, Hundred of Wakerie (Hart Lagoon).
- Allotment 201, Filed Plan 50403; Allotment 4, Deposited Plan 35957; Allotment 9, Deposited Plan 74948; Allotment 11, Deposited Plan 75393; Allotment 38, Deposited Plan 74947; Allotment 501, Deposited Plan 75723; Allotment 801, Deposited Plan 71116; Sections 40, 41, 155, 419, 456, 525, and the Pike River channel bordered by the aforementioned land parcels, all in the Hundred of Paringa (Lower Pike River Floodplain upstream of Lyrup).
- Pieces 5 & 6, Deposited Plan 48756, Cobdogla Irrigation Area (Cobdogla Evaporation Basin).
- Allotment 10 and 11, Deposited Plan 57239, Hundred of Baker (Coorong).
- Allotments 200 & 202, Deposited Plan 68309, Hundred of Kingsford (Billiat).
- Section 469, 470, 474, 540 541 and 542, Hundred of Nangkita (Mundoo Island).
South East
- Allotment 55, Deposited Plan 114031, Hundred of Waterhouse.
- Allotment 2, Deposited Plan 114453, Hundred of Waterhouse (Lake St Clair).
- Allotments 1 to 4, Deposited Plan 23394, Hundreds of Hindmarsh (Lake Leake).
- Section 725, Hundred of Caroline (Eight Mile Creek).
- Section 80, Hundred of Lake George (Lake St Clair).
- Section 225, Hundred of Bray (Lake St Clair – CP).
- Section 583, Hundred of Waterhouse (Lake Eliza).

Adelaide Area
- Allotment 17 and 18 Deposited Plan 116262 and Allotment 22, Deposited Plan 116317 Hundred of Port Adelaide (Port Adelaide).
- Allotment 1, Deposited Plan 23558 and Piece 112, Deposited Plan 119236 Hundred of Port Gawler (Port Gawler).
- Allotment 102, 103, and 105, Deposited Plan 44233 and Allotment 104, Deposited Plan 50216 Hundred of Port Adelaide.
- Allotment 11, Deposited Plan 45728, Hundred of Noarlunga (Glenthorpe).
- Allotment 53, Deposited Plan 54498, Hundred of Willunga.
- Piece 571 and 572, Deposited Plan 68116, Hundred of Port Adelaide.
- Allotment 509, Deposited Plan 71009, Hundred of Adelaide (Thorndon Park Reservoir).
- Allotment 22, Deposited Plan 76309, Hundred of Port Adelaide (Mutton Cove).
- Allotment 1, Filed Plan 30401, Part Para Woodlands Reserve.
- Sections 703, 705-707, 809, 825,827, 829 and 830 Hundred of Port Gawler.

Fleurieu
- Section 387, Hundred of Waitpinga (Waitpinga).
- Section 743, Hundred of Encounter Bay.
- Section 395 and 396, Hundred of Waitpinga (Cape Jervis).

Northern and Yorke
- Allotment 100, Deposited Plan 117037, Hundred of Carribie.
- Allotment 60, Deposited Plan 27952, Allotment 63, Deposited Plan 48781 and Allotment 72, Deposited Plan 28222 all in the Hundred of Willaroo (Willaroo Mines).
- Allotment 103, Deposited Plan 92164, Hundred of Bright (Bright).
- Section 128 and 131, Hundred of Carribie (Point Annie).
- Section 49 and 50 Hundred of Hallet (Hallet).
- Sections 105, 108, 137 and 144 Hundred of Mongolata.
- Sections 47, 52 and 518 Hundred of Tomkinson (Carauna Creek).
- Section 59, 583, 584, 585, 628, 629 Hundred of Clinton (Clinton).
- Section 458, Hundred of Hanson (Porter’s Lagoon).

West Area
- Allotment 410, Deposited Plan 60745, Hundred of Lake Wangary.
- Section 229, Hundred of Wrenfordsley (Cape Blanche).
- Piece 23, Deposited Plan 86605, Hundred of Wookata.
- Section 176, 187, Hundred of Roonsevel (Shag Rock).

Outback Area
- Block 422, Hundred 832300, OH (Kopperamanna) (Tirari Desert).
- Allotment 10 in File Plan 219154 (Lake Eyre (North) Kati Thanda).

Kangaroo Island Area
- Allotment 1, Deposited Plan 76540; Allotment 42, Deposited Plan 91868 and Section 507, Hundred of Dudley (Pelican Lagoon).
- Section 175, Hundred of Cassini (Latham).
- Section 50, Hundred of Duncun (Stokes Bay).
- Declare that hunting is not permitted on unalienated Crown Land in Marine Park Sanctuary Zones as listed in the following schedule.

SCHEDULE
- Allotment 171, Deposited Plan 22929, Hundred of Winninowie.
- Allotment 15, Deposited Plan 31182, Hundred of Lake Wangary.
- Allotment 2, Deposited Plan 33127.
- Allotment 1, Deposited Plan 33129, Hundred of Clinton.
- Allotments 1 and 2 Deposited Plan 33131, Hundred of Lake Wangary.
- Piece 3, Deposited Plan 33745, Hundred of Tiparra.
- Allotment 1, Deposited Plan 35927, Hundred of MacGillivray.
- Allotment 204, Deposited Plan 38929, Hundred of Wrenfordsley.
- Allotment 29, Deposited Plan 41664, Hundred of Wrenfordsley.
- Allotment 507, Deposited Plan 47651, Hundred of Jenkins.
- Allotment 500, Deposited Plan 53874, Hundred of Jenkins.
- Piece 110, Deposited Plan 56246, Hundred of Poynton.
- Allotment 1, Deposited Plan 69184, Hundred of Lake Wangary.
- Piece 1, Deposited Plan 73266, Hundred of Wrenfordsley.
- Allotment 201 of Deposited Plan 74635, Hundred of Dudley.
- Pieces 6 and 7, Deposited Plan 78588, Hundred of Menzies.
- Allotments 103, 106 and 109, Deposited Plan 80464, Hundred of Wallanippie.
- Allotment 529, Filed Plan 55177.
- Sections 458, 511 and 556, Hundred of Dudley.
Section 438, Hundred of Menzies.
Sections 631, 685, 686, 687, 688, 689 and 745 all in the Hundred of Melville.
Sections 756, 757 and 771, Hundred of Myponga.
Section 320 of the Hundred of Yankalilla.
Section 547 of the Hundred of Tiparra.
Sections 999, 1086, 1087, 1154, 1155, 1156, 1157, 1158, 1226, 1227, 1228, 1246 and 1247 all in the Hundred of Pirie.
Section 233, Hundred of Baroota.
Sections 972, 1047, 1209 and 1210, 1230, 1231, 1232 and 1233 all in the Hundred of Davenport.
Section 120, Hundred of Crozier.
Sections 347, 348 and 349, Hundred of Hutchison.
Sections 517, 518 and 519, Hundred of Lake Wangary.
Sections 123, 511 and 512, Hundred of Lake Wangary.
Section 189, Hundred of Warrak.
Section 311, Hundred of Playford.
Section 245, Hundred of Copley.
Section 123, Hundred of Jenkins.
Section 390, Hundred of Way.
Section 70, Hundred of Poynton.
Sections 123, 407, 489, 490 and 493 all in the Hundred of Randell.
Sections 158, 159, 175, 237, 240, 241 and 242 all in the Hundred of Wrenfordsley.
Sections 46, 47, 48, 58 and 59, all in the Hundred of Bartlett.
Section 58 Hundred of Moule.
Section 95 Hundred of Wallanippie.

Dated: 17 March 2020

B.P. GREAR
Acting Executive Director
National Parks and Wildlife Service

DEVELOPMENT ACT 1993

SECTION 46 (4)

Preamble

On 24 June 2019 the Minister for Planning made a declaration under section 46 (1) of the Development Act 1993 in relation to certain development proposed as part of the South Australia / New South Wales Electricity Interconnector Major Development on land located within a 15 kilometre wide investigations corridor originating from the existing Robertstown Substation located approximately 5 kilometres north east of Robertstown, and travelling in an easterly direction to the New South Wales border. The Declaration was published in the Gazette on 27 June 2019.

Notice

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

1. Schedule, paragraph (d) (iii) – delete “land division or”

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

Dated: 13 March 2020

HON STEPHAN KNOLL MP
Minister for Planning

SCHEDULE – VARIED DECLARATION

Preamble

Subsection (1) of section 46 of the Development Act 1993 allows the Minister for Planning to apply that section to a specified kind of development or project if the Minister is of the opinion that a declaration under that section is appropriate or necessary for the proper assessment of a development or project of major environmental, social or economic importance.

Notice

PURSUANT to section 46 sub-section (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 and economic importance, I declare that section 46 of the Act applies to any development of a kind specified in the Schedule.

Schedule—Specified Kinds of Development

Any of the following forms of development or project are specified:

(a) Development associated with the construction of a new high voltage transmission line with a capacity of up to 330 kilovolts (kV), located within a 15 kilometre wide investigations corridor originating from the existing Robertstown Substation located approximately 5 kilometres north east of Robertstown, and travelling in an easterly direction to the New South Wales border, concluding at a location north of the River Murray near the Wentworth Road (approximately 50 kilometres north east of Renmark), including any or all of the following elements:

(i) the erection of free standing towers or guyed masts or a combination of both;
(ii) the installation of different towers/poles, under-grounding or taller structures where the need arises;
(iii) the installation of insulators, conductors and earth wires;
(iv) the provision and maintenance of vehicular access to each tower site, including land clearance and the installation of any necessary access gates or fencing;
(v) the clearance of an area for each tower site for construction operations;
(vi) the excavation and installation of concrete tower footings or guyed mast anchors;
(vii) the location of winch and brake sites including breaking machines for conductor stringing purposes; and
(viii) temporary laydown areas, construction compounds including accommodation, office buildings and sewerage treatment systems, and concrete batching plants.

(b) Development associated with the construction of a new 330/275 kV substation, located approximately 15 kilometres north east of Robertstown, including any or all of the following elements:

(i) transformers, switch gear and gantries;
(ii) control buildings; and
(iii) lightning masts.

(c) Telecommunications infrastructure

(d) Any of the following associated with development within the ambit of a preceding paragraph:

(i) a change in the use of land;
(ii) the establishment of any necessary easements; and
(iii) associated leases necessary to implement the proposal.

(e) Any related or ancillary development associated with development within the ambit of a preceding paragraph.

Dated: 24 June 2019

HON STEPHAN KNOLL MP
Minister for Planning

FISHERIES MANAGEMENT ACT 2007
SECTION 115
Ministerial Exemption ME9903083

Take note that pursuant to section 115 of the Fisheries Management Act 2007, Dr Nicole Hancox, Executive Officer, Abalone Industry Association of South Australia Inc (the ‘exemption holder’), or her nominated agents, are exempt from section 70 of the Fisheries Management Act 2007 and regulation 3(1) and clause 5(1) of schedule 2, and regulation 5(a) and clauses 113 and 116 of schedule 6 of the Fisheries Management (General) Regulations 2017 in that the exemption holder shall not be guilty of an offence when taking Roe’s abalone (Haliotis roei), from waters described in Schedule 1 (the exempted activity), subject to the conditions specified in Schedule 2 from 5 March 2020 until 31 December 2020, unless varied or revoked earlier.

SCHEDULE 1

The waters of the Western Zone as defined in the Fisheries Management (Abalone Fisheries) Regulations 2017 excluding the waters of any aquatic reserve or any sanctuary zone or restricted area zone established under the Marine Parks Act 2007.

SCHEDULE 2

1. The nominated agents pursuant to this exemption are the holders of the following licences in respect of the Western Zone Abalone Fishery issued under the Fisheries Management (Abalone Fisheries) Regulations 2017, or their registered master:

<table>
<thead>
<tr>
<th>Licence Number</th>
<th>Licence Holder</th>
</tr>
</thead>
<tbody>
<tr>
<td>W01</td>
<td>La Cloture Fisheries Pty Ltd</td>
</tr>
<tr>
<td>W02</td>
<td>Wayrob Pty Ltd</td>
</tr>
<tr>
<td>W03</td>
<td>Deemond Divers Pty Ltd</td>
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<tr>
<td>W04</td>
<td>Howard Rodd Nominees Pty Ltd</td>
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<tr>
<td>W05</td>
<td>Craig Licence Pty Ltd</td>
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<tr>
<td>W06</td>
<td>Construction Divers Pty Ltd</td>
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<td>W07</td>
<td>T Garnaut Nominees Pty Ltd</td>
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<td>W08</td>
<td>Anxious Bay Investment Pty Ltd</td>
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<tr>
<td>W10</td>
<td>Aquaculture Research Pty Ltd</td>
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<tr>
<td>W11</td>
<td>Kym Douglas Penalurick</td>
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<tr>
<td>W12</td>
<td>Grand Abalone Nominees Pty Ltd</td>
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<tr>
<td>W13</td>
<td>Go-Abb Pty Ltd</td>
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<tr>
<td>W14</td>
<td>WB Mattner Nominees Pty Ltd</td>
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<tr>
<td>W16</td>
<td>Leonard Stan Newton</td>
</tr>
<tr>
<td>W17</td>
<td>Dadeeton Pty Ltd</td>
</tr>
<tr>
<td>W18</td>
<td>TH Woolford Pty Ltd</td>
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<tr>
<td>W19</td>
<td>Tamatoa Fishing Co Pty Ltd</td>
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<tr>
<td>W20</td>
<td>Rodd Nominees Pty Ltd</td>
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<td>W21</td>
<td>JB WOOLFORD PTY LTD</td>
</tr>
<tr>
<td>W22</td>
<td>Kinnock Pty Ltd</td>
</tr>
<tr>
<td>W23</td>
<td>Deep Venture Nominees Pty</td>
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</tbody>
</table>

2. The exemption holder, nominated agent or registered master must notify PIRSA FISHWATCH on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity.

3. A maximum of 500 kg whole weight or 165 kg meat weight of Haliotis roei is permitted to be harvested pursuant to this exemption per each nominated agent of the exemption holder.

4. The exemption holder or nominated agent may not take Haliotis roei that is less than 7.5 cm in shell length.

5. Haliotis roei with a minimum shell length of greater than or equal to 7.5 cm may be shucked at sea.

6. All Haliotis roei with a minimum shell length of greater than or equal to 7.5 cm taken from waters east of Cape Carnot must be landed in shell.

7. All Haliotis roei taken pursuant to this exemption must be stored separately from other species of abalone taken in a tagged, approved bag or bin.
8. Subject to condition 7, the shells of any Haliotis roei shucked at sea must be retained in a separate tagged, approved bag or bin and consigned with the Haliotis roei meat to a registered fish processor.

9. The estimated meat weight or whole weight of Haliotis roei must be recorded on Part A of the CDR1 form separately to other species of abalone in a manner that clearly indicates the form of Haliotis roei recorded (meat or whole weight).

10. All Haliotis roei meat and corresponding shells taken pursuant to this notice must be delivered to one of the following registered fish processors for weighing, within 48 hours of landing, within the State of South Australia:

<table>
<thead>
<tr>
<th>Licence</th>
<th>Agents</th>
</tr>
</thead>
<tbody>
<tr>
<td>FP0005</td>
<td>Dover Fisheries Pty Ltd</td>
</tr>
<tr>
<td></td>
<td>Royal Park SA 5014</td>
</tr>
<tr>
<td></td>
<td>Southern Ocean Rock Lobster Pty Ltd</td>
</tr>
<tr>
<td></td>
<td>PO Box 2389</td>
</tr>
<tr>
<td></td>
<td>Port Lincoln SA 5606</td>
</tr>
<tr>
<td>FP0008</td>
<td>Western Abalone Processors Pty Ltd</td>
</tr>
<tr>
<td></td>
<td>PO Box 914</td>
</tr>
<tr>
<td></td>
<td>26 North Quay Boulevard</td>
</tr>
<tr>
<td></td>
<td>Port Lincoln SA 5606</td>
</tr>
<tr>
<td>FP0030</td>
<td>SAFCOL Australia Pty Ltd</td>
</tr>
<tr>
<td></td>
<td>Elizabeth Vale SA 5112</td>
</tr>
<tr>
<td></td>
<td>Hot Dog Fisheries Pty Ltd</td>
</tr>
<tr>
<td></td>
<td>81-83 Flinders Drive</td>
</tr>
<tr>
<td>FP0103</td>
<td>First Class Australasia Pty Ltd</td>
</tr>
<tr>
<td></td>
<td>1196-1200 Old Port Road</td>
</tr>
<tr>
<td></td>
<td>Streaky Bay SA 5680</td>
</tr>
<tr>
<td></td>
<td>Royal Park SA 5014</td>
</tr>
</tbody>
</table>

11. The exemption holder or nominated agent must measure the first 50 shells from each fishing day (including where less than 50 Haliotis roei are taken on any one day) with corresponding map code recorded on an Excel file as directed by the Science Leader, Fisheries, SARDI Aquatic Sciences.

12. The exemption holder or nominated agent must provide such further information including shell measurements as directed by the Science Leader, Fisheries, SARDI Aquatic Sciences upon completion of each day of fishing activities pursuant to this notice.

13. The exemption holder or nominated agents must not contravene or fail to comply with the Fisheries Management Act 2007, or any other regulations made under that Act except where specifically exempted by this notice.

14. Whilst engaged in the exempted activity the exemption holder must have in his possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Officer.

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

Dated: 4 March 2020

PROF. GAVIN BEGG
A/Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT ACT 2007

SECTION 115
Ministerial Exemption ME9903085

Take note that pursuant to section 115 of the Fisheries Management Act 2007, Mr Kenneth Ian Bascombe, Director of Bascoz Pty Ltd (the ‘exemption holder’), or his nominated agents are exempt from section 70 of the Fisheries Management Act 2007 and regulation 3(1) and clause 5(1) of schedule 2, and regulation 5(a) and clauses 113 and 116 of schedule 6 of the Fisheries Management (General) Regulations 2017 in that the exemption holder shall not be guilty of an offence when taking Roe’s abalone (Haliotis roei), from waters described in Schedule 1 (the exempted activity), subject to the conditions specified in Schedule 2 from 5 March 2020 until 31 December 2020, unless varied or revoked earlier.

SCHEDULE 1
The waters of the Western Zone as defined in the Fisheries Management (Abalone Fisheries) Regulations 2017 excluding the waters of any aquatic reserve or any sanctuary zone or restricted area zone established under the Marine Parks Act 2007.

SCHEDULE 2
1. The nominated agents pursuant to this exemption are the following:

<table>
<thead>
<tr>
<th>Licence</th>
<th>Agents</th>
</tr>
</thead>
<tbody>
<tr>
<td>W15</td>
<td>Elliot Nunan</td>
</tr>
<tr>
<td>Bascoz Pty Ltd</td>
<td>Wesly Bettencourt</td>
</tr>
</tbody>
</table>

2. The exemption holder or nominated agents must notify PIRSA FISHWATCH on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity.

3. A maximum of 500 kg whole weight or 165 kg meat weight of Haliotis roei is permitted to be harvested pursuant to this exemption per each nominated agent of the exemption holder.

4. The exemption holder or nominated agent may not take Haliotis roei that is less than 7.5 cm in shell length.

5. Haliotis roei with a minimum shell length of greater than or equal to 7.5 cm may be shucked at sea.

6. All Haliotis roei with a minimum shell length of greater than or equal to 7.5 cm taken from waters east of Cape Carnot must be landed in shell.

7. All Haliotis roei taken pursuant to this exemption must be stored separately from other species of abalone taken in a tagged, approved bag or bin.

8. Subject to condition 7, the shells of any Haliotis roei shucked at sea must be retained in a separate tagged, approved bag or bin and consigned with the Haliotis roei meat to a registered fish processor.
9. The estimated meat weight or whole weight of *Haliotis roei* must be recorded on Part A of the CDR1 form separately to other species of abalone in a manner that clearly indicates the form of *Haliotis roei* recorded (meat or whole weight).

10. All *Haliotis roei* meat and corresponding shells taken pursuant to this notice must be delivered to one of the following registered fish processors for weighing, within 48 hours of landing, within the State of South Australia:

<table>
<thead>
<tr>
<th>FP</th>
<th>Company Name</th>
<th>Address/PO Box/SA 5112</th>
</tr>
</thead>
<tbody>
<tr>
<td>FP0005</td>
<td>Dover Fisheries Pty Ltd</td>
<td>23 Wilson Street, Royal Park SA 5014</td>
</tr>
<tr>
<td>FP0008</td>
<td>Western Abalone Processors Pty Ltd</td>
<td>PO Box 914, Port Lincoln SA 5060</td>
</tr>
<tr>
<td>FP0030</td>
<td>SAFCOL Australia Pty Ltd</td>
<td>PO Box 1085, Port Lincoln SA 5060</td>
</tr>
<tr>
<td>FP0035</td>
<td>First Class Australasia Pty Ltd</td>
<td>1196-1200 Old Port Road, Port Lincoln SA 5014</td>
</tr>
<tr>
<td>FP0036</td>
<td>SAFCOL Australia Pty Ltd</td>
<td>PO Box 1085, Port Lincoln SA 5060</td>
</tr>
<tr>
<td>FP0039</td>
<td>Hot Dog Fisheries Pty Ltd</td>
<td>PO Box 1085, Port Lincoln SA 5060</td>
</tr>
<tr>
<td>FP0103</td>
<td>Streaky Bay Marine Products Pty Ltd</td>
<td>24 Flinders Drive, Streaky Bay SA 5680</td>
</tr>
<tr>
<td>FP0118</td>
<td>Southern Ocean Rock Lobster Pty Ltd</td>
<td>PO Box 2389, Port Lincoln SA 5060</td>
</tr>
<tr>
<td>FP0246</td>
<td>Sou’rn Waters Marine Prods Pty Ltd</td>
<td>26 North Quay Boulevard</td>
</tr>
<tr>
<td>FP0379</td>
<td>Streaky Bay Marine Products Pty Ltd</td>
<td>24 Flinders Drive, Streaky Bay SA 5680</td>
</tr>
<tr>
<td>FP0565</td>
<td>Hot Dog Fisheries Pty Ltd</td>
<td>81-83 Flinders Drive</td>
</tr>
<tr>
<td>FP0565</td>
<td>First Class Australasia Pty Ltd</td>
<td>Streaky Bay Marine Products Pty Ltd</td>
</tr>
</tbody>
</table>

11. The exemption holder or nominated agent must measure the first 50 shells from each fishing day (including where less than 50 *Haliotis roei* are taken on any one day) with corresponding map code recorded on an Excel file as directed by the Science Leader, Fisheries, SARDI Aquatic Sciences.

12. The exemption holder or nominated agent must provide such further information including shell measurements as directed by the Science Leader, Fisheries, SARDI Aquatic Sciences upon completion of each day of fishing activities pursuant to this notice.

13. The exemption holder or nominated agents must not contravene or fail to comply with the *Fisheries Management Act 2007*, or any other regulations made under that Act except where specifically exempted by this notice.

14. Whilst engaged in the exempted activity the exemption holder must have in his possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Officer.

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

Dated: 4 March 2020

PROF. GAVIN BEGG
A/Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development

**FISHERIES MANAGEMENT ACT 2007**

**SECTION 115**

Ministerial Exemption ME9903086

Take note that pursuant to section 115 of the *Fisheries Management Act 2007* (the Act), the holders of a Fish Processor registration issued under part 6, division 3 of the Act specified in Schedule 1 (the ‘exemption holders’) are exempt for the provisions of regulation 3(1) and clause 5(1) of Schedule 2 of the *Fisheries Management (General) Regulations 2017*, and regulation 7 of the *Fisheries Management (Fish Processors) Regulations 2017* but only in so far that the exemption holder shall not be guilty of an offence when possessing and processing *Haliotis roei* consigned by the holder of a licence issued in relation to the Western Zone Abalone Fishery issued under the *Fisheries Management (Abalone Fisheries) Regulations 2017* (the exempted activity) subject to the conditions specified in Schedule 2 from 5 March 2020 until 31 December 2020, unless varied or revoked earlier.

**SCHEDULE 1**

<table>
<thead>
<tr>
<th>FP</th>
<th>Company Name</th>
<th>Address/PO Box/SA 5112</th>
</tr>
</thead>
<tbody>
<tr>
<td>FP0005</td>
<td>Dover Fisheries Pty Ltd</td>
<td>23 Wilson Street, Royal Park SA 5014</td>
</tr>
<tr>
<td>FP0008</td>
<td>Western Abalone Processors Pty Ltd</td>
<td>PO Box 914, Port Lincoln SA 5060</td>
</tr>
<tr>
<td>FP0030</td>
<td>SAFCOL Australia Pty Ltd</td>
<td>PO Box 1085, Port Lincoln SA 5060</td>
</tr>
<tr>
<td>FP0035</td>
<td>First Class Australasia Pty Ltd</td>
<td>1196-1200 Old Port Road, Port Lincoln SA 5014</td>
</tr>
<tr>
<td>FP0036</td>
<td>SAFCOL Australia Pty Ltd</td>
<td>PO Box 1085, Port Lincoln SA 5060</td>
</tr>
<tr>
<td>FP0039</td>
<td>Hot Dog Fisheries Pty Ltd</td>
<td>PO Box 1085, Port Lincoln SA 5060</td>
</tr>
</tbody>
</table>

**SCHEDULE 2**

1. The exemption holder may not possess or process abalone *Haliotis roei* that is less than 7.5 cm in shell length or, having been removed from the shell has a meat weight, that is less than 23 grams.

2. The exemption holder must ensure that each bag or bin of *Haliotis roei* is processed separately to other species of abalone consigned.

3. The exemption holder must record the weight of *Haliotis roei* separately to other species of abalone consigned on Part B of the CDR1 Form.
4. The exemption holder must retain in their sealed bags, any *Haliotis roei* shells consigned under this notice for a period of not less than 48 hours from receiving the shells.

5. The exemption holder must not dispose of any *Haliotis roei* shells or waste product in any waters of the State.

Dated: 4 March 2020

PROF. GAVIN BEGG
A/Executive Director
Fisheries and Aquaculture Policy
Delegate of the Minister for Primary Industries and Regional Development

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**FISHERIES MANAGEMENT ACT 2007**

**SECTION 115**

Ministerial Exemption: ME9903096

TAKE NOTICE that pursuant to section 115 of the *Fisheries Management Act 2007* (the Act), Professor Bronwyn Gillanders, of the School of Earth and Environmental Sciences, Darling Building, University of Adelaide SA 5005 (the ‘exemption holder’) or a person acting as her agent, are exempt from Section 70 of the *Fisheries Management Act 2007*, Regulation 5 and clauses 39(a), 74, 94 and 113(a) of Schedule 6 of the *Fisheries Management (General) Regulations 2007* but only insofar as the exemption holder may engage in the activities specified in Schedule 1, using the gear specified in Schedule 2, subject to the conditions specified in Schedule 3, from 13 March 2020 until 12 March 2021, unless varied or revoked earlier.

**SCHEDULE 1**

The collection of aquatic organisms (finfish) for the purpose of research from coastal and estuarine waters of Kangaroo Island excluding:

- aquatic reserves (unless otherwise authorised under the *Fisheries Management Act 2007*); and
- sanctuary and restricted access zones of marine parks and National Parks (unless otherwise authorised under the *Marine Parks Act 2007* and *National Parks and Wildlife Act 1972*).

**SCHEDULE 2**

- Seine nets of the following dimensions:
  - Seine net (maximum length 10m, height 2m, minimum mesh size 12mm)
  - Seine net (maximum length 6m, height 2m, minimum mesh size 3mm)

**SCHEDULE 3**

1. The specimens collected by the exemption holder are for scientific, education and research purposes only and must not be sold. Any specimens not required must be returned to the water immediately.

2. The agents of the exemption holder are: Dr Patrick Reis-Santos, staff and students of the University of Adelaide associated with this agent. Agents must possess a copy of a signed letter from the exemption holder stating that they are acting as an agent during the exempted activity.

3. The exemption holder must not collect specimens for aquaculture research purposes pursuant to this notice.

4. Any protected species taken incidentally while undertaking research under this exemption must be returned to the water immediately.

5. Organisms collected pursuant to this notice must not be released into state waters if they have been held at the University.

6. Any equipment used to collect and hold fish during the exempted activity must be decontaminated prior to and after undertaking the research activities.

7. At least 1 hour before conducting research under this exemption, the exemption holder must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of this notice in their possession at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of permit holders undertaking the exempted activity and other related questions.

8. The exemption holder must provide a report in writing detailing the activities carried out pursuant to this notice to the Executive Director, Fisheries and Aquaculture Policy (GPO Box 1625, ADELAIDE SA 5001) 10 days after each research trip is completed with the following details:
   - the date and location of sampling;
   - the gear used;
   - the number and description of all species collected;
   - any interaction with protected species and marine mammals; and
   - any other information regarding size, breeding or anything deemed relevant or of interest that is able to be volunteered.

9. While engaging in the exempted activity, the exemption holder or agents must be in possession of a copy of this exemption. Such exemption must be produced to a PIRSA Fisheries Officer if requested.

10. The exemption holders must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act 2007* and the *National Parks and Wildlife Act 1972*. The exemption holder and her agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment and Water when undertaking activities within a marine or national park.

Dated: 12 March 2020

PROF. GAVIN BEGG
A/Executive Director
Fisheries and Aquaculture Policy
Delegate of the Minister for Agriculture, Food and Fisheries
FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Surveying in the Gulf St Vincent Prawn Fishery

TAKE notice that pursuant to regulation 10 of the Fisheries Management (Prawn Fisheries) Regulations 2017, regulation 9 (1) of the Fisheries Management (Prawn Fisheries) Regulations 2017 is HEREBY varied such that holders of a Gulf St Vincent Prawn Fishery licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2017 or their registered master may not use prawn trawl nets in accordance with the conditions of their fishery licence for the period specified in Schedule 1, unless this notice is varied or revoked.

SCHEDULE 1


Dated: 14 March 2020

STEVE SHANKS
Prawn Fishery Manager
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Surveying in the West Coast Prawn Fishery

TAKE notice that pursuant to regulation 10 of the Fisheries Management (Prawn Fisheries) Regulations 2017, the notice dated 26 March 2019 on page 986 of the South Australian Government Gazette of 4 April 2019, prohibiting fishing activities in the West Coast Prawn Fishery is HEREBY varied such that it will not apply to the holders of a West Coast Prawn Fishery licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2017 listed in Schedule 1 or their register master insofar as they may use prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of undertaking a prawn survey during the period specified in Schedule 2, subject to the conditions contained in Schedule 3 unless this notice is varied or revoked.

SCHEDULE 1

<table>
<thead>
<tr>
<th>Licence Number</th>
<th>Licence Holder</th>
<th>Boat Name</th>
<th>Trawl Survey Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>D01</td>
<td>Nicholas Paleologoudias</td>
<td>Bosanquet Bay</td>
<td>Ceduna</td>
</tr>
<tr>
<td>D02</td>
<td>Kontias Developments Pty Ltd</td>
<td>Lincoln Lady</td>
<td>Venus bay</td>
</tr>
</tbody>
</table>

SCHEDULE 2

Commencing at sunset on 16 March 2020 and ending at sunrise on 18 March 2020.

SCHEDULE 3

1. The licence holder listed in Schedule 1 or their register master must operate within the trawl survey area nominated in the table in Schedule 1.
2. For the purposes of this notice the trawl survey areas cannot include any waters of a habitat protection zone or a sanctuary zone of a marine park established under the Marine Parks Act 2007.
3. The registered master must keep a ‘skippers log’ to record catch information during the survey.
4. All fish, other than King Prawns, Southern Calamari, Gould’s Squid, Scallops, Octopus and Balmain Bugs taken during the exempted activity for survey purposes, are to be returned to the water immediately after capture.
5. The licence holders listed in Schedule 1 or their register master must comply with all regulations and conditions that apply to fishing activities undertaken pursuant to their licence, in addition to the conditions imposed by this exemption.
6. While engaged in fishing activities or unloading the survey catch, the licence holder listed in Schedule 1 or their register master must have a copy of this notice on board the boat or near his person. This notice must be produced to a Fisheries Officer if requested.
7. The licence holders listed in Schedule 1 or their register master must not contravene or fail to comply with the Fisheries Management Act 2007, or any other regulations made under that Act except where specifically exempted by this notice.

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

Dated: 16 March 2020

STEVE SHANKS
Prawn Fishery Manager
Delegate of the Minister for Primary Industries and Regional Development

FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Temporary Prohibition on Fishing Activities in the Spencer Gulf Prawn Fisheries

TAKE notice that pursuant to regulation 10 (a) of the Fisheries Management (Prawn Fisheries) Regulations 2017, the activities of the class specified in Schedule 1 are prohibited in the waters of the Spencer Gulf Prawn Fishery during the period specified in Schedule 2 unless this notice is varied or revoked.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of King Prawns (Melicertus latisulcatus) pursuant to a Spencer Gulf Prawn Fishery Licence.

SCHEDULE 2

From 1800 hours on 26 March 2020 to 1800 hours on 26 March 2021.

Dated: 12 March 2020

STEVE SHANKS
Prawn Fishery Manager
Delegate of the Minister for Primary Industries and Regional Development
FISHERIES MANAGEMENT (PRAWN FISHERIES) REGULATIONS 2017

Temporary Prohibition on Fishing Activities in the West Coast Prawn Fisheries

TAKE notice that pursuant to regulation 10 of the Fisheries Management (Prawn Fisheries) Regulations 2017, the activities of the class specified in Schedule 1 are prohibited in the waters of the West Coast Prawn Fishery during the period specified in Schedule 2 unless this notice is varied or revoked.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of King Prawns (*Melicertus latisulcatus*) pursuant to a West Coast Prawn Fishery Licence.

SCHEDULE 2

From 1800 hours on 26 March 2020 to 1800 hours on 26 March 2021.

Dated: 12 March 2020

STEVE SHANKS
Prawn Fishery Manager
Delegate of the Minister for Agriculture, Food and Fisheries

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FOOD ACT 2001

INSTRUMENT OF AUTHORISATION

Authority to Give Expiation Notices pursuant to the Expiation of Offences Act 1996

I, STEPHEN GRAHAM WADE MLC, the Minister for Health And Wellbeing (the Minister) and the Minister responsible for the administration of the Food Act 2001 and the issuing authority as defined in the Expiation of Offences Act 1996, pursuant to section 6(3)(b)(i) of the Expiation of Offences Act 1996, authorise persons who are or have been appointed by the Minister, or by the Minister’s delegate, in the capacity of enforcement agency under the Food Act 2001 as authorised officers pursuant to section 94 of the Food Act 2001, to give expiation notices to persons for an offence or offences allegedly committed against the Food Act 2001 and Food Regulations 2017.

This authorisation to authorised officers appointed by the Minister, or by the Minister’s delegate, to give expiation notices is revoked if the appointment of an authorised officer is revoked by the Minister, or the Minister’s delegate, or if the person ceases to be employed in the Department for Health and Wellbeing.

This instrument of authorisation may be revoked or varied by the Minister at any time by notice in writing.

Dated: 9 March 2020

HON STEPHEN GRAHAM WADE MLC
Minister for Health and Wellbeing

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HEALTH CARE ACT 2008

INSTRUMENT OF DELEGATION

Delegations by the Minister for Health and Wellbeing to Persons Holding or Acting in Positions within the Department for Health and Wellbeing

I, STEPHEN GRAHAM WADE MLC, Minister for Health and Wellbeing, pursuant to section 8 of the Health Care Act 2008 (“the Act”), hereby delegate the powers or functions vested in or conferred on me under the Act listed and described in Columns 1 and 2 of the attached Schedule to persons who from time to time hold or act in the positions listed in Column 3.

These powers and functions may not be further delegated.

This delegation operates from the date of signing of this instrument and has effect until revoked.

This delegation can be varied or revoked by the Minister responsible for the Act at any time.

Dated: 9 March 2020

HON STEPHEN GRAHAM WADE MLC
Minister for Health and Wellbeing

---

SCHEDULE—Pursuant to Section 8 of the Health Care Act 2008

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>SECTION</td>
<td>DESCRIPTION</td>
<td>DELEGATES</td>
</tr>
<tr>
<td>58</td>
<td>All powers and functions of the Minister</td>
<td>• Chief Executive, Department for Health and Wellbeing</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Chief Public Health Officer</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Executive Director, Health Protection and Licensing Services</td>
</tr>
<tr>
<td>62</td>
<td>All powers and functions of the Minister</td>
<td>• Chief Executive, Department for Health and Wellbeing</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Chief Public Health Officer</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Executive Director, Health Protection and Licensing Services</td>
</tr>
</tbody>
</table>

---

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

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

TAKE notice that I, Hon Stephen Wade MLC, 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: 9 March 2020

STEPHEN WADE
Minister for Health and Wellbeing

SCHEDULE

<table>
<thead>
<tr>
<th>Activity</th>
<th>Person or Group of Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adverse Event Information Analysis for Quality Improvement</td>
<td>Adelaide Community Healthcare Alliance Incorporated Clinical Review Committee</td>
</tr>
<tr>
<td>South Australian Audit of Surgical Mortality for Quality Improvement</td>
<td>South Australian Audit of Surgical Mortality Management Committee</td>
</tr>
</tbody>
</table>

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 Volume/Folio</th>
<th>Maximum Rental per week payable</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 Homington Road, Elizabeth North SA 5113</td>
<td>Allotment 250 Deposited Plan 6357 Hundred of Munno Para</td>
<td>CT5239/831</td>
<td>$130.00</td>
</tr>
<tr>
<td>19 Norongo Street, O'Sullivan Beach SA 5166</td>
<td>Allotment 85 Deposited Plan 7932 Hundred of Noarlunga</td>
<td>CT5583/568</td>
<td>$0.00</td>
</tr>
</tbody>
</table>

Dated: 19 March 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 Volume/Folio</th>
</tr>
</thead>
<tbody>
<tr>
<td>91 Rudall Avenue, Whyalla Playford SA 5600</td>
<td>Allotment 1604 Town Plan 560501 Hundred of Randell</td>
<td>CT5186/824, CT6033499</td>
</tr>
<tr>
<td>38 Donaldson Terrace, Whyalla SA 5600 (Main house &amp; shack)</td>
<td>Allotment 268 Town Plan 560501 Hundred of Randell</td>
<td>CT4175/638, CT5488/339</td>
</tr>
<tr>
<td>Unit 3/2 Greentree Place, Mawson Lakes SA 5095</td>
<td>Lot 3 Primary Community Plan 21331 Hundred of Yatala</td>
<td>CT5874/885</td>
</tr>
</tbody>
</table>

Dated: 19 March 2020

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

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:

First: Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 2 in Deposited Plan No 386 comprised in Certificate of Title Volume 5697 Folio 14, and being the whole of the land identified as Allotment 230 in D123142 lodged in the Lands Titles Office.

Secondly: Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 31 in Deposited Plan No 386 comprised in Certificate of Title Volume 5510 Folio 151, and being the whole of the land identified as Allotment 231 in D123142 lodged in the Lands Title Office.

Thirdly: Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 197 in Filed Plan No 175517 comprised in Certificate of Title Volume 5774 Folio 535, and being the whole of the land identified as Allotment 232 in D123142 lodged in the Lands Title 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: 17 March 2020

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

**STEPHEN MCQUILLAN**  
Director, Property  
Authorised Officer  
Department of Planning, Transport and Infrastructure

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**LIQUOR LICENSING ACT 1997**

South Australia

**Liquor Licensing (Dry Areas) Notice 2020**

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

1—**Short title**

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2020*.

2—**Commencement**

This notice comes into operation on 20 March 2020.

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.

Schedule 1—Adelaide Park Lands Area 2

1—Extent of prohibition

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

2—Period of prohibition

Continuous from 12:01am on 20 March 2020 to 12:00am on 3 April 2020.

3—Description of area

The area generally known as Blue Gum / Kurangga (Park 20) and Veale Gardens / Walya Yarta (Park 21) contained in the southern part of the Adelaide Park Lands, bounded as follows: commencing at the point at which the northern part of Greenhill Road, Adelaide, meets the western boundary of Unley Road, Adelaide, then westerly along the northern boundary of Greenhill Road until where it intersects the eastern boundary of Sir Lewis Cohen Avenue, Adelaide, then in a northerly direction along the eastern boundary of Sir Lewis Cohen Avenue until where it intersects the southern border of South Terrace, Adelaide, then in an easterly direction along the southern boundary of South Terrace until where it intersects the western border of Unley Road and then in a southerly direction along the western boundary of Unley Road to where this meets the point of commencement.
Made by the Liquor and Gambling Commissioner  
On 16 March 2020

LIQUOR LICENSING ACT 1997

South Australia

**Liquor Licensing (Dry Areas) Notice 2020**

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

1—**Short title**

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2020*.

2—**Commencement**

This notice comes into operation on 3 April 2020.
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.

Schedule 1—Adelaide Park Lands Area 2

1—Extent of prohibition

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

2—Period of prohibition

Continuous from 12:01am on 3 April 2020 to 12:00am on 17 April 2020.

3—Description of area

The area generally known as Blue Gum / Kurangga (Park 20) and Veale Gardens / Walya Yarta (Park 21) contained in the southern part of the Adelaide Park Lands, bounded as follows: commencing at the point at which the northern part of Greenhill Road, Adelaide, meets the western boundary of Unley Road, Adelaide, then westerly along the northern boundary of Greenhill Road until where it intersects the eastern boundary of Sir Lewis Cohen Avenue, Adelaide, then in a northerly direction along the eastern boundary of Sir Lewis Cohen Avenue until where it intersects the southern border of South Terrace, Adelaide, then in an easterly direction along the southern boundary of South Terrace until where it intersects the western border of Unley Road and then in a southerly direction along the western boundary of Unley Road to where this meets the point of commencement.
Made by the Liquor and Gambling Commissioner

On 16 March 2020

LIVESTOCK ACT 1997

SECTION 33

Declaration of Livestock Movement Restrictions in Relation to Pacific Oysters Magallana gigas (syn. Crassostrea gigas)

Pursuant to Section 87 of the Livestock Act 1997, I, Mary Ruth Carr, Chief Inspector of Stock and delegate of the Minister for Primary Industries and Regional Development, hereby revoke the notice made under Section 33 of the Livestock Act 1997 by the Minister for Agriculture, Food and Fisheries on 26 February 2019 and published on 7 March 2019.

Notice under the Livestock Act 1997 for the purpose of Controlling or Eradicating Pacific Oyster Mortality Syndrome (Ostreid herpesvirus-1 μ variant (OsHV-1 μvar)).

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 disease Ostreid herpesvirus-1 μ variant (OsHV-1 μvar) within the State of South Australia, I do hereby:

1. Prohibit the introduction of Pacific Oysters or Pacific Oyster spat sourced from the State of Tasmania into the State of South Australia, other than non-living Pacific Oysters for the purposes of human consumption, and except as provided in any written approval, in accordance with South Australian import conditions, given by the Chief Inspector; and

2. Prohibit the introduction of equipment that has been used in the State of Tasmania in the farming or production of Pacific Oysters or Pacific Oyster spat into the State of South Australia, and except as provided in any written approval, in accordance with South Australian import conditions, given by the Chief Inspector; and
(3) Require that any consignments of Pacific Oysters or Pacific Oyster spat sourced from the State of Tasmania that are received in the State of South Australia without being accompanied by the required written approval of the Chief Inspector of Stock, other than for the purposes of human consumption, while this Notice is in force, are to be disposed of by their immediate surrender to an inspector.

This Notice shall remain in force until amended or revoked by a subsequent Notice.

Dated: 26 February 2020

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

Definitions

In this Notice:

‘Chief Inspector’ means the Chief Inspector of Stock duly appointed under Section 63 of the Livestock Act 1997 (SA).

‘Inspector’ means a person appointed as an inspector under Section 63 of the Livestock Act 1997 (SA).

‘Magallana gigas’ formerly known as Crassostrea gigas.

‘South Australian import conditions’ for the introduction of hatchery reared spat, live oysters and equipment that has been used in the State of Tasmania in the farming or production of Pacific Oysters or Pacific Oyster spat can be obtained from the Chief Inspector of Stock, 33 Flemington Street, Glenside, S.A. 5065, or GPO Box 1671, Adelaide S.A. 5001 or by telephone (08) 8207 7900.

MENTAL HEALTH ACT 2009

Authorised Community Mental Health Facility

NOTICE is hereby given, in accordance with Section 97A of the Mental Health Act 2009, that the Chief Psychiatrist has determined from 23 March 2020 that:

Building Block C of the Repatriation Health Precinct, 216 Daws Road, Daw Park SA 5054, will be an Authorised Community Mental Health Facility known as: Older Persons Mental Health Service – Southern Community Team – Springbank House.

Dated: 19 March 2020

DR JOHN BRAYLEY
Chief Psychiatrist

MENTAL HEALTH ACT 2009

Authorised Medical Practitioner

NOTICE is hereby given in accordance with Section 93(1) of the Mental Health Act 2009, that the Chief Psychiatrist has determined on 11 March 2020 the following person as an Authorised Medical Practitioner:

Michael Weightman

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: 19 March 2020

DR J. BRAYLEY
Chief Psychiatrist

MINING ACT 1971

SECTION 28(5)

Exploration Licences

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.

Applicant: Rex Minerals (SA) Pty Ltd
Location: Minlaton area - approximately 100 km northwest of Adelaide
Term: Two years
Area in km²: 257
Reference number: 2019/00154

Applicant: Javelin Exploration Pty Ltd
Location: Mount Denison area - approximately 80 km southeast of Oodnadatta
Pastoral Lease: The Peake
Term: One year
Area in km²: 91
Reference number: 2019/00155

Applicant: Alliance Craton Explorer Pty Ltd
Location: Buckleboo area - approximately 50 km northeast of Wudinna
Pastoral Leases: Buckleboo, Mount Ive Yardea
Term: Two years
Area in km²: 464
Reference number: 2020/00010

Applicant: Austrike Resources Pty Ltd
Location: Yudnapinna area - approximately 110 km northwest of Whyalla
Pastoral Leases: Nonning, Siam, Wartaka, Yudnapinna
Term: One year
Area in km²: 982
Reference number: 2020/00011
Applicant: Austrike Resources Pty Ltd
Location: Yudnapinna area - approximately 90 km northwest of Whyalla
Pastoral Leases: Carriewerloo, Wartaka, Yudnapinna
Term: One year
Area in km²: 557
Reference number: 2020/00012

Plans and co-ordinates can be found on the Department for Energy and Mining website:

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from:

Dated: 19 March 2020

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

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MINING ACT 1971
SECTION 35A(1)
Mineral Lease

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

Applicant: Direct-Screens Holdings Pty. Ltd.
Claim Number: 4463
Location: Allotment 13 Deposited Plan 37781, CT 5277/993 (Dowlingville area, approximately 10 km southwest of Port Clinton)
Area: 189.74 hectares approximately
Purpose: Construction Materials (Sand)
Reference: 2018/001070

To arrange an inspection of the proposal at the Department for Energy and Mining, please call the Department on 08 8463 3103.

An electronic copy of the proposal can be found on the Department for Energy and Mining website:

Written submissions in relation to this application are invited to be received at the Department for Energy and Mining, Mining Regulation, Attn: Business Support Officer, GPO Box 320 ADELAIDE SA 5001 or dem.miningregrehab@sa.gov.au by no later than 17 April 2020.

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

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

Dated: 19 March 2020

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

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MINING ACT 1971
SECTION 35A(1)
Mineral Lease

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

Applicant: G L Hausler Pty Ltd
Claim Number: 4429
Location: Allotment 7 Deposited Plan 55935, CT 5839/471 (Morgan area, approx. 30 km WNW of Waikerie)
Area: 129.11 hectares approximately
Purpose: Construction Materials (Limestone)
Reference: 2017/000829

To arrange an inspection of the proposal at the Department for Energy and Mining, please call the Department on 08 8463 3103.

An electronic copy of the proposal can be found on the Department for Energy and Mining website:

Written submissions in relation to this application are invited to be received at the Department for Energy and Mining, Mining Regulation, Attn: Business Support Officer, GPO Box 320 ADELAIDE SA 5001 or dem.miningregrehab@sa.gov.au by no later than 16 April 2020.

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

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

Dated: 19 March 2020

J MARTIN
Mining Registrar as delegate for the Minister for Energy and Mining
Department for Energy and Mining
PURSUANT to section 68D(5a)(a) of the National Parks and Wildlife Act 1972 I, Brenton Paul Grear, Chairperson of the Ikara-Flinders Ranges National Park Co-management Board, grant permission for the Adnyamathanha people to take protected animals from Ikara-Flinders Ranges National Park subject to the conditions set out in this notice.

PURSUANT to Regulations 7(3) (a) and 7(3) (d) of the National Parks and Wildlife (National Parks) Regulations 2016, I close the Traditional Use Zone of Ikara-Flinders Ranges National Park in the interest of the proper management of the reserve and public safety, excluding those members of the public who are Adnyamathanha people, spouses of Adnyamathanha people, people required by traditional law and custom of the Adnyamathanha people for the performance of ceremonies or cultural activities, or people required by Adnyamathanha people to assist in, observe, or record traditional activities.

PURSUANT to Regulation 9 of the National Parks and Wildlife (National Parks) Regulations 2016, I set aside part of Ikara-Flinders Ranges National Park for the purpose of traditional use (the Traditional Use Zone) by the Adnyamathanha people as marked on the attached map “Ikara-Flinders Ranges National Park Traditional Use Zone” (the map).

PURSUANT to Regulation 14 of the National Parks and Wildlife (National Parks) Regulations 2016, I permit Adnyamathanha people to camp within the Hunting, Gathering and Camping Zone.

PURSUANT to Regulation 15 of the National Parks and Wildlife (National Parks) Regulations 2016, I permit Adnyamathanha people to light, maintain and use fire within the Hunting, Gathering and Camping Zone, except on days of Total Fire Ban, as declared by the Country Fire Service (CFS).

PURSUANT to Regulation 19 of the National Parks and Wildlife (National Parks) Regulations 2016, I permit the control, carrying and use of firearms by the Adnyamathanha people within the Shooting Area for the purpose of taking protected and unprotected animals subject to the conditions in schedule 1.

PURSUANT to Regulation 19 of the National Parks and Wildlife (National Parks) Regulations 2016, I permit the control and carrying of firearms by the Adnyamathanha people within the Hunting, Gathering and Camping Zone.

PURSUANT to Regulation 23 of the National Parks and Wildlife (National Parks) Regulations 2016, I permit Adnyamathanha people to take Galah, Little Corella, Dingo, Goat, Rabbit, Red Fox, Cat and Wild Dog from the Shooting Area.

PURSUANT to Regulation 24 of the National Parks and Wildlife (National Parks) Regulations 2016, I permit Adnyamathanha people to remove the carcasses of protected animals from the Traditional Use Zone.

A map identifying the closure area will also be available for viewing at the following website: www.parks.sa.gov.au.

The Board may vary or revoke the permissions in this notice at any time.

“Adnyamathanha people” means the native title holders as defined in the Determination of native title made by the Federal Court of Australia in the Adnyamathanha Native Title Claim #2 SAD 60002/98 on 30 March 2009.
“Traditional Use Zone” is the area marked on the map and described as that portion of Q61 in Deposited Plan 90825 bounded as follows:-
commencing at the point at -31.257 degrees of latitude and 138.804 degrees of longitude, east along the northern boundary to the point at -31.253 degrees of latitude and 138.89 degrees of longitude, then south-west to the point at -31.294 degrees of latitude and 138.834 degrees of longitude, and north-north-west to the point of commencement.

“Shooting area” is the area within the Traditional Use Zone as marked on the map and described as that portion of Q61 in Deposited Plan 90825 bounded as follows:-
commencing at the point at -31.257 degrees of latitude and 138.804 degrees of longitude, east along the northern boundary to the point at -31.253 degrees of latitude and 138.89 degrees of longitude, then south-west to the point at -31.269 degrees of latitude and 138.868 degrees of longitude, then west-south-west along the centre line of Moodla tanna Creek to the point at -31.286 degrees of latitude and 138.827 degrees of longitude, and north-north-west to the point of commencement.

“Hunting, Gathering and Camping Zone” is the area within the Traditional Use Zone as marked on the map and described as that portion of Q61 in Deposited Plan 90825 bounded as follows:-
commencing at the point at -31.294 degrees of latitude and 138.834 degrees of longitude, north-north-west to the point at -31.286 degrees of latitude and 138.827 degrees of longitude, then east-north-east along the centre line of Moodla tanna Creek to the point at -31.269 degrees of latitude and 138.868 degrees of longitude, then south-west to the point of commencement.

“Protected animal” has the meaning in the National Parks and Wildlife Act 1972.

Dated: 17 March 2020

B. P. GREAR
Chairperson
Ikara-Flinders Ranges National Park Co-management Board

SCHEDULE 1

When hunting with firearms in the Shooting Area, the Adnyamathanha people must:
1. Abide by all laws that relate to firearm possession and use in South Australia.
2. Use firearms suitable for the humane destruction of animals.
3. Only shoot the following protected animals:
   a. kangaroo which includes red kangaroo, western grey kangaroo and euro (minimum .222 calibre firearm)
   b. emu (minimum .243 calibre firearm)
4. Comply with the relevant codes of practice for the shooting of the relevant species of protected animals:
   b. Code of Practice for the humane destruction of birds by shooting in South Australia
5. Only shoot the following unprotected animals:
   a. Galah
   b. Little Corella
   c. Dingo
   d. Goat
   e. Rabbit
   f. Red Fox
   g. Cat
   h. Wild Dog
6. Shoot only between 3.00pm and sunrise.
7. Shoot only while located within the fenced boundary of the Shooting Area, at targets that are located within the Shooting Area.
8. Shoot north away from the Hunting, Gathering and Camping Zone.
9. Notify other Adnyamathanha people that shooting is in progress through display of a ‘Shooting in Progress’ sign, and raising the red flag that will be located at the entrance gate on the Pantapinna Track.
10. Notify the Adnyamathanha Traditional Lands Association via email tuz@atla.com.au of the names of Adnyamathanha people intending to shoot, at least 1 hour prior to the commencement of shooting.
11. Fill in the record keeping book at the entry point of the Traditional Use Zone, with the names of Adnyamathanha people who participated, the number of animals taken and the species on leaving the Traditional Use Zone. All animals taken must be recorded.
12. Use the animal hunted as food for the hunter or for his or her dependents or solely for cultural purposes of Aboriginal origin.
13. Not take an animal for commercial purposes or undertake any activity that generates a profit without the permission of the Board.

SCHEDULE 2

When hunting without firearms in the Traditional Use Zone, the Adnyamathanha people must:
1. Only take the following protected species:
   a. Goanna
   b. Bearded Dragon
2. Fill in the record keeping book at the entry point of the Traditional Use Zone, with the names of Adnyamathanha people who participated, the number of animals taken and the species on leaving the Traditional Use Zone. All animals taken must be recorded.
3. Use the animals hunted as food for the hunter or for his or her dependents or solely for cultural purposes of Aboriginal origin.
4. Not take an animal for commercial purposes or undertake any activity that generates a profit without the permission of the Board.
PASTORAL LAND MANAGEMENT AND CONSERVATION ACT 1989

Public Access Route Closures

Notice of Intent to Temporarily Close Public Access Route Number 15, named K1 Warburton Crossing

Notice is hereby given of the intent to temporarily close the K1 Warburton Crossing Public Access Route from the Birdsville Track to the Simpson Desert Regional Reserve, from 15 March 2020 until further notice, pursuant to section 45 (7) of the Pastoral Land Management and Conservation Act 1989. Notification of the re-opening of the Public Access Route will be provided on the Department of Planning, Transport and Infrastructure’s Outback Road Warnings website at www.dpti.sa.gov.au/OutbackRoads/outback_road_conditions/special_notices

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

Notice is hereby given of the intent to temporarily close the Walkers Crossing Public Access Route from the Birdsville Track to the Innamincka Regional Reserve, from 15 March 2020 until further notice, pursuant to section 45 (7) of the Pastoral Land Management and Conservation Act 1989. Notification of the re-opening of the Public Access Route will be provided on the Department of Planning, Transport and Infrastructure’s Outback Road Warnings website at www.dpti.sa.gov.au/OutbackRoads/outback_road_conditions/special_notices

Dated: 17 March 2020

GAVIN BAIRD
Pastoral Board delegate of section 45 (7) of the Pastoral Land Management and Conservation Act 1989
Senior Pastoral Officer
Rural Solutions SA
Department of Primary Industries and Regions SA

PLANT HEALTH ACT 2009

Declaration of Pests and Quarantine Areas

PURSUANT to the Plant Health Act 2009, I, Ross Meffin, Chief Inspector (Plant Health Act), make the following notice:

1. Application
   All previous notices made pursuant to Sections 4, and 8 of the Plant Health Act 2009 are hereby revoked.

2. Interpretation
   In this notice:
   - “the Act” means the Plant Health Act 2009
   - “fruit fly outbreak suspension area” means an area that has been declared, in accordance with the Code of Practice for Queensland fruit fly published by the Interstate Plant Health Regulation Working Group, 1996, or in accordance with the Draft National Code of Practice for the Management of Mediterranean Fruit Fly, 2008 (as updated or amended from time to time), as a suspension area in relation to a fruit fly outbreak
   - “inspector” means an inspector appointed pursuant to section 41 of the Act
   - “retail purchase docket” means a sales receipt provided by a retail sales outlet for fruit or fruiting vegetables sold to the public for personal consumption, rather than for re-sale
   - “the Standard” means the document published by Primary Industries and Regions South Australia entitled the “Plant Quarantine Standard South Australia”

3. Declaration of Pests - Pursuant to Section 4 of the Act
   3.1 The following are declared to be pests for the purposes of the Act:
      (1) The pests specified by common name and scientific name immediately below:

<table>
<thead>
<tr>
<th>Common Name(s)</th>
<th>Scientific Name(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>African citrus psyllid</td>
<td>Trioza erytreae</td>
</tr>
<tr>
<td>Asian citrus psyllid</td>
<td>Diaphorina citri</td>
</tr>
<tr>
<td>Asian longicorn beetle</td>
<td>Anaplophora glabripennis</td>
</tr>
<tr>
<td>Asian subterranean termite</td>
<td>Cryptotermes gestroi</td>
</tr>
<tr>
<td>Australian plague locust</td>
<td>Chortoicetes terminifera</td>
</tr>
<tr>
<td>Bacterial wilt of potato</td>
<td>Ralstonia solanacearum Race 3</td>
</tr>
<tr>
<td>Barley stem gall midge</td>
<td>Mayetiola hordei</td>
</tr>
<tr>
<td>Barley stripe rust</td>
<td>Puccinia striiformis f. sp. hordei</td>
</tr>
<tr>
<td>Blueberry rust</td>
<td>Thekopsora minima</td>
</tr>
<tr>
<td>Boil smut of maize</td>
<td>Ustilago maydis</td>
</tr>
<tr>
<td>Brown marmorated stink bug</td>
<td>Halyomorpha halys</td>
</tr>
<tr>
<td>Browsing ant</td>
<td>Lepisiota frauenfeldi</td>
</tr>
<tr>
<td>Burning moth</td>
<td>Hylesia nigriscus</td>
</tr>
<tr>
<td>Chestnut blight</td>
<td>Cryphonectria parasitica</td>
</tr>
<tr>
<td>Citrus blight</td>
<td>(unknown causal agent)</td>
</tr>
<tr>
<td>Citrus canker</td>
<td>Xanthomonas citri subsp. citri</td>
</tr>
<tr>
<td>Citrus longicorn beetle</td>
<td>Anaplophora chinensis</td>
</tr>
<tr>
<td>Citrus red mite</td>
<td>Panonychus citri</td>
</tr>
<tr>
<td>Citrus tristeza virus – sweet orange stem pitting strain</td>
<td>Citrus tristeza clostero virus – sweet orange stem pitting strain</td>
</tr>
<tr>
<td>Citrus variegated chlorosis</td>
<td>Xylella fastidiosa</td>
</tr>
<tr>
<td>Cucumber green mottle mosaic virus (CGMMV)</td>
<td>Cucumber green mottle mosaic tobamovirus</td>
</tr>
<tr>
<td>Drywood termite</td>
<td>Cryptotermes dudleyi</td>
</tr>
<tr>
<td>Electric ant</td>
<td>Wasmannia auropunctata</td>
</tr>
<tr>
<td>Exotic gypsy moth</td>
<td>Lymantria spp. (L. dispar and sub-species, L. monacha)</td>
</tr>
<tr>
<td>European House Borer</td>
<td>Hylostephanus bajulus</td>
</tr>
<tr>
<td>Fire blight</td>
<td>Erwinia amylovora</td>
</tr>
<tr>
<td>Pest Species</td>
<td>Pest Family</td>
</tr>
<tr>
<td>------------------------------------</td>
<td>-----------------------------------</td>
</tr>
<tr>
<td>Fruit flies</td>
<td>Pest species of Tephritidae family</td>
</tr>
<tr>
<td>Fusarium wilt of tomatoes</td>
<td><em>Fusarium oxysporum</em> f.sp. <em>lycopersicon</em> Race 3</td>
</tr>
<tr>
<td>Giant African snail</td>
<td><em>Lissachatina fulica</em></td>
</tr>
<tr>
<td>Giant pine scale</td>
<td><em>Marchalina hellenica</em></td>
</tr>
<tr>
<td>Glassy-winged sharpshooter</td>
<td><em>Homalodisca vitripennis</em></td>
</tr>
<tr>
<td>Golden apple snail</td>
<td><em>Pomacea canaliculata</em></td>
</tr>
<tr>
<td>Grapevine leaf rust</td>
<td><em>Phakopsora euvitis</em></td>
</tr>
<tr>
<td>Grapevine pinot gris virus</td>
<td>Grapevine pinot gris trichovirus</td>
</tr>
<tr>
<td>Green snail</td>
<td><em>Cantareus apertus</em></td>
</tr>
<tr>
<td>Hessian fly</td>
<td><em>Mayetiola destructor</em></td>
</tr>
<tr>
<td>Huanglongbing disease of citrus</td>
<td>‘<em>Candidatus liberibacter</em>’ spp.</td>
</tr>
<tr>
<td>Karnal bunt</td>
<td><em>Tilletia indica</em></td>
</tr>
<tr>
<td>Khapra beetle</td>
<td><em>Trogoderma granarium</em></td>
</tr>
<tr>
<td>Melon necrotic spot virus (MNSV)</td>
<td>Melon necrotic spot carmovirus</td>
</tr>
<tr>
<td>Melon thrips</td>
<td><em>Thrips palmi</em></td>
</tr>
<tr>
<td>Myrtle rust</td>
<td><em>Puccinia psidii</em> (syn. <em>Uredo rangelii</em>)</td>
</tr>
<tr>
<td>Onion Smut</td>
<td><em>Urocystis cepulae</em></td>
</tr>
<tr>
<td>Parlatoria date scale</td>
<td><em>Parlatoria blanchardii</em></td>
</tr>
<tr>
<td>Phoney peach disease</td>
<td><em>Xylella fastidiosa</em></td>
</tr>
<tr>
<td>Phyloxera</td>
<td><em>Daktulosphaira vitifoliiae</em></td>
</tr>
<tr>
<td>Phytophthora blight</td>
<td><em>Phytophthora kernoviae</em></td>
</tr>
<tr>
<td>Pierce’s disease of grapevines</td>
<td><em>Xylella fastidiosa</em></td>
</tr>
<tr>
<td>Potato blackleg and soft rot</td>
<td><em>Dickeya spp. Including</em> <em>D. dianthicola,</em> <em>D. dadantii</em> and <em>D. solani</em></td>
</tr>
<tr>
<td>Potato cyst nematode</td>
<td><em>Globodera pallida</em></td>
</tr>
<tr>
<td>Potato cyst nematode</td>
<td><em>Globodera rostochiensis</em></td>
</tr>
<tr>
<td>Potato spindle tuber viroid (PSTVd)</td>
<td>Potato spindle tuber pospiroid</td>
</tr>
<tr>
<td>Pine wilt nematode</td>
<td><em>Bursaphelenchus spp. including</em> <em>B. xylophilus</em></td>
</tr>
<tr>
<td>Potato late blight</td>
<td><em>Phytophthora infestans</em> (A2 mating type)</td>
</tr>
<tr>
<td>Pyriform scale</td>
<td><em>Protopulvinaria pyriformia</em></td>
</tr>
<tr>
<td>Red imported fire ant</td>
<td><em>Solenopsis invicta</em></td>
</tr>
<tr>
<td>Sawyer beetles</td>
<td><em>Monochamus spp. including</em> <em>M. alternatus,</em> <em>M. galloprovincialis,</em> <em>M. scutellatus,</em> <em>M. trilator</em></td>
</tr>
<tr>
<td>Sharka</td>
<td>Plum pox potyvirus</td>
</tr>
<tr>
<td>Small plague grasshopper</td>
<td><em>Austroicetes cruciata</em></td>
</tr>
<tr>
<td><em>Caracollina lenticula</em></td>
<td><em>Caracollina lenticula</em></td>
</tr>
<tr>
<td>Spotted-winged drosophila (fruit fly)</td>
<td>Drosophila sazzkii</td>
</tr>
<tr>
<td>Subterranean termite</td>
<td><em>Cryptotermes formosanus</em></td>
</tr>
<tr>
<td>Sudden oak death</td>
<td><em>Phytophthora ramorum</em></td>
</tr>
<tr>
<td>Tarnished plant bug</td>
<td><em>Lygus lineolaris</em></td>
</tr>
<tr>
<td>Tomato-potato psyllid</td>
<td><em>Bactericera cockerelli</em></td>
</tr>
<tr>
<td>Tropical fire ant</td>
<td><em>Solenopsis geminata</em></td>
</tr>
<tr>
<td>West Indian drywood termite</td>
<td><em>Cryptotermes brevis</em></td>
</tr>
<tr>
<td>Western plant bug</td>
<td><em>Lygus hesperus</em></td>
</tr>
<tr>
<td>Wheat stem rust</td>
<td>*Puccinia graminis f. sp. <em>tritici</em> (exotic strains)</td>
</tr>
<tr>
<td>Wheat stem sawfly</td>
<td><em>Cephus spp.</em> (C. cinctus, C. pygmeaus)</td>
</tr>
<tr>
<td>Yellow crazy ant</td>
<td><em>Anoplolepis gracilipes</em></td>
</tr>
<tr>
<td>Zebra chip</td>
<td>‘<em>Candidatus Liberibacter solanacearum</em>’</td>
</tr>
</tbody>
</table>

(2) Any emergent pest that warrants immediate application of the Act and subsequent declaration under sub-paragraph (1).

4. **Quarantine Areas – Pursuant to Section 8 of the Act**

4.1 The following portions of the State are declared to be quarantine areas:

(1) in respect of the pest fruit flies, any area within 1.5 kilometres radius of the centre of a fruit fly outbreak (as described in the Standard), the centre being the point where eggs, larvae or adults of fruit flies have been detected.

(2) in respect of the pest fruit flies, for the purpose of excluding fruit flies from the Riverland of South Australia:

(i) the County of Hamley, and


(3) the whole of Kangaroo Island with respect to the declared diseases of potato, namely bacterial wilt (*Ralstonia solanacearum* Race 3) and potato cyst nematodes (*Globodera rostochinesis* and *Globodera pallida*). This quarantine area is to be known as the ‘Kangaroo Island Protected Production Area’.

4.2 Measures to be taken in Quarantine Areas

(1) The owner or occupier of any commercial premises within a portion of the State declared to be a quarantine area in respect of the pest fruit flies must take the measures prescribed in the Standard for the eradication of such flies.
(2) The owner or occupier of any commercial premises within the ‘Kangaroo Island Protected Production Area’ established under sub-paragraph 4.1(3) must take the measures prescribed in the Standard for eradication of the declared diseases of potato.

4.3 Measures for the exclusion of fruit flies from the Riverland of South Australia (“the Riverland Fruit Fly Quarantine Areas”):

(1) Host fruits of fruit flies (“host fruits”) as specified under Section 7 of the Plant Health Act, are prohibited and must not be imported or introduced into the quarantine areas declared in paragraph 4.1 (2) (“the Riverland Fruit Fly Quarantine Areas”) unless:

(i) if the host fruit was produced in a State or Territory other than South Australia: the host fruit complies with the provisions of the Standard.

(ii) if the host fruit was produced in any part of South Australia outside the Riverland Fruit Fly Quarantine Areas: the host fruit has been certified by an inspector under the Act as having been either:

   a) grown in an area free of fruit flies as defined by the Standard; or

   b) treated against fruit flies by a method set out in the Standard.

(iii) if the host fruit was originally produced in the Riverland Fruit Fly Quarantine Areas, but has moved outside those areas and is now proposed to be re-introduced into those areas, the produce must either be:

   a) be certified by an inspector that it has been maintained in an area free of fruit flies or treated against fruit flies by a method set out in the Standard; or

   b) moved under an accreditation arrangement as approved by the Minister under Part 4 Division 2 of the Act and regulation 7 of the Plant Health Regulations 2009.

(2) Subparagraph (1) (ii) (a) does not apply to host fruit grown for the purpose of sale if that fruit was grown within a fruit fly outbreak suspension area.

(3) Subparagraph (1) does not apply to host fruits that have been purchased within South Australia and are accompanied by an itemised retail purchase docket applicable to that produce.

Dated: 16 March 2020

ROSS MEFFIN
Delegate of the Minister for Primary Industries and Regional Development

SAFE DRINKING WATER ACT 2011

INSTRUMENT OF AUTHORISATION

Authority to Give Expiation Notices pursuant to the Expiation of Offences Act 1996

I. STEPHEN GRAHAM WADE MLC, the Minister for Health and Wellbeing (the Minister) and the Minister responsible for the administration of the Safe Drinking Water Act 2011 and the issuing authority as defined in the Expiation of Offences Act 1996, pursuant to section 6(3)(b)(i) of the Expiation of Offences Act 1996, authorise persons who are or have been appointed by the Minister, or by the Minister’s delegate, in the capacity of enforcement agency under the Safe Drinking Water Act 2011 as authorised officers pursuant to section 34 of the Safe Drinking Water Act 2011, to give expiation notices to persons for an offence or offences allegedly committed against the Safe Drinking Water Act 2011 and Safe Drinking Water Regulations 2012.

This authorisation to authorised officers appointed by the Minister, or by the Minister’s delegate, to give expiation notices is revoked if the appointment of an authorised officer is revoked by the Minister, or the Minister’s delegate, or if the person ceases to be employed in the Department for Health and Wellbeing.

This instrument of authorisation may be revoked or varied by the Minister at any time by notice in writing.

Dated: 9 March 2020

HON STEPHEN GRAHAM WADE MLC
Minister for Health and Wellbeing

SHOP TRADING HOURS ACT 1977

Trading Hours—Exemption

NOTICE is hereby given that pursuant to section 5(9)(b) of the Shop Trading Hours Act 1977 (the Act), I, Rob Lucas MLC, Treasurer, on my own initiative, do hereby declare:

- Non-exempt shops, excluding shops the business of which are solely or predominantly the retail sale of motor vehicles or boats, in the Greater Adelaide Shopping District exempt from the provisions of the Act from Saturday, 21 March 2020 up to and including Sunday, 19 April 2020, between the hours of:
  - 9.00 pm and 12 midnight on every weekday;
  - 5.00 pm and 9.00 pm on a Saturday, including Easter Saturday (11 April 2020);
  - 9.00 am and 11.00 am, and 5.00 pm and 9.00 pm on a Sunday.

This exemption is subject to the following conditions:

- In accordance with section 13 of the Act, non-exempt shops must remain closed on Good Friday (10 April 2020) and the prescribed trading hours for Easter Sunday (12 April 2020) will continue to apply.
- In accordance with section 13 of the Act, the prescribed trading hours for Easter Monday (13 April 2020) will continue to apply, subject to the exemption that was published in the Gazette on 12 March 2020.
- All employees working during these extended hours will do so on a strictly voluntary basis.
- Any and all relevant industrial instruments are to be complied with.
- All work health and safety issues (in particular those relating to extended trading hours) must be appropriately addressed.

Dated: 18 March 2020

HON ROB LUCAS MLC
Treasurer
The World Health Organization (WHO) declared the COVID-19 a pandemic on 11 March 2020. On 15 March 2020 a public health emergency in relation to the transmission of COVID-19 was declared pursuant to section 87 of the South Australian Public Health Act 2011.

NOW I, Dr Christopher McGowan, Chief Executive of the Department for Health and Wellbeing, pursuant to sections 89(1) and 90(1) of the South Australian Public Health Act 2011 and sections 25(2)(f), 25(2)(fb) and 25(i) of the Emergency Management Act 2004, make the following direction:

Directions

1. A person who is in a position to do so in relation to a place or premises in the State of South Australia must not allow a mass gathering to occur on or at the place or premises.

2. A person must not organise a mass gathering or a gathering that is reasonably likely to be a public gathering on or at a place or premises in the State of South Australia.

3. A person must not attend a mass gathering on or at a place or premises in the State of South Australia.

Definition of mass gathering:

4. A mass gathering means:
   a. any gathering of five hundred (500) or more persons in a single undivided outdoor space at the same time; or
   b. any gathering of one hundred (100) or more persons in a single undivided indoor space at the same time; but does not include a gathering:
   c. at an airport that is necessary for the normal business of the airport;
   d. for the purposes of or related to public transportation, including in vehicles or at public transportation facilities such as stations, platforms and stops;
   e. at a medical or health service facility that is necessary for the normal business of the facilities;
   f. for the purposes of emergency services;
   g. at a disability of aged care facility that is necessary for the normal business of the facility;
   h. at a prison, correctional facility, youth justice centre or other place of custody;
   i. at a court or tribunal
   j. at Parliament for the purpose of its normal operations;
   k. at a food market, supermarket, grocery store, retail store, shopping centre that is necessary for the normal business of those premises;
   l. at an office building, factory, mining or construction site that is necessary for the normal operation of those premises;
   m. at a school, university, educational institution or childcare facility that is necessary for the normal business of the facility;
   n. at a hotel, motel or other accommodation facility that is necessary for the normal operation of accommodation services;
   o. at an outdoor place where five hundred (500) or more persons may be present for the purposes of transitioning through the place;
   p. exempted from this direction in writing by the Chief Public Health Officer, or delivered by an operator who has a social distancing policy approved in writing by the Chief Public Health Officer.

5. For the purposes of paragraph 4(m), a school event that involves members of the community in addition to staff and students is deemed not necessary for the normal business of the facility.

Note: The intended effect of paragraph 5 is that a school event that involves members of the community in addition to staff and students will be a mass gathering if it involves a gathering of five hundred (500) or more persons in a single undivided outdoor space at the same time, or a gathering of one hundred (100) or more persons in a single undivided indoor space at the same time. School events include assemblies, sporting events or parent-teacher events.

Other Definitions

For the purposes of the directions in paragraphs 1, 2 and 3:

6. Premises has the same meaning as in s 3 of the South Australian Public Health Act 2011.

7. Indoor space means an area, room or premises that is or are substantially enclosed by a roof and walls, regardless of whether the roof or walls or any part of them are –
   a. permanent or temporary; or
   b. open or closed.

8. Outdoor space means a space that is not an indoor space.

Note: the exclusions identified in this direction may be reviewed on a day to day basis in light of changing conditions.

This direction operates from the date of signing by the Chief Executive of the Department for Health and Wellbeing.

Dated: 18 March 2020

DR CHRISTOPHER MCGOWAN
Chief Executive
Department for Health and Wellbeing
I, STEPHEN GRAHAM WADE MLC, the Minister for Health And Wellbeing (the Minister) and the Minister responsible for the administration of the South Australian Public Health Act 2011 and the issuing authority as defined in the Expiation of Offences Act 1996, pursuant to section 6(3)(b)(i) of the Expiation of Offences Act 1996, authorise persons who are or have been appointed by the Minister, or by the Minister’s delegate, under the South Australian Public Health Act 2011 as State authorised officers pursuant to section 43 of the South Australian Public Health Act 2011, South Australian Public Health (General) Regulations 2013, South Australian Public Health (Legionella) Regulations 2013, and South Australian Public Health (Wastewater) Regulations 2013.

This authorisation to authorised officers appointed by the Minister, or by the Minister’s delegate, to give expiation notices is revoked if the appointment of an authorised officer is revoked by the Minister, or the Minister’s delegate, or if the person ceases to be employed in the Department for Health and Wellbeing.

This instrument of authorisation may be revoked or varied by the Minister at any time by notice in writing.

Dated: 9 March 2020

HON STEPHEN GRAHAM WADE MLC
Minister for Health and Wellbeing

THE DISTRICT COURT OF SOUTH AUSTRALIA
PORT AUGUSTA CIRCUIT COURT
Shefiff’s Office, Adelaide, 31 March 2020

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 Port Augusta 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 31 March 2020 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 surrender of persons in response to ex officio informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences for all matters listed for disposition by the District Court.

Juries will be summoned for 31 March 2020 and persons will be tried on this and subsequent days of the sittings.

Prisoners in H.M. Gaol and on Bail for Sentence and for Trial at the Sittings of the Port Augusta Courthouse, Commencing 31 March 2020:

Ackland, Christopher James  Trafficking in a controlled drug  On bail
Benbolt, Layton George  Rape  On bail
Bennier, Leroy  Cause death by dangerous driving  On bail
Carmony, Steven  Maintaining an unlawful sexual relationship with a child  On bail
Dare, Nikita  Criminal neglect  On bail
Doak, Jared Leigh  Application for enforcement of breached bond  No status
Entata, Colin Jungala  Aggravated assault (2); aggravated cause harm  In gaol
Kellett, Jeffery Wayne  Persistent sexual exploitation of a child; unlawful sexual intercourse  On bail
McMahon, Tara Louise  Application for enforcement of a breached bond (2)  No status
Nelson, Vincent Roy  Application for enforcement of a breached bond  In gaol
Roberts, Trevor Lee  Persistent sexual exploitation of a child  On bail
Ward, Ashley Balu  Aggravated assault (4); aggravated threaten to kill or endanger life; choke, suffocate or strangle a person in a domestic setting  In gaol

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

TOBACCO AND E-CIGARETTE PRODUCTS ACT 1997

INSTRUMENT OF AUTHORISATION

Authority to Give Expiation Notices pursuant to the Expiation of Offences Act 1996

I, STEPHEN GRAHAM WADE MLC, the Minister for Health And Wellbeing (the Minister) and the Minister responsible for the administration of the Tobacco and E-Cigarette Products Act 1997 and the issuing authority as defined in the Expiation of Offences Act 1996, pursuant to section 6(3)(b)(i) of the Expiation of Offences Act 1996, authorise persons who are or have been appointed by the Minister, or by the Minister’s delegate, as authorised officers pursuant to section 63 of the Tobacco and E-Cigarette Products Act 1997, to give expiation notices to persons for an offence or offences allegedly committed against the Tobacco and E-Cigarette Products Act 1997 and Tobacco and E-Cigarette Products Regulations 1997.

This authorisation to authorised officers appointed by the Minister, or by the Minister’s delegate, to give expiation notices is revoked if the appointment of an authorised officer is revoked by the Minister, or the Minister’s delegate, or if the person ceases to be employed in the Department for Health and Wellbeing.

This instrument of authorisation may be revoked or varied by the Minister at any time by notice in writing.

Dated: 9 March 2020

HON STEPHEN GRAHAM WADE MLC
Minister for Health and Wellbeing
**LOCAL GOVERNMENT INSTRUMENTS**

**CITY OF ADELAIDE**

**SUPPLEMENTARY ELECTION OF COUNCILLOR FOR CENTRAL WARD**

*Call for Nominations*

Nominations to be a candidate for election as a member of City of Adelaide will be received between Thursday 26 March 2020 and 12 noon Thursday 9 April 2020. Candidates must submit a profile of not more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Nomination kits are available from the City of Adelaide Customer Centre, 25 Pirie Street, Adelaide.

A briefing session for intending candidates will be held at 12.30pm on Tuesday 24 March 2020 at the Queen Adelaide Room, Adelaide Town Hall, 128 King William Street, Adelaide.

Dated: 19 March 2020

**MICK SHERRY**

Returning Officer

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**CITY OF VICTOR HARBOR**

**DEVELOPMENT ACT 1993 – SECTION 50A(6)**

*Notice of Variation of Amounts to be Paid into a Car Parking Fund*

NOTICE is hereby given pursuant to Section 50A(6) of the Development Act 1993 that the City of Victor Harbor, at its meeting held on 28 January 2020, resolved to vary the relevant contribution rate payable into Car Parking Fund established under the Act.

The relevant Car Parking Fund was established and designated by notice in the Gazette on 12 December 2007.

In relation to each of the designated areas in the ‘Regional Town Centre Zone’, the relevant Contribution Rate is set at $200 per car parking space for small business proposals that only require Development Approval for a change in the use of land and that do not result in building expansion, as from the date of this Notice.

Dated: 19 March 2020

**VICTORIA MACKIRDY**

Chief Executive Officer

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**DISTRICT COUNCIL OF RENMARK PARINGA**

**ROADS (OPENING AND CLOSING) ACT 1991**

*Road Closing – Townsend Street, Crescent*

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Renmark Paringa proposes to make a Road Process Order to close and merge with Allotment 12 in Deposited Plan 40185 portion of the public road adjoining Allotment 12 in Deposited Plan 40185 and Allotment 2 in Deposited Plan 37524 more particularly delineated and lettered ‘A’ on Preliminary Plan 20/0003.


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 Renmark Paringa Council, PO Box 730, Renmark 5341 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: 18 March 2020

**T SIVIOUR**

Chief Executive Officer

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**DISTRICT COUNCIL OF YANKALILLA**

**ROADS (OPENING AND CLOSING) ACT 1991**

*Road Closure – Portion of Rarkang Road, Deep Creek*

Notice is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Yankalilla proposes to make a Road Process Order to close portions of Rarkang Road adjoining Allotment 23 in DP 14001 & Allotment 14 in FP 40092, Deep Creek, more particularly delineated and lettered ‘A’ & ‘B’ on Preliminary Plan No. 20/0009.

Closed Road ‘A’ to merge with adjacent Allotment 23 in DP 14001. Closed Road ‘B’ to merge with adjacent Allotment 14 in FP 40092.

A copy of the plan and a statement of persons affected are available for public inspection at the Council Office at Main Road, Yankalilla and the Adelaide Office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council at PO Box 9, YANKALILLA SA 5203 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: 19 March 2020

**NIGEL MORRIS**

Chief Executive Officer
PUBLIC NOTICES

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

Under s 107, the time for the making of the final determination on the Introduction of metering coordinator planned interruptions (Ref. ERC0275) proposal has been extended to 21 May 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 15, 60 Castlereagh St
Sydney NSW 2000
Telephone: (02) 8296 7800
www.aemc.gov.au
Dated: 19 March 2020

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

Under s 266, the time for the making of the final determination on the Introduction of metering coordinator planned interruptions (Ref: RRC0030) proposal has been extended to 21 May 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 15, 60 Castlereagh St
Sydney NSW 2000
Telephone: (02) 8296 7800
www.aemc.gov.au
www.aemc.gov.au
Dated: 19 March 2020
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

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