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THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such

ADELAIDE, THURSDAY, 11 JUNE 2009

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GOVERNMENT GAZETTE NOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Government Publishing SA so as to be received no later than 4 p.m. on the Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@dpc.sa.gov.au. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged. The Government Gazette is available online at: www.governmentgazette.sa.gov.au

Department of the Premier and Cabinet Adelaide, 11 June 2009

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

No. 26 of 2009—Motor Vehicles (Miscellaneous) Amendment Act 2009. An Act to amend the Motor Vehicles Act 1959.

No. 27 of 2009—Southern State Superannuation Act 2009. An Act to continue the Triple S contributory superannuation scheme for persons employed in the public sector; to make consequential amendments to certain other Acts; to repeal the Southern State Superannuation Act 1994; and for other purposes.

No. 28 of 2009—Mental Health Act 2009. An Act to make provision for the treatment, care and rehabilitation of persons with serious mental illness with the goal of bringing about their recovery as far as is possible; to confer powers to make orders for community treatment, or detention and treatment, of such persons where required; to provide protections of the freedom and legal rights of mentally ill persons; to repeal the Mental Health Act 1993; and for other purposes.

By command,

TOM KOUTSANTONIS, for Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 11 June 2009

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Metropolitan Fire Service Disciplinary Committee, pursuant to the provisions of the Fire and Emergency Services Act 2005:

Member: (from 11 June 2009 until 10 June 2011) Haydon William Castle

By command,

TOM KOUTSANTONIS, for Premier

MES09/003CS

Department of the Premier and Cabinet Adelaide, 11 June 2009

HIS Excellency the Governor in Executive Council has been pleased to appoint Hieu Van Le as Governor's Deputy of South Australia for the period from 7 a.m. on Saturday, 13 June 2009 until 4 p.m. on Sunday, 14 June 2009.

By command,

TOM KOUTSANTONIS, for Premier

Department of the Premier and Cabinet Adelaide, 11 June 2009

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Jay Wilson Weatherill, MP, Minister for Environment and Conservation, Minister for Early Childhood Development, Minister for Aboriginal Affairs and Reconciliation and Minister Assisting the Premier in Cabinet Business and Public Sector Management to be also Acting Minister for Transport, Acting Minister for Infrastructure and Acting Minister for Energy for the period from 28 June 2009 to 1 July 2009 inclusive, during the absence of the Honourable Patrick Frederick Conlon, MP.

By command,

TOM KOUTSANTONIS, for Premier

MFI09/014

Department of the Premier and Cabinet Adelaide, 11 June 2009

HIS Excellency the Governor in Executive Council has been pleased to appoint Richard Hardy to the office of Industrial Magistrate of the Industrial Relations Court of South Australia on an auxiliary basis from 11 June 2009 to 11 December 2009, pursuant to section 3 of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

TOM KOUTSANTONIS, for Premier

AGO0122/03CS

Department of the Premier and Cabinet Adelaide, 11 June 2009

HIS Excellency the Governor in Executive Council has been pleased to appoint Ian James Ellison as an Inspector of Mines commencing on 11 June 2009, pursuant to section 6 of the Mines and Works Inspection Act 1920.

By command,

TOM KOUTSANTONIS, for Premier

MMRD09/004CS

Legislative Council Office, 3 June 2009

FORWARDED to the Honourable the Premier the following Resolution, passed by the Legislative Council on 3 June 2009:

That By-law No. 8 of the Corporation of the City of Mitcham concerning Vehicles, made on 2 April 2009 and laid on the table of this Council on 7 April 2009, be disallowed.

J. M. DAVIS, Clerk

AGRICULTURAL AND VETERINARY PRODUCTS (CONTROL OF USE) REGULATIONS 2004 $\,$

Approval of Quality Assurance Scheme

NOTICE is hereby given that pursuant to Regulation 7 (2) of the Agricultural and Veterinary Products (Control of Use) Regulations 2004, the quality assurance scheme listed in Column A is approved by the Minister for Agriculture, Food and Fisheries for the specified crop listed opposite in Column B. A person is an accredited participant of a particular scheme only if he or she satisfies the requirements specified in Column C.

Column A	Column B	Column C
A scheme established by the Woolworths Vendor Quality Management Standard (WVQMS) Version 10 or Woolworths Quality Assurance (WQA) Standard Version 1, published by Woolworths Supermarkets.	carrot	A current certification of WVQMS Version 10 or WQA Version 1 for the supply of a crop of a kind for which the scheme is approved, issued in accordance with the relevant Standard.

Dated 28 May 2009.

DON PLOWMAN, Deputy Chief Executive, Primary Industries and Biosecurity for and on behalf of Paul Caica, Minister for Agriculture, Food and Fisheries

ASSOCIATIONS INCORPORATION ACT 1985

Dissolution of Association Order

WHEREAS the Corporate Affairs Commission ('the Commission') pursuant to section 42 (1) of the Associations Incorporation Act 1985 ('the Act') is of the opinion that the undertaking or operations of South Australian Police Employees' Health Fund Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Commonwealth) and whereas the Commission was on 5 May 2009, requested by the Association to transfer its undertaking to Police Health Limited (ACN 135 221 519), the Commission pursuant to section 42 (2) of the Act does hereby order that at 1 July 2009, the Association will be dissolved, the property of the Association becomes the property of Police Health Limited and the rights and liabilities of the Association become the rights and liabilities of Police Health Limited.

Given under the seal of the Commission at Adelaide, 26 May 2009.

B. I. COLQUIST, A Delegate of the Corporate Affairs Commission

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, JAY WEATHERILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Reserve for Conservation Purposes and declare that such land shall be under the care, control and management of the Mid Murray Council.

The Schedule

Allotment 12 in Deposited Plan 54853, Hundred of Younghusband, County of Russell, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5843, Folio 614.

Dated 11 June 2009

JAY WEATHERILL, Minister for Environment and Conservation

DENR 12/0452

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, JAY WEATHERILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Reserve for Water Supply Purposes and declare that such land shall be under the care, control and management of the Kingston Irrigation Trust Incorporated.

The Schedule

Sections 668, 669 and 686, Hundred of Moorook, County of Albert, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5440, Folio 705; Crown Record Volume 5440, Folio 704 and Crown Record Volume 5764, Folio 267 (respectively), subject to an easement over portion of Section 686, Hundred of Moorook marked A on Filed Plan 51374 to the District Council of Loxton Waikerie for Drainage Purposes (RLG 11171636).

Dated 11 June 2009.

JAY WEATHERILL, Minister for Environment and Conservation

DEH 11/4121

DEVELOPMENT ACT 1993, SECTION 26 (9): NORTHERN LEFEVRE PENINSULA INDUSTRY AND OPEN SPACE DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Development Plan Amendment entitled 'Northern Lefevre Peninsula Industry and Open Space Development Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANT to section 26 of the Development Act 1993, I-

- (a) approve the Plan Amendment; and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Plan Amendment will come into operation.

Dated 11 June 2009.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF YORKE PENINSULA—PARSONS BEACH DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The Development Plan Amendment entitled 'District Council of Yorke Peninsula—Parsons Beach Development Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

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

- (a) approve the Plan Amendment; and
- (b) fix the day on which this notice is published in the *Gazette* as the day on which the Plan Amendment will come into operation.

Dated 11 June 2009.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF YORKE PENINSULA—STANSBURY—AQUACULTURE ZONE DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The Development Plan Amendment entitled 'District Council of Yorke Peninsula—Stansbury—Aquaculture Zone Development Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

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

- (a) approve the Plan Amendment; and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Plan Amendment will come into operation.

Dated 11 June 2009.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, SECTION 29 (2) (b) (ii):
AMENDMENT TO THE KINGSTON (DC) DEVELOPMENT PLAN

Proamble

It is necessary to amend the Kingston District Council Development Plan dated 8 January 2009.

NOTICE

PURSUANT to section 29 (2) (b) (ii) of the Development Act 1993, I, Paul Holloway, being the Minister administering the Act, amend the Kingston District Council Development Plan dated 8 January 2009 as follows:

 Delete the 'Industry Zone Cape Jaffa Policy Area 2' on pages 138 to 140. In 'Map Reference Tables' on page 187, under the heading 'Policy Area Maps', remove the reference to Cape Jaffa Policy Area 2 and insert the following map references directly after 'Rural Living Policy Area 8':

Service Infrastructure Policy Area 9

Marina Centre Policy Area 10

Commerce Industry Policy Area 11

Tourist Accommodation Marina Policy Area 12

Residential Tourist Accommodation
Policy Area 13

King/25

King/25

King/25

King/25

King/25

Dated 11 June 2009.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, SECTION 29 (3) (c) (i): AMEND-MENT TO THE PORT ADELAIDE ENFIELD (CITY) DEVELOPMENT PLAN

Preamble

It is necessary to amend the Port Adelaide Enfield (City) Development Plan dated 26 February 2009.

NOTICE

PURSUANT to section 29 (3) (c) (i) of the Development Act 1993, I, Paul Holloway, being the Minister administering the Act, amend the Port Adelaide Enfield (City) Development Plan dated 26 February 2009 as follows:

1. Within Table PAdE/4—Local Heritage Register on page 422, delete the following details:

Curyer Street

3A 'Oura-Ta' Radcliffe
Theosophical Centre
(former Radcliffe
residence, former
address 45 Fourth
Avenue)

4286/177 The external form,
detail and materials
of the c1920 stone
farmhouse should be
retained

Dated 2 June 2009.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, SECTION 48: DECISION BY THE MINISTER FOR URBAN DEVELOPMENT AND PLANNING ON BEHALF OF THE GOVERNOR

Preamble

- 1. On 17 April 2008, the Minister for Urban Development and Planning gave notice in the *Government Gazette* that he was of the opinion that it was appropriate for the proper assessment of development of major environmental, social or economic importance that section 46 of the Development Act 1993, applied to any development of a kind listed in Schedule 1 of that notice in the parts of the State listed in Schedule 2 of that notice.
- 2. The Minister subsequently amended the declaration in the *Government Gazette* on 24 July 2008, to expand the gazetted marine boundaries to allow for greater flexibility in the design of the intake and outfall pipelines.
- 3. On 26 February 2009, a provisional development authorisation was granted under section 48 (6) of the Development Act 1993 and a final authorisation was given by *Gazette* notice of 12 March 2009, subject to conditions there set out.
- 4. The final authorisation specified all matters in relation to the authorisation as matters in relation to which the conditions of the authorisation might be varied, or new conditions attached.
- 5. As the Governor's delegate, I have decided to alter certain conditions to give effect to the acceptance of the proponent's landscaping plan and to correct various typographical and other minor errors appearing in the conditions.
- 6. For ease of reference, I have decided to revoke all conditions and substitute therefore the conditions contained herein.

Decision

PURSUANT to section 48 (7) (b) of the Development Act 1993, as the Governor's delegate I:

- (a) revoke all conditions and notes to the authorisation appearing in the Gazette of 12 March 2009;
- (b) impose the following conditions (together with notes) in lieu thereof; and
- (c) specify all matters herein as matters which may be varied or revoked, or in respect of which new conditions attached.

PART A: CONDITIONS OF DEVELOPMENT AUTHORISATION

General Conditions

- 1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed Major Development shall be undertaken in strict accordance with the following documents:
 - Development application dated 23 June 2008.
 - Environmental Impact Statement (Volumes 1 and 2), Proposed Adelaide Desalination Plant EIS dated November 2008
 - The Environmental Objectives and Performance Criteria prescribed in Table 3.1 EIS or as modified in the conditions below, but in the case of conflict with a specific condition below the specific condition will apply.
 - The detailed stormwater and runoff measures proposed in Tables 8.9 and 8.10 of the EIS or as modified in the conditions below but in the case of conflict with a specific condition below the specific condition will apply.
 - Response to Submissions, Proposed Adelaide Desalination Plant by SA Water Corporation dated 22 January 2009, but in the case of conflict with a specific condition below the specific condition shall apply.
 - Correspondence from SA Water to Department of Planning and Local Government dated 4 February 2009, containing additional information including a statement from the Independent Technical Review Panel information including ecotoxicology studies and marine water quality.
 - Correspondence from SA Water to Department of Planning and Local Government dated 24 April 2009 and the attached Landscape Plan submitted with the letter, subject to variations if and to the extent necessitated by any changes in the location of structures as design of the desalination plant is refined and finalised.
- 2. Before any building work is undertaken on the site, the building work is to be certified by a private certifier, or by some person determined by the Minister for Urban Development and Planning, as complying with the provisions of the Building Rules (or the Building Rules as modified according to criteria prescribed by the Regulations).

Construction Phase

- 3. All works and site activities shall be undertaken in accordance with an approved Construction Environmental Management and Monitoring Plan (CEMMP) prepared to the satisfaction of the EPA before the commencement of construction activities. The CEMMP must include measures that at a minimum address:
 - Groundwater management and monitoring, including disposal of groundwater if dewatering is required during construction.
 - Site contamination management issues, including measures for the assessment, management, remediation or removal of any contaminated material, including soil and/or groundwater
 - A Soil Erosion and Drainage Management Plan on the construction site, including:
 - o minimising areas disturbed;
 - o appropriate location of stockpiles to protect drainage lines;
 - o installation of erosion control measures;

- o maintenance of erosion control devices and sediment control measures:
- o progressive rehabilitation and stabilisation (including revegetation) of disturbed areas;
- o minimising entry/exit points to the site; and
- stabilisation of entry/exit points and the installation of devices (truck grates) to minimise the amount of soil and sand deposited on roads.
- A Noise and Vibration Management Plan, including:
 - o controlling noise at source;
 - o scheduling noisy activities between 7 a.m. and 10 p.m. and in accordance with the general environmental duty as described in section 25 of the Environment Protection Act 1993;
 - o equipment maintenance and use of mufflers and silencers;
 - o use of noise barriers;
 - o management of underwater noise to minimise adverse impact on marine fauna.
- A Construction Air Quality Management Plan, including:
 - o minimising the area and extent of earthworks required and ensure disturbed areas are protected and revegetated in a timely manner;
 - o specific measures to manage dust and limit emissions, including covered construction vehicles to prevent any loss of load; and
 - management of any odours from any organic and other sources.
- A Waste Management and Minimisation Plan, that provides:
 - o mixed construction and demolition wastes to be stored in an undercover area or within skip bins with removable lids capable of preventing the infiltration and ponding of stormwater within the waste body and removed to an appropriately licensed waste depot;
 - o descriptions of on-site storage waste facilities;
 - o waste loading and off-loading areas;
 - o routes taken by waste disposal vehicles;
 - o locations for off-site waste disposal;
 - o steps taken to minimise waste generation and maximise re-use and recycling; and
 - o waste oil is to be stored in a bunded enclosure preventing the infiltration of stormwater into that bund in accordance with EPA Guideline Bunding and Spill Management June 2007.
- Identification of 'no go' zones for construction, including a 10 m buffer along the coastal cliff.
- Entry/exit points to the site should be minimised, stabilised and devices installed (i.e. truck gates) to minimise the amount of soil and sand leaving the site.
- 4. Access to and egress from the site (including internal movements within the site) shall be undertaken in accordance with an approved Traffic Management Plan prepared to the satisfaction of Department for Transport, Energy and Infrastructure and in consultation with the Onkaparinga Council (as appropriate) prior to commencing construction works. The Traffic Management Plan must identify:
 - (a) the preferred access route;
 - (b) outline measures to manage and mitigate traffic impacts to the local community and businesses during construction; and
 - (c) the internal access route and on-site parking arrangements for at least 550 vehicles.
- 5. All upgrading works required to improve transport infrastructure shall be designed and constructed to the satisfaction of DTEI and in consultation with the Onkaparinga Council (as appropriate) with all costs (including the design, construction and project management) being the responsibility of the proponent.

6. The Onkaparinga and Marion Councils shall be given seven days notice, before the commencement of works, and shall be provided with the name and contact details of a person responsible for co-ordinating site works by this approval.

Operational Phase

- 7. The operation of the plant shall be undertaken in accordance with an approved Operational Environmental Management and Monitoring Plan (OEMMP) prepared to the satisfaction of the EPA prior to operation of the plant commencing. The OEMMP must include measures that at a minimum address:
 - Ongoing management of environmental controls to protect stormwater quality, including:
 - o diversion of clean water away from potentially contaminated water;
 - o excavation of sediment from detention basins as required;
 - regular inspection of bunded areas to assess the integrity of bunds;
 - o assessment of pollutant concentrations prior to re-use or off-site discharge from detention facilities; and
 - o regular inspection and maintenance of drainage channels.
 - The re-use or recycle water including rainwater harvesting and stormwater recycling.
 - The minimisation and validation of underwater noise levels during the operational phase.
 - The minimisation of noise generation from the plant, equipment, machinery and vehicles on site.
 - Commitment to solid waste management strategies, with a preference given to implementation of the waste hierarchy (in order of preference): avoid, reduce, re-use, recycle, recover, treat and dispose.
 - Ongoing protection of groundwater.
 - Emergency response and contingency procedures for dealing with spillages of chemicals and contaminants to the terrestrial and/or marine environment.
 - Potential dust and odour generation.
 - Measures that ensure marine sediments and debris that collect and accumulate along the fine screens in the pumping station are stored in skip bins with removable lids or in an undercover area capable of preventing the infiltration and ponding of stormwater within the waste body. Marine sediments and debris should be stored for a maximum period of 72 hours prior to removal to an appropriately EPA licensed compost facility or waste depot to reduce potential impacts associated with odour generation and the attraction of vermin.
- 8. A report should be prepared by an experienced and suitably qualified environmental consultant for approval by the EPA, in relation to any potential site contamination, prior to the operational phase of the plant commencing.

Design of Intake and Outfall Infrastructure

Intake Structure

- 9. The proponent shall design, construct and operate the intake infrastructure in accordance with design parameters provided in the Environmental Objectives and Performance Criteria (or as modified by the EPA through licensing requirements) including the following parameters:
 - (a) location of the intake structure must be within the mid to deep benthic zone (envelope/zone shown on Figures 3.4 and 3.5 of the EIS):
 - (b) intake structure to be located at a sufficient distance from the subtidal reef area to minimise the risk of entrainment or entrapment of reef species;
 - (c) seawater intake velocity at the entry to the intake structure should not exceed 0.15 m/s under any operating condition;
 - (d) seawater intake to incorporate screen/grill to restrict ingress of marine biota with a maximum clear grill spacing of 75 mm (as installed); and

(e) any chlorination (or approved biocide) dosing system from the intake structure must ensure that there is no backflow of chemical dosing into the marine environment.

In addition to the above performance criteria, the proponent shall design the intake infrastructure as follows (or as modified by the EPA through licensing requirements):

(f) installation of the full tunnel option (and not the hybrid tunnel option) for the intake and outfall infrastructure.

Outfall Structure

- 10. The proponent shall design, construct and operate the outfall infrastructure in accordance with design parameters provided in the Environmental Objectives and Performance Criteria (or as modified by the EPA through licensing requirements) including the following parameters:
 - (a) location of the outfall structure must be positioned within the envelope zone shown on Figures 3.4 and 3.5 of the EIS and far enough from the intake to avoid any short circuiting;
 - (b) the outfall system must terminate with diffusers designed to promote rapid dispersion of the saline concentrate into the surrounding seawater;
 - (c) the outfall must achieve the required initial dilution of 50:1 (or the dilution rate identified by ecotoxicity assessments, if higher) at the seabed, under all current scenarios for the full range of operating conditions/flows and the plume height must not reach the water surface at any time;
 - (d) the design of the outfall system should include consideration of the use of bypass flows or other measures to ensure the achievement of the target dilution requirements, particularly under low discharge flows;
 - (e) the outfall diffuser shall be capable of:
 - · being extended; and
 - being modified to reduce the number of diffuser outlets and/or to adjust dispersion rates from each diffuser outlet; and
 - (f) the saline concentrate discharge must not contain Cleaning in Place (CIP) chemicals or any other preservation chemicals, unless permitted by the EPA through licensing requirements.

Built Form

- 11. The proponent shall design, build and operate the built form structures in accordance with design parameters provided in the Environmental Objectives and Performance Criteria. In addition the proponent shall:
 - (a) all landscaping shall be maintained in good health and condition at all times. A plant shall be replaced if or when it dies or becomes seriously diseased within the first growing season after the plant dies or becomes seriously diseased; and
 - (b) all lighting required on-site must use low profile lighting.

PART C: NOTES TO PROPONENT

EPA Licensing and General Environmental Duty of Care

- The applicant is reminded of its general environmental duty, as required by section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that the activities on the whole site, including during both construction and operation, do not pollute the environment in a way which causes or may cause environmental harm.
- Environmental authorisation in the form of a licence may be required for the construction and/or operation of this development. The applicant is advised to contact the Environment Protection Authority before acting on this approval to ascertain licensing requirements.
- The following activities in relation to the components of the development hereby approved and/or requiring future approval will require licences under the Environment Protection Act 1993:

- o Earthworks Drainage: the conduct of earthworks operations in the course of which more than 100 kilolitres of waste water containing suspended solids in a concentration exceeding 25 milligrams per litre is discharged directly or indirectly to marine waters or inland waters.
- o Dredging: removing solid matter from the bed or any marine waters by any digging or suction apparatus, but excluding works carried out for the establishment of a visual aid to navigation and any lawful fishing or recreational activity. SA Water already holds a five year dredging licence under the Environment Protection Act 1993, initiated in 2008 as part of the pilot desalination plant. A dredging licence will be required from the EPA prior to commencing any dredging activities associated with the full scale plant. To approve such a licence the EPA will require the preparation of a Dredge Management Plan which incorporates but is not limited to:
 - sediment turbidity control including a monitoring plan and turbidity trigger that when exceeded will cease work:
 - management of spoil from dredging works, including any spoil to be disposed of in accordance with the National Ocean Disposal Guidelines for Dredged Material;
 - timing of any dredging to avoid dodge tides and recruitment periods for key reef species (July to December) where feasible;
 - address contingency, spill management and emergency responses associated with potential spillage of chemicals and contaminants to the marine environment; and
 - · address solid waste management strategies.

If the EPA's preferred option is disposal of any dredge spoil to land, the proponent must consider suitable sites.

If dredged soil is deposited to land with large volumes of waste water especially with cutter suction method of dredging needing to be placed in settlement ponds and returned to marine waters, it is likely that a licence under the Environment Protection Act 1993, for the activity of Earthworks Drainage will be required.

All excess fill material generated during the excavation taken off-site for re-use or disposal to an EPA licensed waste depot will require appropriate classification prior to removal from the site. Any re-use of material (on or off-site) should include an assessment of the potential adverse impacts associated with the fill material

Fill material that exceeds EPA waste fill classification criteria will require approval and sign off by an appropriately qualified environmental consultant indicating that the material is suitable for that purpose. Alternatively, if there is no beneficial re-use option for the fill material it will require disposal at an appropriately licensed waste depot:

- o discharge to Marine or Inland Waters when the volume of discharge exceeds 50 kilolitres per day.
- It is likely that as a condition of such licences the Environment Protection Authority will require the licensee to carry out specified environmental monitoring of water quality and to make reports of the results of such monitoring to it.
 For the purposes of the Discharge Licence the EPA will require, at a minimum, for the operator to monitor and report on:
 - o discharge water quality, including whole effluent ecotoxicity testing;
 - o diffuser performance validation;
 - o process monitoring to confirm that performance is within the acceptable range as originally designed;
 - o water quality and ecological impacts on the marine environment (including the use of reference sites); and
 - o identify management responses to exceedences of the trigger values/criteria used in association with monitoring programs.

- All works associated with the rehabilitation and remediation of the site are required by law to be undertaken in accordance with:
 - section 25 (1) of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute without taking all reasonable and practical measures to prevent or minimise harm to the environment;
 - the Environment Protection (Water Quality) Policy 2003; and
 - other relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993.

Building Rules

- The proponent must obtain a Building Rules assessment and certification referred to in Condition 2 from either the Onkaparinga Council or a private certifier (at the proponent's option) and forward to the Minister for Urban Development and Planning all relevant certification documents as outlined in Regulation 64 of the Development Regulations 2008.
- Pursuant to Development Regulation 64, the proponent is especially advised that the Onkaparinga Council or private certifier conducting a Building Rules assessment must:
 - provide to the Minister for Urban Development and Planning a certification in the form set out in Schedule 12A of the Development Regulations 2008, in relation to the building works in question; and
 - to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund
- Regulation 64 of the Development Regulations 1993, provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Urban Development and Planning. The Onkaparinga Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this provisional development authorisation (including its Conditions and Notes).

Construction Environmental Management and Monitoring Plan

- Construction activities must be undertaken in accordance with the approved CEMMP. In addition, the proponent must comply with:
 - o Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry (1999); and
 - o Environment Protection (Water Quality) Policy 2003.

In addition:

 Marine construction activities must not impact upon existing shipping lanes and works will be undertaken in accordance with the Harbours and Navigation Act 1993.

Operational Environmental Management and Monitoring Plan

• It is likely that license conditions imposed by the EPA will require the proponent to appoint an independent acoustic consultant (other than the company that prepared the acoustic report) to monitor noise levels at two localities at least; at one noise sensitive receiver adjacent to the boundary of the nearest residential zone to the north of the site, and the nearest noise sensitive receiver to the west from the site. The noise monitoring should be executed in accordance with Environmental Protection (Noise) Policy 2007 procedures where all of the noise sources associated with the desalination plant are in operating mode. The results of the monitoring should be submitted to the EPA no later than two months from the date of the plant commissioning.

- All marine ecological monitoring needs to be conducted as a beyond Before After Control Impact (BACI) design and the hypothesis of the monitoring needs to be explicitly detailed before the monitoring is undertaken. This monitoring needs to be undertaken using multiple control sites in order to allow for seasonal differences at Port Stanvac not being confused with impacts from the desalination plant.
- There is a need to keep large vessels clear of the area as the vessels may have a deep enough draft to hit the intake pipes at 13 m below the surface. This has already been addressed for the pilot plant by establishing an exclusion zone around the infrastructure in the water with temporary navigation markers. A new exclusion zone will need to be established for the full scale plant when the design is finalised taking into account the shipping channels and the Harbours and Navigation Act 1993. Furthermore, notices to mariners will have to be issued highlighting the new exclusion zone and statutory navigation markers will need to be installed on shore (near boat ramp) showing a plan of 'exclusion zone' including plant infrastructure in the water and other important information to mariners.
- A detailed plan of infrastructure drawn to scale should be submitted to DTEI to enable the details to be inserted on navigational charts.

Traffic Management Plan

- The Traffic Management Plan shall include details for Restricted Access Vehicle (RAV) routes. Should RAV's access the site (i.e. B-doubles, over-dimensional vehicles) it will be necessary for the route to be assessed and appropriate upgrades made prior to DTEI issuing approval for these vehicles to utilise the surrounding road network.
- The following additional analysis shall be undertaken in consultation with DTEI prior to the completion of the Traffic Management Plan and commencement of construction:
 - o Modelling of the Sheriffs/Lonsdale Road signalised intersection assuming that a link road between Sheriffs Road and Meyer Road is provided and will be utilised by construction traffic. The modelling (SIRDA analysis) is to be done utilising the most up to date SCATS report and phasing operation.
 - o Modelling of the Lonsdale/Meyer Road junction as a fully signalised T junction rather than a partially signalised junction, assuming that the link road is not provided. The analysis must look at both a single (i.e. existing situation) and dual right turn lanes on the Meyer Road approach to Lonsdale Road.
 - o The analysis shall include a cost comparison between upgrading the Meyer/Lonsdale Road junction to signals, or the creation of a suitable roadway to link the proposed site to Sheriffs Road. The analysis for upgrading Lonsdale/Meyer Road to signals should consider the additional accidents likely to occur as a result of the signals, operating costs and the ongoing maintenance/operational costs.

Engineering construction plans for roads, drainage, footpaths and intersections

 These plans shall be finalised in accordance with the requirements of the DTEI and the Onkaparinga Council prior to its submission to the Minister for approval.

Land Management Plan

 This plan shall be approved by the Environment Protection Authority, the Department of Water, Land and Biodiversity Conservation (including consideration by the Onkaparinga Council) prior to its submission to the Minister for approval.

Pest and Weed Management Plan

 This plan should address both weeds and feral animals and shall be considered by the Onkaparinga Council and approved by the Minister.

Sustainability Management Plan

 The design, construction and operational Sustainability Management Plans shall be approved by the Environment Protection Authority and the Department of Premier and Cabinet (Sustainability and Climate Change Office) prior to its submission to the Development Assessment Commission for approval.

Cultural Heritage Management Plan

- This plan shall be approved by the Department of Premier and Cabinet (AARD Division) prior to its submission to the Minister for approval.
- The proponent is reminded of its obligations under the Aboriginal Heritage Act 1988, whereby any 'clearance' work, which may require permission to disturb damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to section 23 of the Aboriginal Heritage Act 1988.
- The proponent, and all agents, employees and contractors, such as construction crews, should be conversant with the provisions of the Aboriginal Heritage Act 1988, particularly the requirement to immediately contact the Department of Premier and Cabinet (Aboriginal Affairs and Reconciliation) in the event that archaeological items (especially skeletal material) are uncovered during earthmoving.

Emergency Response Management Plan

• The proponent shall ensure satisfactory chemical spill and fire-fighting facilities and contingency plans in the form of an, determined in consultation with responsible officers within the Department for Transport, Energy and Infrastructure and the Metropolitan Fire Service (MFS) or the Country Fire Service (CFS) (as applicable), are in place prior to commencement of operation of the ADP.

General Advice

• Should the proponent wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Environmental Impact Statement and Assessment Report referred to in this development authorisation. If an application for variation involves substantial changes to the proposal, it will be processed pursuant to section 47 (2) (b) of the Development Act 1993.

Given under my hand at Adelaide, 5 June 2009.

PAUL HOLLOWAY, Minister for Urban Development and Planning DEVELOPMENT ACT 1993, SECTION 29 (2) (b) (ii): AMENDMENT TO THE PLAYFORD (CITY) DEVELOPMENT PLAN Preamble

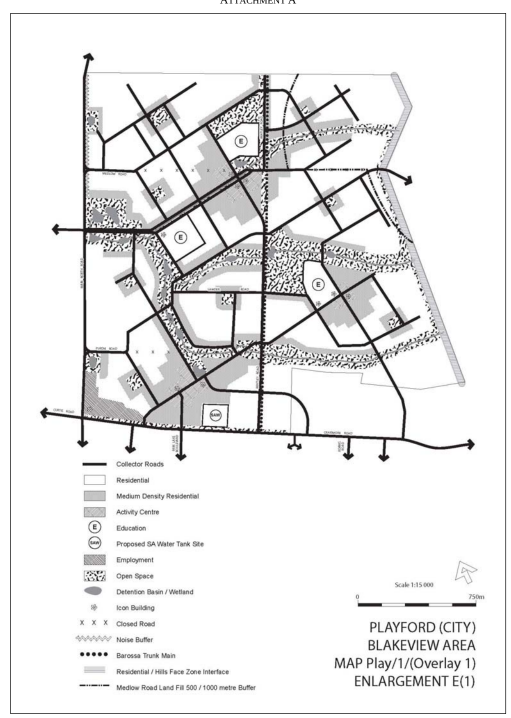
It is necessary to amend the Playford (City) Development Plan dated 12 March 2009.

NOTICE

PURSUANT to section 29 (2) (b) (ii) of the Development Act 1993, I, Paul Holloway, being the Minister administering the Act, amend the Playford (City) Development Plan dated 12 March 2009 as follows:

• Replace existing Playford (City) Blakeview Area Map Play/1/(Overlay 1) Enlargement E (1) with Attachment A.

ATTACHMENT A



[Please note: The maps affected by this correction may not have been consolidated into the relevant Development Plans at the time of drafting this *Gazette* Notice.]

Dated 11 June 2009.

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2008

	\$		\$
Agents, Ceasing to Act as	41.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
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Transfer of Properties	51.50	Intention to Sell, Notice of	51.50
Attorney, Appointment of		Lost Certificate of Title Notices	
J. 11		Cancellation, Notice of (Strata Plan)	. 51.50
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Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	. 408.00
Meeting')	44.00	Default in Payment of Rates:	01.50
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Each Subsequent Name	10.50	Each Subsequent Name	. 10.50
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CallChange of Name		Portnarship Dissolution of	. 30.50
Creditors		Partnership, Dissolution of	. 30.30
Creditors Compromise of Arrangement	41.00	Petitions (small)	. 20.80
Creditors (extraordinary resolution that 'the Com-	41.00	Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		General)	. 20.80
be appointed')	51.50		
Release of Liquidator—Application—Large Ad	81.50	Register of Unclaimed Moneys—First Name	. 30.50
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2008

	Acts,	Bills, Rules, Parliame	ntary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	2.50	1.15	497-512	34.75	33.75
17-32	3.35	2.10	513-528	35.75	34.50
33-48	4.35	3.10	529-544	37.00	35.75
49-64	5.50	4.20	545-560	38.00	37.00
65-80	6.45	5.35	561-576	38.75	38.00
81-96	7.50	6.20	577-592	40.00	38.50
97-112	8.55	7.30	593-608	41.25	39.75
113-128	9.55	8.40	609-624	42.00	41.00
129-144	10.70	9.45	625-640	43.25	41.50
				44.25	
145-160	11.70	10.50	641-656		43.25
161-176	12.80	11.50	657-672	44.75	43.75
177-192	13.90	12.60	673-688	46.75	44.75
193-208	15.00	13.80	689-704	47.50	45.70
209-224	15.80	14.60	705-720	48.25	47.00
225-240	16.90	15.60	721-736	50.00	48.00
241-257	18.10	16.50	737-752	50.50	49.00
258-272	19.10	17.60	753-768	51.50	50.00
273-288	20.20	18.90	769-784	52.50	51.50
289-304	21.00	19.80	785-800	53.50	52.50
305-320	22.30	20.90	801-816	54.50	53.00
321-336	23.20	21.90	817-832	55.50	54.50
337-352	24.40	23.10	833-848	56.50	55.50
353-368	25.25	24.20	849-864	57.50	56.00
		25.25		59.00	
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385-400	27.50	26.25	881-896	59.50	58.00
401-416	28.50	27.00	897-912	61.00	59.50
417-432	29.75	28.25	913-928	61.50	61.00
433-448	30.75	29.50	929-944	62.50	61.50
449-464	31.50	30.25	945-960	63.50	62.00
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DEVELOPMENT REGULATIONS 2008 Notice Under Schedule 6

Preamble

Schedule 6 of the Development Regulations 2008, refers to a construction index determined by the Minister from time to time and set out in the Schedule of Construction Indices. The Construction Indices will be used in the determination of fees payable by applicants seeking assessment against the Building Rules under the Development Act 1993.

NOTICE

PURSUANT to Schedule 6 of the Development Regulations 2008, I have determined the Construction Indices in the Schedule for the purposes of Schedule 6 of the Development Regulations 2008.

This notice will come into effect on 1 July 2009.

SCHEDULE

Schedule of 2009 Construction Indices

Building Classes	Construction Indices		
Class 1, 2, 4	1032		
Class 3, 5, 6	1328		
Class 7, 8	880		
Class 9a and 9c	1506		
Class 9b	1369		
Class 10	308		

Dated 6 May 2009.

PAUL HOLLOWAY, Minister for Urban Development and Planning

ENVIRONMENT PROTECTION ACT 1993

Administering Agencies

I, JAY WEATHERILL, Minister for Environment and Conservation, to whom the administration of the Environment Protection Act 1993, is committed, hereby give notice that the Corporation of the City of Whyalla (ABN 44 753 313 064) is declared an administering agency for the purposes of section 18A (1) (a) of the Environment Protection Act 1993. This declaration is made at the request of the Corporation of the City of Whyalla in accordance with section 18A (2) of that Act.

Dated 4 June 2009.

JAY WEATHERILL, Minister for Environment and Conservation

FISHERIES MANAGEMENT ACT 2007: SECTION 115

Exemption for SARDI Employees and Specified Affiliates of SARDI

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, the Chief Scientist and employees of the South Australian Research and Development Institute (SARDI) and in certain cases Specified Affiliates of SARDI (hereinafter referred to as the 'exemption holder'), are exempt from sections 70, 71, 72, 73, 74 (1) (b), 76, 77, 79, 127, 128 and 129 of the Fisheries Management Act 2007 (the 'exempted activity'), subject to the conditions specified in Schedule 1, from 2 June 2009 until 2 June 2010, unless varied or revoked earlier.

SCHEDULE 1

- 1. All fish shall be taken, released or imported for research purposes only.
- 2. The exemption holder may take any species of fish using any type of device, except explosives, from any waters of the state.
- 3. The exemption holder, whilst engaged in activities pursuant to this exemption, must carry an identification card issued by SARDI.
- 4. At least one hour before conducting the exempted activity, the exemption holder must contact the PIRSA Fisheries Compliance Unit 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, and other related issues. Exemption No. 9902132.

- 5. Before conducting the proposed exempted activity within the Adelaide Dolphin Sanctuary, the exemption holder must inform the Adelaide Dolphin Sanctuary on 0400 998 656 of the nature of the proposed activity.
- 6. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this exemption. Such exemption must be produced to a PIRSA Fisheries Compliance Officer if requested.
- 7. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.
- 8. This exemption will only apply to Specified Affiliates of SARDI (including, but not limited to, independent contractors, research students, volunteers and other affiliates) provided the following additional pre-conditions are met:
 - the affiliates are at all times in the presence of, and under the direct supervision, of a SARDI employee whilst undertaking the exempted activity;
 - at least one clear business day (the 'consideration period') prior to undertaking the exempted activity the Chief Scientist of SARDI (or his delegate) notifies the Director of Fisheries (or his delegate) in writing of the names of the affiliates together with any other identifying information about the affiliates that may be specifically required from time to time;
 - no objection is taken to the affiliates nominated by SARDI during the consideration period (with any such objection being communicated to the Chief Scientist of SARDI or his delegate during the consideration period).
- 9. For the purpose of this instrument the delegate of the Director of Fisheries is:

Mark Ayliffe Project Officer

Telephone: (08) 8226 2934 Fax: (08) 8226 0434

Dated 2 June 2009.

PAUL CAICA, Minister for Agriculture Food and Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Nicholas Payne, 20 Halifax Street, Hilton, S.A. 5033 (the 'exemption holder') or a person acting as his agent, is exempt from sections 78 (2) and 79 of the Fisheries Management Act 2007, but only insofar as the exemption holder shall not be guilty of an offence when taking giant cuttlefish eggs and capture and release of adult giant cuttlefish (*Sepia apama*) from the waters specified in Schedule 1 (the 'exempted activity'), subject to the conditions specified in Schedule 2, from 5 June 2009 until 30 July 2009, unless varied or revoked earlier.

SCHEDULE 1

The closure for the taking of cephalopoda near Whyalla made under section 79 of the Fisheries Management Act 2007.

SCHEDULE 2

- $1.\,A$ maximum of 70 eggs may be taken pursuant to this exemption.
- 2. The specimens collected pursuant to the exemption notice can only be used for research purposes and the eggs and hatchlings (if applicable) must not be sold.
- 3. A maximum of 70 adult giant cuttlefish may be taken from the water for measuring metabolic capacity by placing into a swim tunnel and measuring the individuals swimming ability. Any giant cuttlefish must, upon completion of any measuring activity, as soon as possible be returned to the water as near as possible to the place of capture.
- 4. The exemption holder or a person acting as an agent must notify PIRSA Fisheries on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and

time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 99022244.

- 5. The exemption holder must provide a written report to the Director of Fisheries (G.P.O. Box 1625, Adelaide, S.A. 5001) within seven days of the completion of each collection made pursuant to this exemption, providing details of the numbers, location, time, conditions of the collection and any mortalities.
- 6. While engaged in the exempted activity the exemption holder or agent must be in possession of a copy of this notice and such a notice must be produced to a PIRSA Fisheries Compliance Officer if requested.
- 7. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice. Dated 8 June 2009.

W. ZACHARIN, Director of Fisheries

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intention to Assign a Name to a Place

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Infrastructure seeks public comment on a proposal to assign the name **HANNAFORD CREEK** to that feature located in the vicinity on the 1:50 000 Onkaparinga Mapsheet (6628-2) commencing at latitude -34°48'47" and longitude 138°56'33" and ending at latitude -34°43'19" and longitude 138°59'2".

Copies of the plan showing the extent can be viewed at:

- the Office of the Surveyor-General, 101 Grenfell Street, Adelaide:
- the Land Services website at www.landservices.sa.gov.au/
 10nline Services/55Place Names/.

Submissions in writing regarding this proposal may be lodged with the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, within one month of the publication of this notice.

Dated 26 May 2009.

P. M. KENTISH, Surveyor-General, Department for Transport, Energy and Infrastructure

DTEI.22-413/09/0005

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intention to Alter the Boundaries of Places and to Create New Places

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Infrastructure seeks public comment on a proposal to alter the boundaries of places as listed below and shown on Rack Plan 932:

- 1. Exclude from the bounded locality of **BOSTON** and include into the bounded locality of **NORTH SHIELDS** that area marked (A) as shown on the Rack Plan.
- 2. Exclude from the bounded locality of **BOSTON** and create the bounded locality of **TIATUKIA** for that area marked (**B**) as shown on the Rack Plan.
- 3. Exclude from the bounded locality of **HAWSON** and include into the bounded locality of **BOSTON** that area marked **(C)** as shown on the Rack Plan.
- 4. Exclude from the bounded locality of **COULTA** and create the bounded locality of **FARM BEACH** for that area marked **(D)** as shown on the Rack Plan.
- 5. Remove the locality name of **HORSE PENINSULA** and rename the bounded locality as **LITTLE DOUGLAS** for that area mark **(E)** as shown on the Rack Plan.
- 6. Exclude from the bounded locality of **NORTH SHIELDS** and create the bounded locality of **PÓINT BOSTON** for that area marked (**F**) as shown on the Rack Plan.

Copies of the plan showing the extent of the subject area can be viewed at:

- the Office of the Surveyor-General, 101 Grenfell Street, Adelaide;
- offices of the District Council of Lower Eyre Peninsula;
- the Land Services website at www.landservices.sa.gov.au/
 1Online Services/55Place Names/.

Submissions in writing regarding this proposal may be lodged with the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, within one month of the publication of this notice.

Dated 26 May 2009.

P. M. KENTISH, Surveyor-General, Department for Transport, Energy and Infrastructure

DTEI.22-413/09/0001

GEOGRAPHICAL NAMES ACT 1991

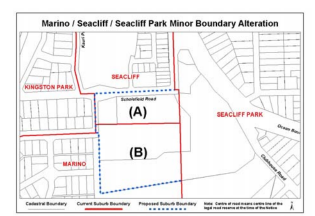
FOR PUBLIC CONSULTATION

Notice of Intention to Alter the Boundary of a Place

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

- 1. Exclude from **SEACLIFF** and include into **SEACLIFF PARK** the area marked **(A)** as shown on the plan; and
- 2. Exclude from MARINO and include into SEACLIFF PARK the area marked (B) as shown on the plan.

THE PLAN



Copies of the plan showing the extent can be viewed at:

- the Office of the Surveyor-General, 101 Grenfell Street, Adelaide;
- the Land Services website at www.landservices.sa.gov.au/
 1Online Services/55Place Names/.

Submissions in writing regarding this proposal may be lodged with the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, within one month of the publication of this notice.

Dated 28 May 2009.

P. M. KENTISH, Surveyor-General, Department for Transport, Energy and Infrastructure

DTEI.22-413/06/0010

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Chappy's Restaurant Pty Ltd as trustee for Mi Chapman Family Trust No. 2 has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence, Redefinition of Licensed Area, an Extended Trading Authorisation and Entertainment Consent in respect of premises situated at Main Road, Littlehampton, S.A. 5250 and known as Great Eastern Hotel.

The applications have been set down for callover on 10 July 2009 at 9 $\mathrm{a.m.}$

Conditions

The following licence conditions are sought:

- Redefinition of the Licensed Area to increase the outdoor area known as Area 5 as per plans lodged with this office.
- Extended Trading Authorisation:

Thursday to Saturday: Midnight to 1 a.m. the following day:

Sunday: 8 a.m. to 11 a.m. and 8 p.m. to midnight;

Good Friday: Midnight to 1 a.m.; Christmas Eve: Midnight to 1 a.m.;

Sunday Christmas Eve: 8 p.m. to 1 a.m. the following day:

Days preceding other Public Holidays: Midnight to 1 a.m. the following day;

Sundays preceding Public Holidays: 8 p.m. to 1 a.m. the following day.

• Entertainment Consent for Areas 1 and 2:

Monday to Thursday: Midday to midnight;

Friday and Saturday: Midday to 1 a.m. the following day;

Sunday: Midday to midnight;

Maundy Thursday: Midday to 1 a.m. the following day;

Christmas Eve: Midday to 1 a.m. the following day;

Sunday Christmas Eve: Midday to 1 a.m. the following day;

Days preceding other Public Holidays: Midday to 1 a.m. the following day;

Sundays preceding Public Holidays: Midday to $1\ \mathrm{a.m.}$ the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 3 July 2009).

The applicant's address for service is c/o Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 1 June 2009.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Perks Hotels Pty Ltd as trustee for Perks Hotel Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 10-14 Gowrie Avenue, Whyalla, S.A. 5600, known as Whyalla Hotel and to be known as The New Whyalla Hotel.

The applications have been set down for hearing on 13 July $2009 \ \mathrm{at} \ 11 \ \mathrm{a.m.}$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 6 July 2009).

The applicant's address for service is c/o Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 5 June 2009.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Woolworths Limited has applied to the Licensing Authority for the removal of a Retail Liquor Merchant's Licence in respect of premises currently situated at Shops 2 and 3, Hallett Cove Mall, Lonsdale Road, Hallett Cove, S.A. 5158 and to be situated at Shop T17, Hallett Cove Mall, Lonsdale Road, Hallett Cove, S.A. 5158 and known as BWS—Beer Wine Spirits.

The application has been set down for callover on 26 June 2009 at 9 $\mathrm{a.m.}$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, before the callover date (viz: 25 June 2009).

The applicant's address for service is c/o Clelands Lawyers, 208 Carrington Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 3 June 2009.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Damon Ashley John Nagel has applied to the Licensing Authority for the removal of a Producer's Licence and Redefinition in respect of premises situated at Bishop Road, Hope Forest, S.A. 5172 and to be situated at 17 High Street, Willunga, S.A. 5172 and known as Brackenwood Vineyard.

The application has been set down for callover on 10 July 2009 at 9 a.m.

Conditions

The following licence conditions are sought:

 Redefinition to include a Sampling Area and a Designated Dining Area.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz. 3 July 2009).

The applicant's address for service is c/o Damon Nagal, Level 6, 431-439 King William Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 2 June 2009.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Maxwell Taylor has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 535 Portrush Road, Glenunga, S.A. 5064 and to be known as Tangy Tandoori.

The application has been set down for callover on 10 July 2009 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 3 July 2009).

The applicant's address for service is c/o Maxwell Taylor, P.O. Box 2100, Salisbury Downs, S.A. 5108.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 2 June 2009.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Benjamin David Thoman has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 82 Frederick Street, Maylands, S.A. 5069 and to be known as Vector Wine.

The application has been set down for callover on 10 July 2009 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz. 3 July 2009).

The applicant's address for service is c/o Ben Thoman, 82 Frederick Street, Maylands, S.A. 5069.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 5 June 2009.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Florence Cheung has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Wright Street, Coober Pedy, S.A. 5723 and known as Opal Inn Chinese Restaurant.

The application has been set down for hearing on 13 July 2009 at 9 a.m. $\,$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 6 July 2009).

The applicant's address for service is c/o Florence Cheung, 14 Amadio Crescent, Temple Town, S.A. 5074.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 2 June 2009.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Cyprus Community of SA Inc. has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 8 Barpowell Road, Welland, S.A. 5007, known as Riverbanks Function Centre and to be known as Cyprus Community.

The application has been set down for hearing on 13 July 2009 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 6 July 2009).

The applicant's address for service is c/o Chris Ioannou, G.P.O. Box 1491, Adelaide, S.A. 5001.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 4 June 2009.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Looking Glass Wines Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 508 Light Pass Road, Light Pass, S.A. 5355 and to be known as Looking Glass Wines.

The application has been set down for callover on 10 July 2009 at 9 a m

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 3 July 2009).

The applicant's address for service is c/o Heuzenroeders Lawyers, P.O. Box 60, Tanunda, S.A. 5352.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 June 2009.

Applicant

MINING ACT 1971

NATIVE TITLE (SOUTH AUSTRALIA) ACT 1994

NOTICE is hereby given in accordance with section 35A (1) of the Mining Act 1971 and Part 5 of the Native Title (South Australia) Act 1994 and the Regulations thereunder that an application for a mining lease has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: CEMEX Australia Pty Ltd

Claim Number: 3823

Location: Piece 4, DP 47635, Out of Hundreds, Port Augusta, Mount Arden Station, approximately 30 km north-west of Port Augusta.

Area: 1.5 hectares

Purpose: For the recovery of extractive minerals (sand)

Reference: T02675

The Minister for Mineral Resources Development is required to have regard to any representations received from owners of the land (including native title holders) to which the application relates and/or any interested members of the public in determining the application or in fixing the conditions to be attached to the lease if granted.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001, no later than 25 June 2009.

Copies of all submissions will be forwarded to the applicant and may be made available for public inspection unless confidentiality is requested.

J. MARTIN, Acting Mining Registrar

NATIONAL ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law of the following matters.

Under sections 102 and 103, the making of the National Electricity Amendment (Energy Australia Participant Derogation Extension (Settlement Residue Auctions)) Rule 2009 No. 14 and related final determination. All provisions commence on 1 July 2009.

Under section 95, NEMMCO has requested the *Bid and Offer Validation Data* Rule proposal (Project Ref. ERC0091). The proposal seeks to address inconsistencies between schedule 3.1 of the Rules (and other related provisions) and NEMMCO's operating practice. Submissions must be received by **10 July 2009**.

Submissions on this proposal can be lodged online via the AEMC's website at www.aemc.gov.au. Before submitting your submission, you must review the AEMC's privacy collection statement on its website.

Submissions should be submitted in accordance with the *AEMC's Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website subject to a claim of confidentiality.

All documents in relation to the above matters are published on the AEMC's website and are available for inspection at the offices of the AEMC.

John Tamblyn Chairman Australian Energy Market Commission Level 5, 201 Elizabeth Street Sydney, N.S.W. 2000 Telephone: (02) 8296 7800 Facsimile: (02) 8296 7899

11 June 2009.

OPTOMETRISTS ACT 1920

Registered Optometrists as at 15 May 2009

Addison, Ben Aitchison, Stuart William Allen, Claudius Altmann, John Murray Ames, Robert Lionel Anderson, Renae Marie Andrew, Lauren Marie Ankjell, Lien Thi Bach Bammann, Naima Kate Barnett, Duncan Lindsay Barton, Daniel Bell, Paul Clayton Bennett, Reginald Frederick Garget Berry, Mark Boyd Bhoola, Ashok Chagan Bluntish, Ian Stanford Bolton, Antony Laurence Blacker Booth, Jason Mathew Bosland, John Derek

Bosland, Kathryn Jane Brand (nee Yip), Anita Lingzanne Brown, Paul Anthony Bull, Benjamin Anthony Burnside, Michael Edward Butler, Graeme Andrew Capper, Elizabeth Jane Carlisle, Karen Jane Carpenter, Paul Anthony Carroll, Tamara Leigh Cawley, Jonathan David Chan, See Wai Chan, Thomas Chun Wai Chan, Vivian Chi Man Chang, Hsin-Tsai (Hector) Chappell, Geoffrey Gresham Chau, Judy Thao Chen, Stephanie Ming-Yee Chenery, Kenneth Desmond Cheung, Ching Pui Chiang, Pei-Chun (Linda) Chin, William Clayfield-Hoskin, Annette Clem, Philip Martin Clifford, Allan-Jon Phillip Collett, Katherine Jane Condon, Wilfred Peter Constantine, Stephen Mark Cunningham, Michael Gerard Cutting, Jeremy Dang, Susan Dawoodbhai, Ensiya De Bock, Jelle Feike Delaney, Peter John Dickenson, Jennifer Dickenson, William Arthur Dini. Katherine Anne Dini, Paul James Dixon, Peter James Do, Phuong Dang Mai Don, Bruce Alexander Donovan, Brian Patrick Dorman, Andrew Peter Drewitt Smith, Robert Bruce Dunsford, Nigel Emery Duong, David Du Preez, Candice Emsley, John Gordon Evans, Colin Glyn Fieldhouse, Ronald Horace Fotkou, Paul Gaterell, Lori Leanne Giorgini, Steven Christopher Gonsalves, Jose Anthony Grace, Ashley Anthony Grace, Ruth Margaret Greaves, Deborah Jane Griffiths, Andrew Charles Grist, Edwin John Grzesniak, Katarina Gunawan, Bee Buan Gunawan, Handani Guppy, Kristin Leigh Hamlyn, Benjamin Han, Hye-Won (Natalie) Hancock, Mitchell John Hartung, Andrea Louise Heaney, Lesley Anne Ho, Alexander Jun Jang Holding, Leigh James Holland, Jason John Hook, Mark John Horne, Chau Han Huang, Heng-Jui (Cindy) Hume, John Bryce Hunt, Philip Andrew Iloski, Velice Jenkins, Graeme Skene Jnguyenphamhh, Theresa Van

Johnston, Erica Jane Johnston, Kirsty Lee Jolley, Paul Jolley, Paula Jane Kavanagh, Rosemarie Kawecki, Christopher Keen, Helen Elizabeth Keipert, Lewis Douglas Kenefick, James David Keogh, Francis Arthur Khalaf, Hayssam Kinchington, David Patrick Kirkman, Margaret Anne

Kong, Aimee Chui-Yee Kruszewski, Henry John La, Peter Lake, Donald Derek Lam, Lee Choon

Lanham, Jennifer Anne Larsen, Kurt Christopher Law, Hok Man (Alex)

Lee, Linda Leong, Bryan Chi Hau Lewry, Allan John

Li, Loretta Man Yung

Li, Xiyan

Lim, Ée Tatt (Jason) Lim, Grace Wei Ping Lim, Vincent Ghee Tiong Lin, Jui-Chieh (Jerry) Lo, Jennifer Pui-Yan

Ly, Lisa

Lyons, Kristi Pamela Mackay, Stuart John Malingre, Rene Marcel Pierre Mann, Stanley Bradshaw

Mannah (nee Voice), Jessica Rosalyn

Mannix, Haidee Martens, Craig Martin, Frederick Wayne McCreery, Grant Bruce McGartland, Michelle Teresa McGregor, Robert Bruce McKenna, Gregory James McLarty, Anthony Mathew McMurrich, Amanda Jane McTaggart, Christopher Mark Milford, Philip Kendall

Mistry, Dipika Morris, Philip Andrew Moulton, Karen Louise Murphy, Siobhan Grainne Murray, Andrea Dorne Murray, Neil Bruce

Murugappa, Meyyappan Senthil Naidoo-Bhoola, Venotha Newman, Alexander Robert Maurice

Ng, Toh Sang

Ngo, Quyen Nguyen, Chan Nu-Thien Nguyen, Tho

Nguyen-Duc, Annie Tu-An Nikanjam, Neda

Noach, Louis

Nolan, Lawrence Michael Norris, Alex Christopher Norynberg, Lisa Marie O'Brien, David Anthony O'Brien, Kelly Marie O'Brien, Mary Elizabeth O'Callaghan, Gavin Joseph O'Connor, David Christopher O'Connor, Mark John O'Loughlin, Rebecca Kate O'Neill, Andrew Paul Oswald, Peter James Overduin, Kristin Kayne Park, Hyo Joo (Julia)

Parsons, Mark Philip William

Pesudovs, Konrad Phillips, Anthony John

Pissas, Helen Pocknee, Elise

Poon, Kenneth Kin-Ming Prentice, Jackelyn Olivia Preston, Suzanne Marie Pritchard, Robert Quek, Marie Quirke, Sally Ann Raisbeck, Celeste Helen Rayner, Jennifer May Richardson, Lorna Yvonne Rivett, Ashley Gordon

Rodkin, Larry Rooney, Kevin Francis Rosli, Lenny Mazlianah Royle, Lisa Marie Sanders, Janice Page Sanun, Bhupinder Singh Sara, Donald Edward

Schoneveld, Paul Gregory Anthony

Schultz, Glen Phillip Scott, Malcolm Bruce Hunter Scott-Hoy, Lachlan Sidney Lucas Scott-Hoy, Stephen

Seeto, Karen Angela Seiler, Robert Arthur Seller, Robert Arthur Selby, Nigel Sharma, Nisha Kumari Shin, Hyo Chul Shin, May

Sibbin, Derek Richard Simpson, Michael Crawford Singh, Sailendra Ram

Siu, Anna Ho Yee Smith, Leanne Sotiropoulos, Oriana Sprumont, Kylie Carita Stanbury, Dion Neville Stanley, Murray David Sutton, Kay Louise Tan, Boon Yuen Tan, Kok Chong Targett, Allan Peter

Thomas, Andrew Roy Scott Thomson, Christopher Wyville Thornton, Penelope Rae Ting, Check Nguong Tran, Joanne Linh Trevor, Bethwyn Kate Trimper, Mervyn Stanley Trinh, Anh Oanh Hoang Trinh, Lien Kim Trinh, Tien Thuy

Truong, Phuong Bich Tsui, Henry Yuk Hang Van Schalkwyk, Leon Vasilj, Boris Anthony Verney, Stephen John Viz, Rashi

Walker, Mitchell Ian Wallis, Annette Wallis, Eric Robert Wallis, Rex Burton Wang, Bob Zhongqi

Wang, Lei Watling, Mark Edward Austin Welch, David John

Wheeler, Ian Robert Wilden, Stefanie Barbara Willmore, Melvin Robert Wilson, Darryl Garde Wilson, Mandy

Wojt, Jacinta Wojt, Marek Jan

Woodcock, Jennifer Margaret Wong, Ming Ming (Jane) Wyatt, Simone Lynette

Wynford, Olivia Wh Q. Wynn, Ian Leslie Wysling, John Gregory Yee, Basil Yip, Wesley Yue, Amy Chi Ying Yuen, Eva-Kim Zhang, Han Zhang, Lona

> Optometrists to be Removed from the Register from 1 January 2009

Anning, David Andrew Aujla, Jaskirat Singh Aw, Mei Ling

Bottrill, Antoinette Diane Louise

Bottrill, David James Burton, Dale Caroline Chang, David Wei-Chun

Chen, Li Wen Chua, Sharon Colley, Patrick John Derakshan, Vafa Dias, Brittany Mary Donovan, Rebecca M.

Edwards, Peter William Clement

Faragher, Mathhew Grant, Megaz Suzanne Gregory, Ken Huynh, Gia Phat Cafa Keary, Peter Michael Khosla, Jotinder Le, Ivy Kim Le. Jane Lin, Lin (Linda)

Lucas, Michael William Mak, Connie Koon Lui Mann, Veronica Louise Mistry, Vijay Bipin

Mohseni, Abdul-Azim Nabhani, Nawras

Naughtin, Stephen James Newell, Daniel Austin

Ngo, Phuc Quang Nguyen, John Tran Nguyen, Quynh Nu Ngol Patel, Ashit Rajnikant

Rajakulendran, Christina Kavitha

Russell, Ian Charles Sabeti, Faran Scrooby, Victor Ian Sian, Pek Eng Siu, Man Jing Carmen Slater, Brian Gerard Stobie, Jonelle Kim Tam, Norman Tayler, Brian

Thomas, Kenneth William

Tran, Binh

Travers, Jenni Marie Tsigounis, Adamandia

Tsui, Alan Wai Chun Twaddell, Sarah

Upton, George Mostyn

Verma, Surabhi Veshkini, Parisa Vu, Hanh Hong

Weisinger, Harrison Scott

Wijaya, Sonya

Wirawan, Maria Audy

Wong, Kin Yip

Woollard, Christopher Leslie

Wu, June

Wynford, Olivia

Yau, Benjamin Tak Yeung

Yeh, Eve Sze-Yi

N. J. STORER, Registrar

PASSENGER TRANSPORT ACT 1994

Appointment of Prescribed Officers

NOTICE is hereby given that the following persons have been appointed by the Minister for Transport as Prescribed Officers under section 57 of the Passenger Transport Act 1994:

Martyn Ayles Deborah Webster Stephen Perrymeant Adrian Thompson Shane Edmunds Theodoros Bexis Bob Stobbe Todd Andrew Moxon Wayne Asa Fairbank John Brown Plenderleith

Dated 1 June 2009

P. T. ALLAN, Executive Director, Safety and Regulation Division

SUPREME COURT ACT 1935

Order in Respect of Vexatious Proceedings

TAKE notice that on 30 January 2009, the Honourable Justice Layton made the following orders in the Supreme Court of South Australia in relation to an application brought by the Attorney-General in Action 1342 of 2007, pursuant to section 39 of the Supreme Court Act 1935:

The Court orders and declares that:

- 1. The application by the Plaintiff is allowed.
- 2. The Defendant, Andrew Morton Garrett, has persistently instituted vexatious proceedings as defined by section 39 (1) of the Supreme Court Act 1935
 - 3. The Defendant is prohibited from:
 - 3.1 instituting in his own name; or
 - 3.2 causing others to institute; or
 - 3.3 being concerned, whether directly or indirectly, in the institution of,

any proceedings in any Court of the State of South Australia without the permission of this Court.

4. The Defendant pay the costs of this application, to be taxed if not agreed.

These orders are published pursuant to section 39 (4) of the Supreme Court Act 1935.

JENNIFER RANKINE, Acting Attorney-General

NOTICE TO MARINERS

No 30 of 2009

South Australia—River Murray—General Notice on Navigational Hazards

MARINERS are advised that some locations on the River Murray, downstream of Lock One have become unsuitable for large vessels or high speed traffic.

DTEI have undertaken buoyage of those areas to delineate the safest navigable channel. Buoyage will be in accordance with IALA Buoyage System A, with smaller round green or red coloured buoys as intermediate marks.

In some areas, DTEI may for expediency use only 30 cm round buoys coloured red or green. These should be considered as lateral buoys in accordance with their respective colours.

Vessel operators are advised that depths of less than 1 m exist in these shallow areas and that navigating outside of the marked channel may be hazardous.

Details of these hazards are available on the DTEI River Murray $Navigational\ Hazards\ website\ \underline{www.transport.sa.gov.au}.$

Adelaide, 4 June 2009.

PATRICK CONLON, Minister for Transport

DTEI 2009/00683

ROAD TRAFFIC ACT 1961

SUPPLEMENTARY NOTICE OF APPROVAL

Pursuant to Section 161A of the Road Traffic Act 1961

HIGHER MASS LIMITS FOR VEHICLES FITTED WITH ROAD FRIENDLY SUSPENSION

Information Note

This Notice adds additional routes to the network that can be used by vehicles fitted with Road Friendly Suspension and is a supplement to the Notice titled 'Higher Mass Limits for Vehicles Fitted with Road Friendly Suspension' dated 5 May 2005.

1. APPROVAL

1.1 In accordance with the powers delegated to me by the Minister for Transport under section 163AA of the *Road Traffic Act 1961*, I hereby vary the conditions of the *Gazette* Notice of Approval and Exemption titled, 'Higher Mass Limits for Vehicles Fitted with Road Friendly Suspension' dated 5 May 2005 as detailed below.

2. **DEFINITIONS**

- 2.1 In this Notice:
 - 2.1.1 'Approved Vehicles' means vehicles fitted with Road Friendly Suspension as described in Table 1 of the Primary Notice;
 - 2.1.2 'Supplementary routes' means the approved routes specified in the maps 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' attached to this Supplementary Notice;
 - 2.1.3 'Supplementary Notice' means this Notice;
 - 2.1.4 'Primary Notice' means the *Gazette* Notice 'Higher Mass Limits for Vehicles Fitted with Road Friendly Suspension' dated 5 May 2005; and
 - 2.1.5 all other terms have the same meaning as in the Primary Notice.

3. APPLICATION OF SUPPLEMENTARY NOTICE

3.1 This Supplementary Notice must be read in conjunction with the Primary Notice and applies to all Approved Vehicles operating under the Primary Notice travelling on routes specified in the attached map.

4. ROUTES AVAILABLE TO APPROVED VEHICLES

- 4.1 An Approved Vehicle may operate under the conditions of the Primary Notice on a supplementary route specified hereunder:
 - 4.1.1 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' Map U1 (Meyer Road, Ellemsea Circuit, Lonsdale).

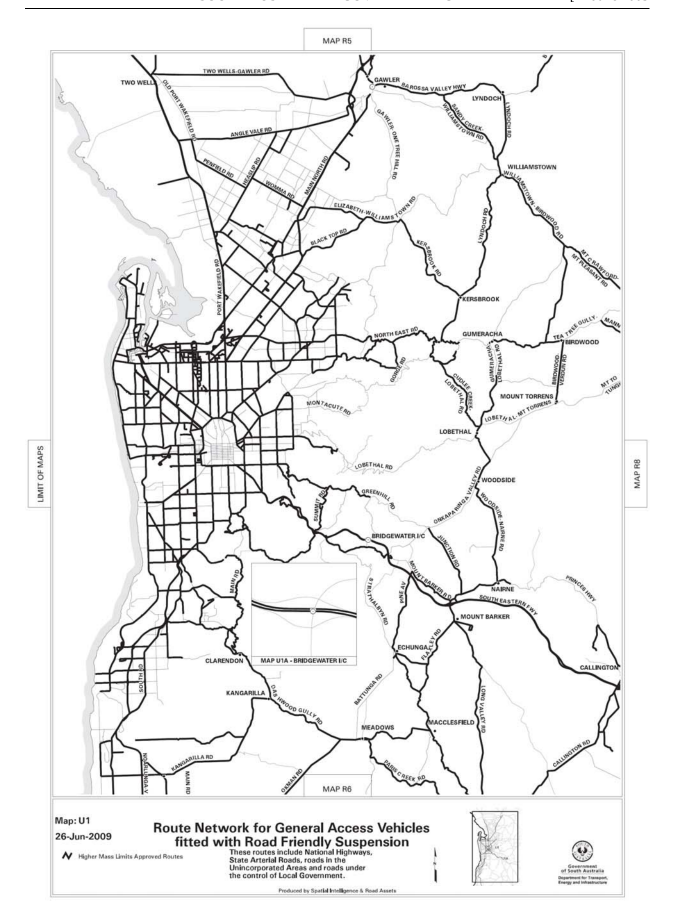
5. CONDITIONS AND LIMITATIONS APPLYING TO THIS SUPPLEMENTARY NOTICE

- 5.1 When operating on a route specified in the attached maps, the driver of an Approved Vehicle must:
 - 5.1.1 continue to comply with all conditions and requirements of the Primary Notice; and
 - 5.1.2 carry a legible, current and complete copy of:
 - (i) this Supplementary Notice and attached maps;
 - (ii) the Primary Notice;
 - (iii) any combination specific documents as requested by the Primary Notice; and
 - 5.1.3 produce these documents when requested by a Department for Transport, Energy and Infrastructure, Transport Safety Compliance Officer appointed under the *Road Traffic Act 1961* and/or the *Motor Vehicles Act 1959* or a Police Officer.

6. COMMENCEMENT OF THIS NOTICE

6.1 This Notice is effective from 12.01 a.m. on 26 June 2009.

Executive Director, Safety and Regulation Division Department for Transport, Energy and Infrastructure Authorised Delegate for the Minister for Transport



ROAD TRAFFIC ACT 1961

'Operation of 26 metre B-Double Vehicles'

SUPPLEMENTARY NOTICE

Information Note

This notice allows the use of B-Doubles up to 26 m in length subject to conditions, as detailed in this notice and is a supplement to the *Gazette* Notice titled, 'Operation of B-Double Vehicles up to 25 m in length', dated 12 November 2007.

1. REVOCATION OF PREVIOUS NOTICE AND OTHER EXEMPTION INSTRUMENTS

- 1.1 In accordance with the powers delegated to me by the Minister for Transport under section 163AA and of the *Road Traffic Act 1961*, I hereby revoke the Notice of Approval and Exemption titled 'Operation of B-Double Vehicles up to 26 m in length' dated 5 December 2005. This revocation will take effect from 12.01 a.m. on 26 June 2009.
- 1.2 In accordance with the powers delegated to me by the Minister for Transport under section 163AA and of the *Road Traffic Act 1961*, I hereby vary the conditions of the Notice of Approval and Exemption titled, 'Operation of B-Double Vehicles up to 25 m in length' dated 12 November 2007 as detailed below.

2. **DEFINITIONS**

In this Notice:

- 2.1 'Primary Notice' means the Gazette Notice 'Operation of B-Double Vehicles up to 25 m in length';
- 2.2 'Supplementary Notice' means this Notice; and
- 2.3 all other terms have the same meaning as in the Primary Notice.

3. APPLICATION OF SUPPLEMENTARY NOTICE

This Supplementary Notice applies to all Approved Vehicles operating under the Primary Notice subject to compliance with the additional conditions specified in this Supplementary Notice.

4. CONTINUED COMPLIANCE WITH THE PRIMARY NOTICE

A driver of an Approved Vehicle must continue to comply with all conditions and requirements of the Primary Notice, except as varied by this Supplementary Notice.

5. ADDITIONAL CONDITIONS FOR APPROVED VEHICLES

An Approved Vehicle must operate under the conditions and limitations as set out in Clause 4 of the Primary Notice in addition to the following conditions:

- 5.1 the combination must not be over 26 m in length; and
- 5.2 the distance between the point of articulation at the front of the lead semi trailer and the rear of the combination is not over 20.6 m in length; and
- 5.3 the prime mover of the combination is fitted with a Front Underrun Protective Device that complies with Regulation No. 93—United Nations Economic Commission for Europe (UN ECE) [Approval of Front Underrun Protective Devices]; and
- 5.4 if the prime mover is manufactured after 31 December 2005, it must be fitted with a cab that complies with Regulation No. 29—UN ECE [Protection of the Occupants of the Cab of a Commercial Vehicle]; and
- 5.5 the prime mover does not have a load carrying area.

6. APPROVED ROUTES AND RESTRICTIONS FOR 26 M B-DOUBLES

6.1 A 26 m B-Double may travel on the gazetted 25 m B-Double route network (including any specified conditions) except as listed below.

Travel is not permitted over the following rail crossings:

- 6.1.1 Tatiara Parade, Wolseley;
- 6.1.2 Murray Street, Stockport;
- 6.1.3 Stockport RS Road, Stockport;
- 6.1.4 Railway Terrace, Balaklava;
- 6.1.5 Le Brun Street, Port Lincoln.

7. COMMENCEMENT OF THIS NOTICE

7.1 This Supplementary Notice is effective from 12.01 a.m. on 26 June 2009.

8. AUTHORISATION

Executive Director, Safety and Regulation Division Department for Transport, Energy and Infrastructure Authorised Delegate for the Minister for Transport

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 11 June 2009

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

CITY OF ONKAPARINGA

In and across Meadowbank Way, Aldinga Beach. p27 Easements in reserve (lot 250 in LTRO DP 77376), Dolphin Boulevard, Aldinga Beach. p27 Spinnaker Court, Aldinga Beach. p27 Garden Street, Aldinga Beach. p27 Knoll Avenue, Aldinga Beach. p28 In and across Bushtail Avenue, Aldinga Beach. p28 Offshore Avenue, Aldinga Beach. p28 Charlson Rise, Happy Valley. p35

CITY OF PORT ADELAIDE ENFIELD

Across Ocean Steamers Road, Port Adelaide. p41 Easement in lot 1 in LTRO DP 73873, Ocean Steamers Road, Port Adelaide, p41

BRINKLEY COUNTRY LANDS WATER DISTRICT

THE RURAL CITY OF MURRAY BRIDGE Across and in Ferries McDonald Road, Monarto South. p1 and 2 Public road (lot 50 in LTRO DP 79432), Monarto South. p1-3

COWELL WATER DISTRICT

DISTRICT COUNCIL OF FRANKLIN HARBOUR Schumann Road, Cowell. p29 and 30 Cedar Avenue, Cowell. p30

GOOLWA WATER DISTRICT

ALEXANDRINA COUNCIL

Currency Creek Road, Goolwa North. p31 and 32 In and across Wakefield Drive, Goolwa North. p32 Jemison Court, Goolwa North. p32 In and across Lawrence Street, Goolwa North. p32

Easement in lot 3000 in LTRO DP 78760, Lawrence Street, Goolwa North. p32

Easement in lot 5 in LTRO DP 23442, Liverpool Road, Goolwa.

Across Liverpool Road, Goolwa. p33 Clark Street, Goolwa. p33

Fenchurch Street, Goolwa. p33 and p34

TOWNSHIP OF JAMESTOWN WATER DISTRICT

NORTHERN AREAS COUNCIL Ayr Street, Jamestown. p23

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER Maxwell Street, Mount Gambier. p4 Across and in John Powell Drive, Mount Gambier. p4 Cottage Grove Court, Mount Gambier. p4 Stone Avenue, Mount Gambier. p5 Elizabeth Street, Mount Gambier. p6

MYPONGA WATER DISTRICT

DISTRICT COUNCIL OF YANKALILLA

Union Road, Normanville. p40 Easements in lot 165 in LTRO DP 77752, Union Road, Normanville. p40

Admella Avenue, Normanville. p40

NARACOORTE WATER DISTRICT

NARACOORTE LUCINDALE COUNCIL In and across Smith Street, Naracoorte. p7

PORT PIRIE WATER DISTRICT

PORT PIRIE REGIONAL COUNCIL Across and in Esmond Road, Port Pirie South. p18 and 19 Wandearah Road, Port Pirie South. p19

TWO WELLS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA Across Aunger Road, Lewiston. p36 In and across public road (lot 57 in LTRO DP 14929), Lewiston.

p36 and 37 Kurt Way, Lewiston. p37-39

Elouise Court, Lewiston. p38

TOWNSHIP OF WATERVALE WATER DISTRICT

CLARE AND GILBERT VALLEYS COUNCIL

Easement in lot 131 in LTRO DP 56, St Davids Crescent,

Watervale. p8

Across St Davids Crescent, Watervale. p8 Adelaide North Road, Watervale. p8

WATER MAINS ABANDONED

Notice is hereby given that the undermentioned water mains have been abandoned by the South Australian Water Corporation.

ADELAIDE WATER DISTRICT

ADELAIDE CITY COUNCIL Ranelagh Street, Adelaide. p9

CITY OF HOLDFAST BAY

Easement in reserve (lot 301 in LTRO CP 23557), Colley Terrace, and lot 903 in LTRO FP 48304, Holdfast Promenade, Glenelg.

CITY OF PORT ADELAIDE ENFIELD

Across Ocean Steamers Road, Port Adelaide. p41

Easements in lot 1 in LTRO DP 73873, Ocean Steamers Road, Port Adelaide, p41

TOWNSHIP OF JAMESTOWN WATER DISTRICT

NORTHERN AREAS COUNCIL Ayr Street, Jamestown. p23

PORT PIRIE WATER DISTRICT

PORT PIRIE REGIONAL COUNCIL. Across and in Esmond Road, Port Pirie South. p18 and 19 Wandearah Road, Port Pirie South. p19

SEWERS LAID

Notice is hereby given that the following sewers have been laid down by the South Australian Water Corporation in the undermentioned drainage areas and are now available for house connections.

ADELAIDE DRAINAGE AREA

CITY OF CHARLES STURT

Easements in lot 68 in LTRO FP 120887, Burleigh Avenue, Woodville North. FB 1182 p37

CITY OF MARION Linda Street, Ascot Park. FB 1182 p39

CITY OF WEST TORRENS Pam Street, Netley. FB 1182 p38

ALDINGA DRAINAGE AREA

CITY OF ONKAPARINGA

Across Palmer Street, Aldinga Beach. FB 1182 p33 Storey Avenue, Aldinga Beach. FB 1182 p33

NARACOORTE COUNTRY DRAINAGE AREA

NARACOORTE LUCINDALE COUNCIL

Across and in Smith Street, Naracoorte. FB 1175 p29

Across and in Smith Street, Naracoorte—75 mm and 63 mm PE80 pressure sewer system main. This main is available on application only. FB 1175 p1 and 4

Naracoorte-Apsley Road, Naracoorte—63 mm PE80 pressure sewer system main. This main is available on application only. FB 1175 p2 and 4

In and across Pinkerton Road, Naracoorte—63 mm, 50 mm and 40 mm PE80 pressure sewer system main. This main is available on application only. FB 1175 p2, 3 and 5 In and across Clover Crescent, Naracoorte—63 mm, 50 mm and

In and across Clover Crescent, Naracoorte—63 mm, 50 mm and 40 mm PE80 pressure sewer system main. This main is available on application only. FB 1175 p3 and 5

Lot 27 in LTRO FP 10169, Pinkerton Road, Naracoorte—40 mm PE80 pressure sewer system main. This main is available on application only. FB 1182 p40

Lot 2 in LTRO DP 6236, Clover Crescent, Naracoorte—40 mm PE80 pressure sewer system main. This main is available on application only. FB 1182 p41

Lot 15 in LTRO DP 6236, Pinkerton Road, Naracoorte—40 mm PE80 pressure sewer system main. This main is available on application only. FB 1182 p42

Lot 16 in LTRO DP 6236, Pinkerton Road, Naracoorte—40 mm PE80 pressure sewer system main. This main is available on application only. FB 1182 p43

Lot 20 in LTRO DP 6236, Clover Crescent, Naracoorte—40 mm PE80 pressure sewer system main. This main is available on application only. FB 1182 p44

Lot 22 in LTRO DP 6236, Pinkerton Road, Naracoorte—40 mm PE80 pressure sewer system main. This main is available on application only. FB 1182 p45
Lot 32 in LTRO FP 10254, Clover Crescent, Naracoorte—40 mm

PE80 pressure sewer system main. This main is available on application only. FB 1182 p46

Lot 12 in LTRO DP 6236, Clover Crescent, Naracoorte—40 mm PE80 pressure sewer system main. This main is available on application only. FB 1182 p47

Lot 29 in LTRO FP 10254, Clover Crescent, Naracoorte—40 mm PE80 pressure sewer system main. This main is available on application only. FB 1182 p48

Lot 9 in LTRO DP 6236, Clover Crescent, Naracoorte—40 mm PE80 pressure sewer system main. This main is available on application only. FB 1182 p49

Lot 11 in LTRO DP 6236, Clover Crescent, Naracoorte—40 mm PE80 pressure sewer system main. This main is available on application only. FB 1182 p50

Lot 1 in LTRÓ FP 7030, Clover Crescent, Naracoorte—40 mm PE80 pressure sewer system main. This main is available on application only. FB 1182 p51

SEWERS ABANDONED

Notice is hereby given that the undermentioned sewer has been abandoned by the South Australian Water Corporation.

ADELAIDE DRAINAGE AREA

CITY OF CHARLES STURT

Easement in lot 68 in LTRO FP 120887, Burleigh Avenue, Woodville North. FB 1182 p37

A. HOWE, Chief Executive Officer, South Australian Water Corporation

Murray-Darling Basin Act (Commencement) Proclamation 2009

1—Short title

This proclamation may be cited as the *Murray-Darling Basin Act (Commencement) Proclamation 2009.*

2—Commencement of suspended provisions

The remaining provisions of the *Murray-Darling Basin Act 2008* (No 41 of 2008) will come into operation on 1 July 2009 immediately after sections 12 and 39 of the *Natural Resources Management (Water Resources and Other Matters) Amendment Act 2007* come into operation.

Made by the Governor

with the advice and consent of the Executive Council on 11 June 2009

WBCS09/0005

Natural Resources Management (Water Resources and Other Matters) Amendment Act (Commencement) Proclamation 2009

1—Short title

This proclamation may be cited as the *Natural Resources Management (Water Resources and Other Matters) Amendment Act (Commencement) Proclamation 2009.*

2—Commencement of suspended provisions

The following provisions of the *Natural Resources Management (Water Resources and Other Matters) Amendment Act 2007* (No 24 of 2007) will come into operation on 1 July 2009:

- (a) section 12;
- (b) section 18;
- (c) section 21(2) and (3);
- (d) section 23;
- (e) section 24(1), (3), (4), (5) and (6);
- (f) sections 25 to 27 (inclusive);
- (g) section 28(2);
- (h) sections 29 to 34 (inclusive);
- (i) section 35(1), (2), (3), (8), (9), (10), (11) and (12);
- (j) sections 36 and 37;
- (k) sections 39 to 41 (inclusive);
- (1) sections 45 to 47 (inclusive);
- (m) section 48, other than Schedule 3A, clause 6(e) and (f) and clauses 8 to 15 (inclusive) (to be inserted into the *Natural Resources Management Act 2004* by that section);
- (n) Schedule 1, clauses 1 to 5 (inclusive).

Made by the Governor

with the advice and consent of the Executive Council on 11 June 2009

WBCS09/0005

Privacy Committee of South Australia Variation Proclamation 2009

Part 1—Preliminary

1—Short title

This proclamation may be cited as the *Privacy Committee of South Australia Variation Proclamation 2009*.

2—Commencement

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

3—Variation provisions

In this proclamation, a provision under a heading referring to the variation of a specified proclamation varies the proclamation so specified.

Part 2—Variation of proclamation establishing Privacy Committee of South Australia (Gazette 6 July 1989 p6)

4—Variation of clause 1—Establishment and procedures of Privacy Committee of South Australia

- (1) Clause 1(2)(a)—after "Public Sector Management Act 1995" insert:
 - as amended or substituted from time to time
- (2) Clause 1(2)(c)—delete "for Human Services" and substitute:
 - responsible for the administration of the *Health Care Act 2008* (as amended or substituted from time to time)
- (3) Clause 1(2)(d)—after "Commissioner for Public Employment" insert:
 - (and, for the purposes of this paragraph, the reference to the Commissioner will, if the title of the Commissioner is altered, be read as a reference to the Commissioner under his or her new title)
- (4) Clause 1—after subclause (2) insert:
 - (2aa) At least 2 members of the Committee must be women and at least 2 must be men.
- (5) Clause 1(4)(c)—delete "Governor" and substitute:

Minister

(6) Clause 1(5)—before paragraph (a) insert:

Subject to the following, the Committee may determine its own procedures:

(7) Clause 1(5)(f)—delete paragraph (f)

5—Variation of clause 3—Prohibition against disclosure of information

Clause 3(1)—delete subclause (1)

6—Variation of clause 4—Exemptions

Clause 4(2)—delete subclause (2)

7—Insertion of clause 4A

After clause 4 insert:

4A—Annual report

- (1) The Committee must, on or before 30 September in each year, prepare and present to the Minister a report on its activities during the preceding financial year.
- (2) The report must include details of any exemptions granted under clause 4 during the year to which the report relates.
- (3) The Minister must, within 12 sitting days after receipt of a report under this section, cause copies of the report to be laid before each House of Parliament.

8—Insertion of heading to clause 5

Heading to clause 5—insert:

5—Interpretation

Made by the Governor

with the advice and consent of the Executive Council on 11 June 2009

CBCS09/0003

Tobacco Products Regulation (Exemption) Proclamation 2009

under section 71 of the Tobacco Products Regulation Act 1997

1—Short title

This proclamation may be cited as the *Tobacco Products Regulation (Exemption) Proclamation 2009.*

2—Commencement

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

3—Interpretation

In this proclamation—

Act means the Tobacco Products Regulation Act 1997;

prescribed production means the stage production of *My Boy Jack* produced by Independent Theatre Inc and performed during the period ending 18 August 2009.

4—Application of proclamation

This proclamation applies to the following persons:

- (a) a person employed by, or in relation to, the prescribed production;
- (b) an occupier of—
 - (i) the Odeon Theatre, corner of The Parade and Queen Street, Norwood; or
 - (ii) St Mary's Hall, 17 High Street, Glenelg;
- (c) an employer with responsibility for a workplace consisting of the Odeon Theatre or St Mary's Hall in relation to the prescribed production.

5—Exemption from section 46 of the Act

- (1) A person to whom this proclamation applies is exempt from the operation of section 46 of the Act in relation to smoking occurring in the course of a performance, or rehearsal, of the prescribed production.
- (2) An exemption under this clause is subject to the following conditions:
 - (a) smoking may only occur on a stage on which the prescribed production is being performed or rehearsed, or in a rehearsal room used in relation to the prescribed production;
 - (b) the area in which smoking may occur under the exemption must be well ventilated;
 - (c) a person may only smoke a tobacco product of a kind contemplated by paragraph (g) of the definition of *tobacco product* in section 4 of the Act.
- (3) If a person contravenes or fails to comply with a condition of an exemption specified in subclause (2), the exemption does not, while the contravention or non-compliance continues, operate in that person's favour.

Made by the Governor

with the advice and consent of the Executive Council on $11 \ \mathrm{June} \ 2009$

HEACS09/006CS

Residential Parks Variation Regulations 2009

under the Residential Parks Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Residential Parks Regulations 2007

4 Insertion of regulation 4A

4A Statutory and other charges in respect of rented property

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Residential Parks Variation Regulations 2009*.

2—Commencement

These regulations will come into operation on the day on which section 43 of the *Residential Parks Act* 2007 comes into operation.

3—Variation provisions

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

Part 2—Variation of Residential Parks Regulations 2007

4—Insertion of regulation 4A

After regulation 4 insert:

4A—Statutory and other charges in respect of rented property

- (1) For the purposes of section 43(2)(e) of the Act, the park owner of a residential park may, by a term of the residential park agreement, require the resident—
 - (a) to make a specified payment if the resident provides overnight accommodation to a guest or visitor; and

- (b) if water consumption for domestic purposes at the rented property is separately metered, to pay charges payable under an Act (other than the *Waterworks Act 1932*) for water supply based on the level of the water consumption for domestic purposes at the rented property.
- (2) For the purposes of section 43(3) of the Act, a resident need not make a payment for charges payable based on the level of water consumption, electricity consumption or gas (including bottled gas) consumption at the rented property unless the park owner provides to the resident, at the request of the resident, a document that specifies the period for which the charges are payable, the amount of water, electricity or gas consumed in that period and the amount of the charges payable.

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 11 June 2009

No 172 of 2009

MCA07/031CS; 09MCA0022CS

Natural Resources Management (Financial Provisions) (2008-2009 Levy Exemption) Variation Regulations 2009

under the Natural Resources Management Act 2004

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Natural Resources Management (Financial Provisions)*Regulations 2005

4 Substitution of regulation 19

19 Exemption from levy—2008/2009

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Natural Resources Management (Financial Provisions)* (2008-2009 Levy Exemption) Variation Regulations 2009.

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 Natural Resources Management (Financial Provisions) Regulations 2005

4—Substitution of regulation 19

Regulation 19—delete the regulation and substitute:

19—Exemption from levy—2008/2009

- (1) Subject to subregulation (2), a person who is the holder of a water licence that—
 - (a) has been granted in respect of a well in the prescribed area; and
 - (b) is endorsed with a water (taking) allocation for irrigation purposes,

is exempt from the requirement to pay a levy declared under section 101 of the Act for the 2008-2009 financial year in relation to the licence to the extent that the levy is based on the right to take water for irrigation purposes under the licence.

- (2) An exemption under subregulation (1) is subject to the following conditions:
 - (a) that the holder of the licence pay to the Minister an amount calculated as follows:

$$A = WA (LR - OS)$$

where—

A is the amount to be paid

WA is the amount of water (expressed in megalitres) allocated to the person for irrigation purposes under the licence for the 2008-2009 financial year

LR is the relevant levy rate (per megalitre) that applies under Column C of Table 1

OS is—

- (i) if the water allocation is from the Coonalpyn management area—\$0.0312 per megalitre of allocation;
- (ii) if the water allocation is from the Sherwood management area—\$0.1086 per megalitre of allocation;
- (iii) if the water allocation is from the Tauragat management area—\$1.05 per megalitre of allocation;
- (iv) if the water allocation is from the Tintinara management area—\$0.0640 per megalitre of allocation;
- (v) if the water allocation is from any other area—nil,

and if the holder of the licence has an allocation that will relate to more than 1 crop during the 2008-2009 financial year (as determined by the Minister for the purposes of making the allocation), then there will be an amount payable with respect to each of the relevant circumstances that apply under Table 1;

- (b) that any amount payable under paragraph (a) be paid by the holder of the licence to the Minister by a date and in a manner specified by the Minister by a notice served on the holder of the licence for the purposes of this regulation.
- (3) In this regulation—

megalitre means 1 000 kilolitres;

prescribed area means the Tintinara Coonalpyn Prescribed Wells Area (see the Water Resources (Tintinara Coonalpyn Prescribed Wells Area) Regulations 2000).

Table 1—2008/2009 levy rate for irrigation allocation

\mathbf{A}	В	C	
Type of crop	Irrigation system used	Levy rate	
		\$/ML	
Cucumber	S	\$1.37	
Native flowers	D	\$1.26	
Lawn/Turf	S	\$1.47	
Lucerne	C/S T/F	\$1.34 \$1.11	
Maize (Oct)	C	\$0.64	
Nursery	N/A	\$1.07	
Olive	D/S	\$1.07	
Onion (Sep)	C T	\$0.64 \$0.57	
Onion	D	\$0.65	
Pasture/Dairy	C	\$1.25	
Pasture	S	\$1.34	
Potato	C	\$0.89	
Potato (Nov)	C	\$0.89	
Potato ("Nadine")	C	\$0.81	
Starter Crop	P/T	\$1.11	
Tomato (Nov)	FR	\$1.05	
Vegetables	S	\$1.05	
Vines	D/S	\$1.69	

 \boldsymbol{D} indicates a drip irrigation system

C indicates a centre pivot irrigation system

F indicates a flood irrigation system

FR indicates a furrow irrigation system

N/A indicates that there is no applicable irrigation system

 \boldsymbol{S} indicates a sprinkler or spray irrigation system

T indicates a travelling irrigation system

ML represents megalitres

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 11 June 2009

No 173 of 2009

WBCS09/0004

Fisheries Management (Demerit Points) Regulations 2009

under the Fisheries Management Act 2007

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Demerit points

Schedule 1—Demerit point offences and demerit points

Part 1—Offences against Act

- 1 Sections other than section 70
- 2 Section 70 (Prescribed fishing activities prohibited)—engaging in a fishing activity of class specified in Schedule 6 of *Fisheries Management (General) Regulations 2007*
- 3 Section 70 (Prescribed fishing activities prohibited)—engaging in a fishing activity of class specified in Schedule 7 of *Fisheries Management (General) Regulations 2007*

Part 2—Offences against regulations

- 4 Fisheries Management (Abalone Fisheries) Regulations 2006
- 5 Fisheries Management (Blue Crab Fishery) Regulations 1998
- 6 Fisheries Management (Charter Boat Fishery) Regulations 2005
- 7 Fisheries Management (Fish Processors) Regulations 2007
- 8 Fisheries Management (General) Regulations 2007
- 9 Fisheries Management (Lakes and Coorong Fishery) Regulations 2006
- 10 Fisheries Management (Marine Scalefish Fisheries) Regulations 2006
- 11 Fisheries Management (Miscellaneous Fishery) Regulations 2000
- 12 Fisheries Management (Prawn Fisheries) Regulations 2006
- 13 Fisheries Management (River Fishery) Regulations 2006
- 14 Fisheries Management (Rock Lobster Fisheries) Regulations 2006
- 15 Fisheries Management (Vessel Monitoring Scheme) Regulations 2007

1—Short title

These regulations may be cited as the *Fisheries Management (Demerit Points) Regulations 2009*.

2—Commencement

These regulations will come into operation on 1 July 2009.

3—Interpretation

(1) In these regulations—

Act means the Fisheries Management Act 2007.

(2) The clause headings in Schedule 1 form part of these regulations.

4—Demerit points

- (1) For the purposes of section 104(1) of the Act, an offence against a provision specified in Schedule 1 is an offence of a prescribed kind and the number of demerit points prescribed in relation to the offence is the number specified for the offence in Schedule 1.
- (2) Text set out in italic type under a column headed "Description of offence" in a table in Schedule 1 is a description for convenience purposes only and is not to be taken to define the offence for which a particular number is prescribed as the number of demerit points attracted by the offence.

Schedule 1—Demerit point offences and demerit points

Part 1—Offences against Act

1—Sections other than section 70

Act	Description of offence	Demerit points
section 52	Person not holding licence or permit in respect of fishery, or person not acting as agent of holder of such licence or permit, engaging, for commercial purpose, in fishing activity of class that constitutes fishery	100
section 53(1)(a)	Using boat other than registered boat, for commercial purpose, to engage in fishing activity of class that constitutes fishery	50
section 53(1)(b)	Using boat in charge of person other than registered master, for commercial purpose, to engage in fishing activity of class that constitutes fishery	50
section 53(2)	Using unregistered device, for commercial purpose, to engage in fishing activity of class that constitutes fishery	75
section 55(3)	Contravening condition of fishery authority related to quota entitlement—	
	(a) if the offence is expiated by the holder of the authority and the Minister has not varied the conditions of the authority so as to reduce the quota entitlement under the licence	20
	(b) in any other case	100
section 55(3)	Contravening condition of fishery authority not related to quota entitlement—	
	(a) if the offence is expiated	20
	(b) in any other case	50
section 59(1)	Holder of fishery authority failing to carry fishery authority or identification while engaging in fishing activity under fishery authority—	
	(a) if the offence is expiated	5
	(b) in any other case	25
section 59(2)	Person in charge of registered boat on waters failing to carry fishery authority or identification—	
	(a) if the offence is expiated	5

	(b) in any other case	25
section 59(3)(a)	Person using registered device on waters failing to carry fishery authority or identification—	
	(a) if the offence is expiated	5
	(b) in any other case	25
section 59(3)(b)	Person in charge of boat on which registered device is being used failing to carry fishery authority or identification—	
	(a) if the offence is expiated	5
	(b) in any other case	25
section 62(1)	Person not registered as fish processor acting as fish processor	75
section 62(3)	Registered fish processor using premises, place, boat or vehicle not specified in certificate of registration for or in connection with processing, storing, transporting or dealing with aquatic resources—	
	(a) if the offence is expiated	10
	(b) in any other case	50
section 65(4)	Registered fish processor contravening condition of registration—	
	(a) if the offence is expiated	10
	(b) in any other case	25
section 67(a)	Giving another person possession or control of fishery authority not in name of the other person	75
section 67(b)	Having possession or control of another person's fishery authority	75
section 67(c)	Falsely representing to be person named in fishery authority	75
section 71(1)(a)	Taking aquatic mammal	100
section 71(1)(a)	Taking aquatic resource of protected species—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	80
	(ii) second or subsequent offence	100
section 71(1)(b)	Injuring, damaging or otherwise harming aquatic mammal—	
	(a) if the offence is expiated	20
	(b) in any other case	100
section 71(1)(b)	Injuring, damaging or otherwise harming aquatic resource of protected species—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	80
	(ii) second or subsequent offence	100
section 71(2)(a)	Interfering with, harassing or molesting aquatic mammal	100

section 71(2)(a)	Interfering with, harassing or molesting aquatic resource of protected species—		
	(a) if the offence is expiated	20	
	(b) in any other case—		
	(i) first offence	80	
	(ii) second or subsequent offence	100	
section 71(2)(b)	Causing or permitting interference with, or harassment or molestation of, aquatic mammal	100	
section 71(2)(b)	Causing or permitting interference with, or harassment or molestation, of aquatic resource of protected species—		
	(a) if the offence is expiated	20	
	(b) in any other case—		
	(i) first offence	80	
	(ii) second or subsequent offence	100	
section 72(1)	Selling or purchasing aquatic resource taken without authority	100	
section 72(2)(a)	Selling or purchasing, or having possession or control, of aquatic resource taken in contravention of Act or corresponding law	100	
section 72(2)(b)	Selling or purchasing, or having possession or control, of aquatic resource of protected species	100	
section 72(2)(c)	Selling or purchasing, or having possession or control, of aquatic resource of prescribed class—		
	(a) if the offence is expiated	15	
	(b) in any other case—		
	(i) first offence	45	
	(ii) second offence	60	
	(iii) third or subsequent offence	75	
section 73(1)	Possessing quantity of fish of protected species exceeding prescribed quantity		
section 73(1)	Possessing quantity of aquatic resource (other than fish of protected species) exceeding prescribed quantity—		
	(a) if the offence is expiated	20	
	(b) in any other case—		
	(i) first offence	60	
	(ii) second offence	80	
	(iii) third or subsequent offence	100	
section 74(1)	Trafficking in, or having possession or control of, commercial quantity of fish of priority species	100	
section 75(1)	Obstructing or interfering with lawful fishing activity or interfering with aquatic resources taken in course of lawful fishing activity—		
	(a) if the offence is expiated	15	
	(b) in any other case	50	

section 75(2)	Failing to cease or discontinue obstructive conduct or interference with lawful fishing activity—	
	(a) if the offence is expiated	15
	(b) in any other case	75
section 76(a)	Entering or remaining in aquatic reserve without authorisation or permit—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
section 76(b)	Engaging in fishing activity in aquatic reserve without authorisation or permit—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
section 77(1)(a)	Engaging in operation involving or resulting in disturbance of bed of waters in aquatic reserve without authorisation or permit—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
section 77(1)(b)	Engaging in operation involving or resulting in removal of or interference with aquatic or benthic animals or plants of waters in aquatic reserve—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
section 78(1)(a)	Bringing into State aquatic resources of noxious species without permit—	
	(a) if the offence is expiated	20
	(b) in any other case	100
section 78(1)(b)	Selling, purchasing or delivering aquatic resources of noxious species without permit—	
	(a) if the offence is expiated	20
	(b) in any other case	100

section 78(1)(c)	Having possession or control of aquatic resources of noxious species without permit—	
	(a) if the offence is expiated	20
	(b) in any other case	100
section 78(2)(a)	Releasing or permitting escape into any waters of exotic fish, aquaculture fish, or fish kept apart from natural habitat, without permit—	
	(a) if the offence is expiated	20
	(b) in any other case	100
section 78(2)(b)	Depositing into any waters exotic fish, aquaculture fish, fish kept apart from natural habitat, or exotic aquatic plants, without permit—	
	(a) if the offence is expiated	20
	(b) in any other case	100
section 79(9)(a)	Engaging in fishing activity in contravention of declaration or direction under section 79—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
section 79(9)(b)	Having possession or control of aquatic resources in contravention of declaration under section 79—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
section 80(8)	Failing to comply with requirement of Minister	5
section 84(3)	Resisting arrest or escaping from lawful custody	100
section 88(4)	Using registered boat without scientific observer aboard during period specified in notice given by Minister	
section 91(1)	Hindering etc authorised person	100
section 91(2)	Assaulting authorised person etc	100
section 92(9)	Failing to comply with protection order—	
	(a) if the offence is expiated	20
	(b) in any other case	100
section 94(9)	Failing to comply with reparation order—	
	(a) if the offence is expiated	20
	(b) in any other case	100
section 102(2)	Contravening suspension, disqualification or prohibition order made by court	100

section 115(6)	Contravening condition of exemption—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
section 119	Making false or misleading statement in information provided, or record kept, under Act	100
section 124(1)	Person engaged in administration of Act divulging or communicating information obtained in course of official duties except in prescribed circumstances	100
section 124(3)	Person using for other purpose information disclosed for particular purpose	100

2—Section 70 (Prescribed fishing activities prohibited)—engaging in a fishing activity of class specified in Schedule 6 of *Fisheries Management (General)* Regulations 2007

Schedule 6 Regulations	Description of offence	Demerit points
clause 1	Taking fish in Coorong (area 1), Coorong (area 2) or Coorong coastal waters by using net other than small or large mesh monofilament net or small or large multifilament hauling net (commercial)—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 2	Taking fish in Coorong (area 1) or Coorong (area 2) using large mesh monofilament net other than as set net (commercial)—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 3	Taking fish in Coorong (area 1) using certain net during closed season (commercial)—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100

clause 4	Taking fish in coastal waters using hauling net during certain holiday periods (commercial)—			
	(a) if	the offence is expiated	20	
	(b) in	any other case—		
	(i)	first offence	60	
	(ii)	second offence	80	
	(iii)	third or subsequent offence	100	
clause 5	Taking fish	in certain coastal waters using swinger net (commercial)—		
	(a) if	the offence is expiated	15	
	(b) in	any other case—		
	(i)	first offence	60	
	(ii)	second offence	80	
	(iii)	third or subsequent offence	100	
clause 6	Taking fish (commercia	in River Murray proper using certain device ul)—		
	(a) if	the offence is expiated	15	
	(b) in	any other case—		
	(i)	first offence	45	
	(ii)	second offence	60	
	(iii)	third or subsequent offence	75	
clause 7	Taking fish for purpose of bait using fish net other than bait net (commercial)—			
	(a) if	the offence is expiated	15	
	(b) in	any other case—		
	(i)	first offence	60	
	(ii)	second offence	80	
	(iii)	third or subsequent offence	100	
clause 8	Taking Scal	llop using scallop dredge (commercial)—		
	(a) if	the offence is expiated	15	
	(b) in	any other case—		
	(i)	first offence	60	
	(ii)	second offence	80	
	(iii)	third or subsequent offence	100	
clause 9(1)	_	ain fish in Lakes and Coorong using more than permitted certain nets at same time (commercial)—		
	(a) if	the offence is expiated	15	
	(b) in	any other case—		
	(i)	first offence	60	
	(ii)	second offence	80	
	(iii)	third or subsequent offence	100	

clause 10	Taking fish using drum net of unlawful specifications (commercial)—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 11	Taking fish in coastal waters using gill net or mesh net of unlawful specifications (commercial)—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 12(a)	Taking fish in Coorong (area 1), Coorong (area 2) or Coorong coastal waters using small mesh monofilament net of unlawful specifications as set net (commercial)—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 12(b)	Taking fish in Coorong (area 1), Coorong (area 2) or Coorong coastal waters using small mesh monofilament net otherwise than as set net in certain circumstances (commercial)—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 13	Taking fish in Coorong (area 1), Coorong (area 2) or Coorong coastal waters using large multifilament mesh net of unlawful specifications (commercial)—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 14	Taking fish in Coorong coastal waters using large mesh monofilament net of unlawful specifications other than as set net (commercial)—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60

	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 15		n Coorong (area 1), Coorong (area 2) or Coorong coastal multifilament hauling net of unlawful specifications —	
	(a) if the	ne offence is expiated	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 16(1)		n in coastal waters using prawn trawl net of unlawful s (commercial)—	
	(a) if the	ne offence is expiated	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 17	Taking Blue S (commercial)	Swimmer Crab using crab net of unlawful specifications —	
	(a) if the	ne offence is expiated	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 18(1)	-	obster in Northern Zone using rock lobster pot of unlawful s (commercial)—	
	(a) if the	ne offence is expiated	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 19	-	obster in Southern Zone using rock lobster pot of unlawful s (commercial)—	
	(a) if the	ne offence is expiated	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 20	-	n Jacket in waters deeper than 60m using fish trap of cifications (commercial)—	
	(a) if the	ne offence is expiated	15

	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 21	Taking fish using fish trap of unlawful specifications (commercial)—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 21A	Taking pipi in Coorong coastal waters using cockle rake of unlawful specifications (commercial)—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 22	Taking fish using certain device without buoy (commercial)—	
	(a) if the offence is expiated	5
	(b) in any other case	25
clause 23	Taking fish using certain device without tag (commercial)—	
	(a) if the offence is expiated	5
	(b) in any other case	25
clause 24	Taking razorfish (bag limit) (commercial)—exceeding daily limit:	
	(a) if the offence is expiated	10
	(b) in any other case—	
	(i) first offence	30
	(ii) second offence	40
	(iii) third or subsequent offence	50
clause 25	Taking fish by licensed person using trawl nets and boats in Gulf St. Vincent Prawn Fishery—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 26	Taking fish by licensed person using trawl nets and boats in Spencer Gulf Prawn Fishery—	
	(a) if the offence is expiated	15
	(b) in any other case—	

	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 27	Taking fish by Prawn Fisher	y licensed person using trawl nets and boats in West Coast ry—	
	(a) if the	ne offence is expiated	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 28	Taking fish u	sing unattended long line (commercial)—	
	(a) if the	ne offence is expiated	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 29	Taking fish us (commercial)	sing set line with more than permitted number of hooks —	
	(a) if the	ne offence is expiated	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 30	Taking certai	n fish in River Murray (commercial)—	
	(a) if the	ne offence is expiated	15
	(b) in a	any other case—	
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75
clause 31	Taking Blue S (commercial)	Swimmer Crab in certain Spencer Gulf waters —	
	(a) if the	ne offence is expiated	20
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 32	Taking Blue S	Swimmer Crab in certain other waters (commercial)—	
	(a) if the	ne offence is expiated	20
	(b) in a	any other case—	
	(i)	first offence	60

	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 33	Taking Sand Crab using sand crab pot in certain waters (commercial)—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 34	Taking Cockle in certain waters (commercial)—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 35	Taking Blue Crab in certain waters during closed season (commercial)—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 36	Taking fish in River Murray using certain device without buoy or tag (commercial)—	
	(a) if the offence is expiated	5
	(b) in any other case	25
clause 37	Taking fish in Lakes and Coorong by electrofishing (commercial)—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 38	Taking of fish in coastal waters using fish net or long line (recreational)—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100

clause 39	Taking fish	using fish net in River Murray proper (recreational)—	
	(a) if	the offence is expiated	20
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 40	Taking fish (recreationa	in Coorong (area 1) using fish net during certain period	
	(a) if	the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75
clause 41	Taking fish	using fish trap (recreational)—	
	(a) if	the offence is expiated	20
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 42		in coastal waters using more than permitted number of ces (recreational)—	
	(a) if	the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75
clause 43		in River Murray proper using more than permitted number evices (recreational)—	
	(a) if	the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75
clause 44		in Coorong (area 1) using more than permitted number of ces during certain period (recreational)—	
	(a) if	the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75

clause 45		n in Coorong (area 2) using more than permitted number of vices (recreational)—	
	(a) in	f the offence is expiated	15
	(b) in	n any other case—	
	(i)	first offence	45
	(ii)) second offence	60
	(iii	third or subsequent offence	75
clause 46		n in Lakes Albert and Alexandrina using more than permitted certain devices (recreational)—	
	(a) it	f the offence is expiated	15
	(b) i	n any other case—	
	(i)	first offence	45
	(ii)) second offence	60
	(iii	third or subsequent offence	75
clause 47		n in Lake George using more than permitted number of vices (recreational)—	
	(a) in	f the offence is expiated	15
	(b) in	n any other case—	
	(i)	first offence	45
	(ii)) second offence	60
	(iii) third or subsequent offence	75
clause 48		n in Coorong (area 1) during certain period using mesh net of pecifications (recreational)—	
	(a) in	f the offence is expiated	15
	(b) in	n any other case—	
	(i)	first offence	45
	(ii)) second offence	60
	(iii) third or subsequent offence	75
clause 49		n in Coorong (area 2) using mesh net of unlawful ons (recreational)—	
	(a) in	f the offence is expiated	15
	(b) in	n any other case—	
	(i)	first offence	45
	(ii)) second offence	60
	(iii) third or subsequent offence	75
clause 50		n in Lakes Albert and Alexandrina using mesh net of unlawful ons (recreational)—	
	(a) in	f the offence is expiated	15
	(b) in	n any other case—	
	(i)	first offence	45
	(ii)) second offence	60

	(ii	ii)	third or subsequent offence	75
clause 51	Taking fis (recreatio		Lake George using mesh net of unlawful specifications	
	(a)	if th	ne offence is expiated	15
	(b)	in a	ny other case—	
	(i	i)	first offence	45
	(i	i)	second offence	60
	(ii	ii)	third or subsequent offence	75
clause 52	Taking cr (recreatio		using crab net or hand net of unlawful specifications	
	(a)	if th	ne offence is expiated	15
	(b)	in a	ny other case—	
	(i	i)	first offence	45
	(i	i)	second offence	60
	(ii	ii)	third or subsequent offence	75
clause 53	_		obster in Northern Zone or Southern Zone using rock unlawful specifications (recreational)—	
	(a)	if th	ne offence is expiated	15
	(b)	in a	ny other case—	
	(i	i)	first offence	45
	(i	i)	second offence	60
	(ii	ii)	third or subsequent offence	75
clause 54	Taking fis	h us	sing device without tag (recreational)—	
	(a)	if th	e offence is expiated	5
	(b)	in a	ny other case—	
	(i	i)	first offence	15
	(i	i)	second offence	20
	(ii	ii)	third or subsequent offence	25
clause 55	Taking fis	h us	sing mesh net without tag (recreational)—	
	(a)	if th	e offence is expiated	5
	(b)	in a	ny other case—	
	(i	i)	first offence	15
	(i	i)	second offence	20
	(ii	ii)	third or subsequent offence	25
clause 56	Taking fis	h us	sing drop net without buoy or tag (recreational)—	
	(a)	if th	e offence is expiated	5
	(b)	in a	ny other case—	
	(i	i)	first offence	15
	(i	i)	second offence	20
	(ii	ii)	third or subsequent offence	25

clause 57	Taking fish using hoop net without buoy or tag (recreational)—	
	(a) if the offence is expiated	5
	(b) in any other case—	
	(i) first offence	15
	(ii) second offence	20
	(iii) third or subsequent offence	25
clause 58	Taking fish using rock lobster pot without buoy or tag (recreational)—	_
	(a) if the offence is expiated	5
	(b) in any other case—	
	(i) first offence	15
	(ii) second offence	20
	(iii) third or subsequent offence	25
clause 59	Taking fish using shrimp trap or yabby pot without buoy or tag (recreational)—	
	(a) if the offence is expiated	5
	(b) in any other case—	
	(i) first offence	15
	(ii) second offence	20
	(iii) third or subsequent offence	25
clause 60	Taking fish using device with tag bearing registration information relating to device registered for commercial fishing (recreational)—	
	(a) if the offence is expiated	5
	(b) in any other case—	
	(i) first offence	15
	(ii) second offence	20
	(iii) third or subsequent offence	25
clause 61	Taking fish (recreational non-charter boat fishing bag or boat limit)—exceeding limit:	_
	(a) if the offence is expiated—	
	(i) by up to 10 fish	5
	(ii) by more than 10 but not more than 20 fish	10
	(iii) by more than 20 fish	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 62	Taking rock lobster (recreational non-charter boat fishing bag or boa limit) in the Northern Zone or Southern Zone—exceeding limit:	t
	(a) if the offence is expiated	10
	(b) in any other case—	

	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 62	Taking abalo limit)—excee	ne (recreational non-charter boat fishing bag or boat eding limit:	
	(a) if the	he offence is expiated—	
	(i)	by up to 5 abalone	5
	(ii)	by more than 5 but not more than 10 abalone	10
	(iii)	by more than 10 abalone	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 62	Taking Murr limit)—excee	ay Cod (recreational non-charter boat fishing bag or boat eding limit:	
	(a) if the	he offence is expiated—	
	(i)	by up to 5 Murray Cod	10
	(ii)	by more than 5 Murray Cod	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 63	Taking South	n-east Crayfish (recreational bag limit)—exceeding limit:	
	(a) if the	he offence is expiated—	
	(i)	by up to 5 crayfish	10
	(ii)	by more than 5 crayfish	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 63	Taking Yabb	y (recreational bag limit)—exceeding limit:	
	(a) if the	he offence is expiated	5
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 63	Taking Cock	le (recreational bag limit)—exceeding limit:	
	(a) if the	he offence is expiated—	
	(i)	by up to 50 cockles	5
	(ii)	by more than 50 but not more than 100 cockles	10

	(iii)	by more than 100 cockles	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 63	Taking Black	Cowrie (recreational bag limit)—exceeding limit:	
	(a) if the	he offence is expiated—	
	(i)	by up to 5 Black Cowrie	10
	(ii)	by more than 5 Black Cowrie	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 63	Taking pipi (recreational bag limit)—exceeding limit:	
	(a) if the	he offence is expiated—	
	(i)	by up to 100 pipi	5
	(ii)	by more than 100 but not more than 200 pipi	10
	(iii)	by more than 200 pipi	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 63	Taking Mulle	oway (recreational bag limit)—exceeding limit:	
	(a) if the	he offence is expiated—	
	(i)	by up to 10 Mulloway	5
	(ii)	by more than 10 but not more than 20 Mulloway	10
	(iii)	by more than 20 Mulloway	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 64	Taking fish (exceeding lir	recreational charter boat fishing boat or trip limit)— nit:	
	(a) if the	he offence is expiated—	
	(i)	by up to 10 fish	5
	(ii)	by more than 10 but not more than 20 fish	10
	(iii)	by more than 20 fish	15
	• •	any other case—	-
	(i)	first offence	60
	(1)		00

	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 65	Taking fish (exceeding lin	recreational charter boat fishing boat or trip limit)— nit:	
	(a) if the	he offence is expiated—	
	(i)	by up to 10 fish	5
	(ii)	by more than 10 but not more than 20 fish	10
	(iii)	by more than 20 fish	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 66	Taking rock limit)—exceed	lobster (recreational charter boat fishing bag or trip eding limit:	
	(a) if the	he offence is expiated—	
	(i)	by up to 5 rock lobster	5
	(ii)	by more than 5 but not more than 10 rock lobster	10
	(iii)	by more than 10 rock lobster	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 66	Taking Abalo exceeding lin	one (recreational charter boat fishing bag or trip limit)—nit:	
	(a) if the	he offence is expiated—	
	(i)	by up to 5 abalone	5
	(ii)	by more than 5 but not more than 10 abalone	10
	(iii)	by more than 10 abalone	15
	(b) in a	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 66	Taking Cock exceeding lin	le (recreational charter boat fishing bag or trip limit)— nit:	
	(a) if the	he offence is expiated—	
	(i)	by up to 100 cockles	5
	(ii)	by more than 100 but not more than 200 cockles	10
	(iii)	by more than 200 cockles	15
	(b) in a	any other case—	
	(i)	first offence	60

	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 66	Taking pipi exceeding li	(recreational charter boat fishing bag or trip limit)— mit:	
	(a) if t	the offence is expiated—	
	(i)	by up to 100 pipi	5
	(ii)	by more than 100 but not more than 200 pipi	10
	(iii)	by more than 200 pipi	15
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 66		g George Whiting (recreational charter boat fishing bag or exceeding limit:	
	(a) if	the offence is expiated—	
	(i)	by up to 10 Whiting	5
	(ii)	by more than 10 but not more than 20 Whiting	10
	(iii)	by more than 20 Whiting	15
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 67	Taking fish exceeding li	(recreational charter boat fishing bag, boat or trip limit)— mit:	
	(a) if	the offence is expiated—	
	(i)	by up to 10 fish	5
	(ii)	by more than 10 but not more than 20 fish	10
	(iii)	by more than 20 fish	15
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 68		in Coorong (area 1) during certain period using mesh net in nner or without attending net (recreational)—	
	(a) if	the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75

clause 69	Taking fish in Coorong (area 2) using mesh net in unlawful manner or without attending net (recreational)—			
	(a) if the	offence is expiated	15	
	(b) in any	y other case—		
	(i)	first offence	45	
	(ii)	second offence	60	
	(iii) 1	third or subsequent offence	75	
clause 70		Lakes Albert and Alexandrina using mesh net in unlawful nout attending net (recreational)—		
	(a) if the	offence is expiated	15	
	(b) in any	y other case—		
	(i) t	first offence	45	
	(ii)	second offence	60	
	(iii)	third or subsequent offence	75	
clause 71		Lake George at certain times of day using mesh net ng net (recreational)—		
	(a) if the	offence is expiated	15	
	(b) in any	y other case—		
	(i)	first offence	45	
	(ii)	second offence	60	
	(iii) 1	third or subsequent offence	75	
clause 72	Taking fish for permitted devic	non-commercial purpose using device other than re etc—		
	(a) if the	offence is expiated	20	
	(b) in any	y other case—		
	(i)	first offence	60	
	(ii)	second offence	80	
	(iii)	third or subsequent offence	100	
clause 73		non-commercial purpose using mesh net or rock lobster red in user's name—		
	(a) if the	offence is expiated	20	
	(b) in any	y other case	100	
clause 74		ng bow and arrow (other than in prescribed in River Murray)—		
	(a) if the	offence is expiated	15	
	(b) in any	y other case—		
	(i)	first offence	45	
	(ii)	second offence	60	
	(iii) 1	third or subsequent offence	75	
clause 75	Taking fish by	licensed person in Murray mouth using long line—		
	(a) if the	offence is expiated	20	

	(b) in any o	ther case—	
	(i) firs	t offence	60
	(ii) sec	ond offence	80
	(iii) thir	d or subsequent offence	100
clause 75	Taking fish by unl	icensed person in Murray mouth using long line—	
	(a) if the of	fence is expiated	15
	(b) in any o	ther case—	
	(i) firs	t offence	45
	(ii) sec	ond offence	60
	(iii) thir	d or subsequent offence	75
clause 76	Taking rock lobste	er using fish spear etc—	
	(a) if the of	fence is expiated	20
	(b) in any o	ther case—	
	(i) firs	t offence	60
	(ii) sec	ond offence	80
	(iii) thir	d or subsequent offence	100
clause 77	Taking fish using lines etc—	more than permitted number of rod and lines or hand	
	(a) if the of	fence is expiated	15
	(b) in any o	ther case—	
	(i) firs	t offence	45
	(ii) sec	ond offence	60
	(iii) thir	d or subsequent offence	75
clause 78	Taking fish using	more than permitted number of large mesh nets—	
	(a) if the of	fence is expiated	20
	(b) in any o	ther case—	
	(i) firs	t offence	60
	(ii) sec	ond offence	80
	(iii) thir	d or subsequent offence	100
clause 79	Taking fish using tetc—	more than permitted number of teaser lines from jetty	
	(a) if the of	fence is expiated	15
	(b) in any o	ther case—	
	(i) firs	t offence	45
	(ii) sec	ond offence	60
	(iii) thir	d or subsequent offence	75
clause 80	Taking fish by lice unlawful specifica	nsed person in inland waters using yabby pot of tions—	
	(a) if the of	fence is expiated	15
	(b) in any o	ther case—	

	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 80	Taking fish by unlicensed person in inland waters using unlawful specifications—	g yabby pot of
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
clause 81	Taking fish by licensed person in Lake George using fi- specifications—	sh net of unlawful
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 81	Taking fish by unlicensed person in Lake George using unlawful specifications—	g fish net of
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
clause 82	Taking fish in Venus Bay using hauling net of unlawful	specifications—
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 83	Taking fish in coastal waters other than by power haul hauling net or seine net of unlawful specifications—	ing method using
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 84	Taking fish by power hauling method using hauling ne- specifications etc—	t of unlawful
	(a) if the offence is expiated	15
	(b) in any other case—	

	(i) fi	rst offence	60
	(ii) se	econd offence	80
	(iii) th	nird or subsequent offence	100
clause 85	Taking fish by li net of unlawful s	censed person in certain Coorong waters using mesh specifications—	
	(a) if the o	offence is expiated	15
	(b) in any	other case—	
	(i) fi	rst offence	60
	(ii) se	econd offence	80
	(iii) th	nird or subsequent offence	100
clause 85	Taking fish by unnet of unlawful s	nlicensed person in certain Coorong waters using mesh specifications—	
	(a) if the o	offence is expiated	15
	(b) in any	other case—	
	(i) fi	rst offence	45
	(ii) se	econd offence	60
	(iii) th	nird or subsequent offence	75
clause 86	Taking fish on w specifications—	reek days in certain waters using mesh net of unlawful	
	(a) if the o	offence is expiated	15
	(b) in any	other case—	
	(i) fi	rst offence	60
	(ii) se	econd offence	80
	(iii) th	nird or subsequent offence	100
clause 87		censed person in Lakes Albert and Alexandrina using wful specifications—	
	(a) if the o	offence is expiated	15
	(b) in any	other case—	
	(i) fi	rst offence	60
	(ii) se	econd offence	80
	(iii) th	nird or subsequent offence	100
clause 87		nlicensed person in Lakes Albert and Alexandrina using wful specifications—	
	(a) if the o	offence is expiated	15
	(b) in any	other case—	
	(i) fi	rst offence	45
	(ii) se	econd offence	60
	(iii) th	nird or subsequent offence	75
clause 88	Taking fish using	g large mesh net of unlawful specifications—	
	(a) if the o	offence is expiated	15
	(b) in any	other case—	

	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 89	Taking Salmon using purse seine net of unlawful specifications—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 90	Taking fish by licensed person using shrimp trap of unlawful specifications—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
clause 90	Taking fish by unlicensed person using shrimp trap of unlawful specifications—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
clause 91	Taking fish by licensed person using mesh net or set line without buoys—	
	(a) if the offence is expiated	5
	(b) in any other case	25
clause 91	Taking fish by unlicensed person using mesh net or set line without buoys—	
	(a) if the offence is expiated	5
	(b) in any other case—	
	(i) first offence	15
	(ii) second offence	20
	(iii) third or subsequent offence	25
clause 92	Taking fish by licensed person using fish net without buoys—	
	(a) if the offence is expiated	5
	(b) in any other case	25
clause 92	Taking fish by unlicensed person using fish net without buoys—	
	(a) if the offence is expiated	5
	(b) in any other case—	

	(i)	first offence	15
	(ii)	second offence	20
	(iii)	third or subsequent offence	25
clause 93		by licensed person in Lakes Albert and Alexandrina, Murray porong using fish net within certain distance of another fish	
	(a) if	the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 93		by unlicensed person in Lakes Albert and Alexandrina, uth or Coorong using fish net within certain distance of net—	
	(a) if	the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75
clause 94	Taking fish	using fish net during closed season in Bay of Shoals—	
	(a) if	the offence is expiated	20
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 95	Taking fish line or hand	in certain waters using device other than rod and line, hand l net—	
	(a) if	the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	•	75
clause 96(1)	Taking fish	by licensed person in certain inland waters—	
		the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	•	100
clause 96(1)		by unlicensed person in certain inland waters—	
		the offence is expiated	15
	(b) in	any other case—	

	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75
clause 97	Taking fish ı	using towed net in certain waters—	
	(a) if t	the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 98	Taking fish i	n certain waters deeper than 5m using fish net—	
	(a) if t	the offence is expiated	20
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 99	Taking fish i	n certain waters of Spencer Gulf using fish net—	
	(a) if	the offence is expiated	20
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 100	Taking fish l net or set lin	by licensed person in certain waters of Coorong using fish e—	
	(a) if	the offence is expiated	20
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 100	Taking fish l fish net or se	by unlicensed person in certain waters of Coorong using the transfer of the corong using the coron	
	(a) if	the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75
clause 101	Taking fish i	n Murray mouth using long line—	
	(a) if	the offence is expiated	20
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80

		(iii)	third or subsequent offence	100
clause 102	Taking net—	fish by	v licensed person in certain waters using mesh net as set	
	(a)	if th	ne offence is expiated	20
	(b)	in a	ny other case—	
		(i)	first offence	60
		(ii)	second offence	80
		(iii)	third or subsequent offence	100
clause 102	Taking net—	fish by	vunlicensed person in certain waters using mesh net as set	
	(a)	if th	ne offence is expiated	15
	(b)	in a	ny other case—	
		(i)	first offence	45
		(ii)	second offence	60
		(iii)	third or subsequent offence	75
clause 103	_		v licensed person in certain waters of Coorong using mesh on weekend—	
	(a)	if th	ne offence is expiated	20
	(b)	in a	ny other case—	
		(i)	first offence	60
		(ii)	second offence	80
		(iii)	third or subsequent offence	100
clause 103	_		v unlicensed person in certain waters of Coorong using et net on weekend—	
	(a)	if th	ne offence is expiated	15
	(b)	in a	ny other case—	
		(i)	first offence	45
		(ii)	second offence	60
		(iii)	third or subsequent offence	75
clause 104	Taking weeken		certain waters of Coorong using hauling net on	
	(a)	if th	ne offence is expiated	20
	(b)	in a	ny other case—	
		(i)	first offence	60
		(ii)	second offence	80
		(iii)	third or subsequent offence	100
clause 105(1) or (2)		fish by	y licensed person using certain device near artificial	
	(a)	if th	ne offence is expiated	20
	(b)	in a	ny other case—	
		(i)	first offence	60

		(ii)	second offence	80
		(iii)	third or subsequent offence	100
clause 105(1) or (2)		fish by	y unlicensed person using certain device near artificial	
	(a)	if th	ne offence is expiated	15
	(b)	in a	ny other case—	
		(i)	first offence	45
		(ii)	second offence	60
		(iii)	third or subsequent offence	75
clause 106	Taking	fish us	sing large mesh net left in water more than 4 hours—	
	(a)	if th	ne offence is expiated	15
	(b)	in a	ny other case—	
		(i)	first offence	60
		(ii)	second offence	80
		(iii)	third or subsequent offence	100
clause 107	Taking	prawr	n by licensed person by power hauling method—	
	(a)	if th	ne offence is expiated	20
	(b)	in a	ny other case—	
		(i)	first offence	60
		(ii)	second offence	80
		(iii)	third or subsequent offence	100
clause 107	Taking	prawn	n by unlicensed person by power hauling method—	
	(a)	if th	ne offence is expiated	15
	(b)	in a	ny other case—	
		(i)	first offence	45
		(ii)	second offence	60
		(iii)	third or subsequent offence	75
clause 108	_		a Gulf St. Vincent or Spencer Gulf using large mesh net raight line—	
	(a)	if th	ne offence is expiated	15
	(b)	in a	ny other case—	
		(i)	first offence	60
		(ii)	second offence	80
		(iii)	third or subsequent offence	100
clause 109	Taking	fish us	sing fish net fixed etc across bay, inlet etc—	
	(a)	if th	ne offence is expiated	15
	(b)	in a	ny other case—	
		(i)	first offence	60
		(ii)	second offence	80
		(iii)	third or subsequent offence	100

clause 110	Taking fish by licensed person by fixing or placing stake, log etc across mouth of waters, channel etc so as to impair free passage of fish—				
	(a) it	f the offence is expiated	20		
	(b) i	n any other case—			
	(i)	first offence	60		
	(ii)) second offence	80		
	(iii	third or subsequent offence	100		
clause 110		n by unlicensed person by fixing or placing stake, log etc uth of waters, channel etc so as to impair free passage of			
	(a) it	f the offence is expiated	15		
	(b) in	n any other case—			
	(i)	first offence	45		
	(ii)) second offence	60		
	(iii	third or subsequent offence	75		
clause 111	Taking fish	n by licensed person using pipeline—			
	(a) in	f the offence is expiated	20		
	(b) in	n any other case—			
	(i)	first offence	60		
	(ii)) second offence	80		
	(iii	third or subsequent offence	100		
clause 111	Taking fish	n by unlicensed person using pipeline—			
	(a) it	f the offence is expiated	15		
	(b) in	n any other case—			
	(i)	first offence	45		
	(ii)) second offence	60		
	(iii	third or subsequent offence	75		
clause 112	Taking fish	using explosive or anaesthetic etc—			
	(a) in	f the offence is expiated	15		
	(b) in	n any other case—			
	(i)	first offence	45		
	(ii)) second offence	60		
	(iii	third or subsequent offence	75		
clause 113	Taking roc	k lobster by diving (bag limit)—exceeding limit:			
	(a) it	f the offence is expiated			
	(i)	by up to 5 rock lobster	5		
	(ii)	by more than 5 but not more than 10 rock lobster	10		
	(iii	by more than 10 rock lobster	15		
	(b) i	n any other case—			
	(i)) first offence	60		

	(1	second offence	80
	(ii	third or subsequent offence	100
clause 114	Taking un	ersize fish—	
	(a)	the offence is expiated	
	(i	up to 10 fish	5
	(i	more than 10 fish	10
	(b)	any other case—	
	(i	first offence	60
	(i	second offence	80
	(ii	third or subsequent offence	100
clause 115	Taking ov	rsize fish—	
	(a)	rst offence	60
	(b)	econd offence	80
	(c)	nird offence	100
clause 116	Taking mo	luscs in waters of West Lakes etc—	
	(a)	the offence is expiated	5
	(b)	any other case—	
	(i	first offence	15
	(i	second offence	20
	(ii	third or subsequent offence	25
clause 117		r-feeding marine molluscan shellfish in certain ide River—	n waters of
	(a)	the offence is expiated	5
	(b)	any other case—	
	(i	first offence	15
	(i	second offence	20
	(ii	third or subsequent offence	25
clause 118	Taking bewaters—	thic marine organisms by licensed person in ce	ertain
	(a)	the offence is expiated	20
	(b)	any other case—	
	(i	first offence	60
	(i	second offence	80
	(ii	third or subsequent offence	100
clause 118	Taking be waters—	thic marine organisms by unlicensed person in	certain
	(a)	the offence is expiated	15
	(b)	any other case—	
	(i	first offence	45
	(i	second offence	60

	(iii)	third or subsequent offence	75
clause 119	Taking prav	wn by licensed person in certain waters less than 10m deep	
	(a) if	the offence is expiated	20
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 119	Taking prav deep	wn by unlicensed person in certain waters less than 10m	
	(a) if	the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75
clause 120	Taking rock	clobster by licensed person in certain waters—	
	(a) if	the offence is expiated	20
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 120	Taking rock	a lobster by unlicensed person in certain waters—	
	(a) if	the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75
clause 121	Taking fish	by licensed person near locks and weir of River Murray—	
	(a) if	the offence is expiated	20
	(b) in	any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii)	third or subsequent offence	100
clause 121	Taking fish Murray—	by unlicensed person near locks and weir of River	
	(a) if	the offence is expiated	15
	(b) in	any other case—	
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75

clause 122	Taking fis	h by	licensed person during closed season in certain waters—	
	(a)	if th	e offence is expiated	20
	(b)	in aı	ny other case—	
	(i	i)	first offence	60
	(i	i)	second offence	80
	(ii	ii)	third or subsequent offence	100
clause 122	Taking fis waters—	h by	unlicensed person during closed season in certain	
	(a)	if th	e offence is expiated	15
	(b)	in aı	ny other case—	
	(i	i)	first offence	45
	(i	i)	second offence	60
	(ii	ii)	third or subsequent offence	75
clause 123			licensed person using 2mm or greater trace wire with ng hooks—	
	(a)	if th	e offence is expiated	20
	(b)	in aı	ny other case—	
	(i	i)	first offence	60
	(i	i)	second offence	80
	(ii	ii)	third or subsequent offence	100
clause 123			unlicensed person using 2mm or greater trace wire with ng hooks—	
	(a)	if th	e offence is expiated	15
	(b)	in aı	ny other case—	
	(i	i)	first offence	45
	(i	i)	second offence	60
	(ii	ii)	third or subsequent offence	75
clause 124	Setting ro	ck le	obster pots by licensed person during closed season—	
	(a)	if th	e offence is expiated	20
	(b)	in aı	ny other case—	
	(i	i)	first offence	60
	(i	i)	second offence	80
	(ii	ii)	third or subsequent offence	100
clause 124	Setting ro	ck le	obster pots by unlicensed person during closed season—	
	(a)	if th	e offence is expiated	15
	(b)	in aı	ny other case—	
	(i	i)	first offence	45
	(i	i)	second offence	60
	(ii	ii)	third or subsequent offence	75

clause 125	Setting rock lobster pots other than under fishery authority—				
	(a) first offence				
	(b) second offence	80			
	(c) third or subsequent offence	100			
clause 126(1)	Taking fish (other than under fishery authority) using registered boat				

3—Section 70 (Prescribed fishing activities prohibited)—engaging in a fishing activity of class specified in Schedule 7 of *Fisheries Management (General)*Regulations 2007

Schedule 7 Regulations	Description of offence			
Part 1	Part 1 Engaging in a fishing activity of a prescribed class—taking fish by using a fish net in any of the waters of the State specified in Schedule 7 Part 1 of the Fisheries Management (General) Regulations 2007:			
	(a) if the offence is expiated	20		
	(b) in any other case—			
	(i) first offence	60		
	(ii) second offence	80		
	(iii) third or subsequent offence	100		
Part 2	Engaging in a fishing activity of a prescribed class—taking fish using a net other than a large mesh net or sardine net in any of the waters of the State specified in Schedule 7 Part 2 of the Fisheries Management (General) Regulations 2007:			
	(a) if the offence is expiated	20		
	(b) in any other case—			
	(i) first offence	60		
	(ii) second offence	80		
	(iii) third or subsequent offence	100		

Part 2—Offences against regulations

4—Fisheries Management (Abalone Fisheries) Regulations 2006

Regulations	Description	n of offence	Demerit points
reg 14(6)	(14(6) Licence holder taking abalone of certain class where unit enti- under licence falls below prescribed number—		
	(a) if	the offence is expiated	20
	(b) in	n any other case—	
	(i)	first offence	60
	(ii)	second offence	80
	(iii) third or subsequent offence	100

reg 15(6)	Taking Blacklip Abalone under licence from more than 1 prescribed area on any 1 day—			
	(a) if the offence is expiated	20		
	(b) in any other case—			
	(i) first offence	60		
	(ii) second offence	80		
	(iii) third or subsequent offence	100		
reg 15(7)	Licence holder taking abalone of certain class for commercial purpose where unit entitlement under licence falls below prescribed number—			
	(a) if the offence is expiated	20		
	(b) in any other case—			
	(i) first offence	60		
	(ii) second offence	80		
	(iii) third or subsequent offence	100		
reg 16(6)	Licence holder taking abalone of certain class for commercial purpose where unit entitlement under licence falls below prescribed number—			
	(a) if the offence is expiated	20		
	(b) in any other case—			
	(i) first offence	60		
	(ii) second offence	80		
	(iii) third or subsequent offence	100		
reg 17	Taking abalone under licence using etc more than 1 boat at any 1 time—			
	(a) if the offence is expiated	15		
	(b) in any other case	50		
reg 18	Licence holder causing etc more than 1 registered master to engage in fishing activities under licence on the same day—			
	(a) if the offence is expiated	15		
	(b) in any other case	50		
reg 19	Licence holder causing etc registered boat to be transported or towed by another boat to fishing location—			
	(a) if the offence is expiated	15		
	(b) in any other case	50		
reg 20(3)	Failing to complete form or failing to cause abalone and completed form to be transported to registered premises of registered fish processor etc—			
	(a) if the offence is expiated	15		
	(b) in any other case—			
	(i) first offence	45		
	(ii) second offence	60		
	(iii) third or subsequent offence	75		

	reg 21(1)	Failing to complete or deliver monthly catch return—				
		(a) if the offence is expiated	10			
		(b) in any other case	50			
	reg 21(4)	Failing to make and retain copy of monthly catch return—				
		(a) if the offence is expiated	10			
		(b) in any other case	50			
5—Fis	heries Man	agement (Blue Crab Fishery) Regulations 1998				
	Regulations	Description of offence	Demerit points			
	reg 16(3)	Failing to comply with subregulation (2) by failing to weigh blue crabs and complete form (paragraph (a)), failing to cause blue crabs to which completed form relates to be transported to registered premises of registered processor specified on completed form (paragraph (b)), failing to complete forms in consecutive order etc (paragraph (c)), failing to ensure copies of forms are kept onboard registered boat (paragraph (d)) or failing to deliver completed CDR book (paragraph (e))—				
		(a) if the offence is expiated	15			
		(b) in any other case—				
		(i) first offence	45			
		(ii) second offence	60			
		(iii) third or subsequent offence	75			
	reg 17(1)	Failing to complete or deliver monthly catch return—				
		(a) if the offence is expiated	10			
		(b) in any other case	50			
	reg 18	Failing to make and retain copy of monthly catch return—				
		(a) if the offence is expiated	10			
		(b) in any other case	50			
6—Fis	heries Man	agement (Charter Boat Fishery) Regulations 2005				
	Regulations	Description of offence	Demerit points			
	reg 14(1)	Failing to complete or deliver monthly catch return—				
		(a) if the offence is expiated	10			
		(b) in any other case	50			
	reg 15	Failing to make and retain copy of monthly catch return—				
		(a) if the offence is expiated	10			
		(b) in any other case	50			

7—Fisheries Management (Fish Processors) Regulations 2007

Regulations	Descrip	tion of offence	Demerit points
reg 6(5)	Failing to keep written records relating to premises, places etc used by fish processor for or in connection with fish processing etc—		
	(a)	if the offence is expiated	15
	(b)	in any other case	75
reg 7(4)	_	to lodge monthly return in respect of sale, purchase, processing quatic resources—	
	(a)	if the offence is expiated	10
	(b)	in any other case	50
reg 8(1)	Failing t	to check for undersize fish in consignment of aquatic es—	
	(a)	if the offence is expiated	10
	(b)	in any other case	50
reg 8(2)	Failing t	to dispose of undersize fish found in consignment of aquatic es—	
	(a)	if the offence is expiated	10
	(b)	in any other case	50
reg 9(6)	obtainin which ce weigh al or failing	ening or failing to comply with regulation 9 by purchasing or a gabalone from a fishery licence or permit holder in respect of vertain form has not been delivered (subregulation (3), failing to balone or deliver form in respect of abalone (subregulation (4) g to shuck whole abalone or failing to weigh shucked abalone or veight (subregulation (5))—	
	(a)	if the offence is expiated	15
	(b)	in any other case	75
reg 9A(2)	Unsealin	ng containers of cockles other than at registered premises—	
	(a)	if the offence is expiated	15
	(b)	in any other case	75
reg 9A(3)		to keep completed forms relating to cockles purchased by ed fish processor—	
	(a)	if the offence is expiated	10
	(b)	in any other case	50
reg 10(3)	_	to weigh blue crab or failing to complete form or deliver ed form in respect of blue crab—	
	(a)	if the offence is expiated	15
	(b)	in any other case	75
reg 11(3)	_	to weigh giant crab or failing to complete form or deliver ed form in respect of giant crab—	
	(a)	if the offence is expiated	15
	(b)	in any other case	75

reg 12(3)	Accepting delivery of rock lobster not in approved containers or delivered without completed forms—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 12(4)	Failing to complete form in respect of rock lobster or failing to fax or deliver completed form—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 12(5)	Failing to weigh rock lobster or failing to complete form or fax or deliver completed form—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 12(6)	Failing to weigh rock lobster or failing to complete form or deliver completed form in respect of rock lobster—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 12(7)	Failing to weigh rock lobster or failing to complete form or deliver completed form in respect of rock lobster—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 12(8)	Completing certain part of form, being same person who completed certain other parts of form, relating to rock lobster—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 12(9)	Failing to keep copies of completed forms or books in respect of rock lobster—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 13(3)	Failing to complete forms in respect of sardines before transportation to registered premises—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 13(4)	Failing to weigh sardines or failing to complete form or deliver completed form in respect of sardines—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 13(5)	Failing to keep copies of completed forms in respect of sardines—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 14(2)	Purchasing or obtaining tuna in respect of which form has not been delivered—	
	(a) if the offence is expiated	15

		(b)	in a	any other case	75
	reg 14(3)	Failing complet		mplete form in respect of tuna or failing to deliver rm—	
		(a)	if t	he offence is expiated	15
		(b)	in a	any other case	75
	reg 15	_		ep documents in good condition etc or failing to produce or inspection by fisheries officer—	
		(a)	if t	he offence is expiated	10
		(b)	in a	any other case	50
8— <i>Fis</i>	heries Man	ageme	nt (General) Regulations 2007	
	Regulations	Descrip	tion	of offence	Demerit points
	reg 11			registered device for recreational fishing failing to ificate of registration within 48 hours of request—	
		(a)	if t	he offence is expiated	5
		(b)	in a	any other case	25
	reg 14(1)	Carryin	g exp	plosive device by licensed person in specified area—	
		(a)	if t	he offence is expiated	15
		(b)	in a	any other case—	
			(i)	first offence	60
			(ii)	second offence	80
			(iii)	third or subsequent offence	100
	reg 14(1)	Carryin	g exp	plosive device by unlicensed person in specified area—	
		(a)	if t	he offence is expiated	15
		(b)	in a	any other case—	
			(i)	first offence	45
			(ii)	second offence	60
			(iii)	third or subsequent offence	75
	reg 15		_	tain devices while using scuba, hookah or other apparatus g underwater—	
		(a)	if t	he offence is expiated	15
		(b)	in a	any other case—	
			(i)	first offence	45
			(ii)	second offence	60
			(iii)	third or subsequent offence	75
	reg 16	Carryin Murray	_	vice by licensed person near locks and weir of River	
		(a)	if t	he offence is expiated	20
		(b)	in a	any other case—	
			(i)	first offence	60

	(ii) second offence	80
	(iii) third or subsequent offence	100
reg 16	Carrying device by unlicensed person near locks and weir of River Murray—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 17(2)	Using registered boat not bearing distinguishing marks to engage in fishing activity of class that constitutes fishery—	
	(a) if the offence is expiated	5
	(b) in any other case	25
reg 17(3)	Using dinghy as tender to registered boat where dinghy does not bear same distinguishing marks (with addition of letter "T" forming part of distinguishing marks as prefix) as registered boat to which dinghy is tender—	
	(a) if the offence is expiated	5
	(b) in any other case	25
reg 17(4)	Owner of registered boat that ceases to be registered boat failing to remove or cause to be removed as soon as practicable after cessation any distinguishing mark on boat—	
	(a) if the offence is expiated	5
	(b) in any other case	25
reg 18(2)	Mutilating certain fish before fish are brought ashore or landed—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 19(1)	Removing abalone (Southern Zone) from shell other than at premises of registered fish processor in course of business of processor—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 19(2)	Removing abalone from shell before bringing abalone to position above water line—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 19(3)	Taking abalone without carrying measuring device—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45

	(11) second offence	60
	(iii) third or subsequent offence	75
reg 19(4)	Failing to immediately and carefully replace undersize abalone—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 19(5)	Possessing etc abalone removed from shell other than in prescribed circumstances—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 20	Storing or confining fish in corfs without tagged buoy attached—	
	(a) if the offence is expiated	5
	(b) in any other case	25
reg 21(1)	Storing or confining rock lobster in corf without holding licence in respect of rock lobster fishery—	100
reg 21(2)	Storing or confining live rock lobster (Northern Zone) during certain period—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
reg 22	Failing to clip tail fan of rock lobster—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 23(1)	Using certain animal parts as berley (otherwise than in rock lobster pot or other fish trap) within 2 nautical miles of mainland or exposed island or reef of State—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 23(2)	Depositing or using in marine waters body or body parts of mammal or bird—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60

	(iii) third or subsequent offence	75
reg 24(3)	Leaving bait net registered under fishery authority unattended after set in waters from registered boat—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
reg 25(1)	Failing to remove from Lakes and Coorong anchors etc from nets removed from Lakes and Coorong (Commercial)—	
	(a) if the offence is expiated	5
	(b) in any other case	25
reg 26(1)	Holder of fishery authority, fish processor or person otherwise involved in business of handling, storing, moving or dealing with fish transporting etc fish in receptacle without marking or labelling receptacle with name and licence or permit number—	
	(a) if the offence is expiated	5
	(b) in any other case	25
reg 28(1)	Holder of fishery authority (natural person) failing to notify Minister of change of residential or business address within 30 days of change—	
	(a) if the offence is expiated	5
	(b) in any other case	25
reg 28(2)	Holder of fishery authority (body corporate) failing to notify Minister of change of registered address within 30 days of change—	
	(a) if the offence is expiated	5
	(b) in any other case	25

9—*Fis*

Regulations	Description of offence	Demerit points
reg 14(1)	Causing or permitting agents to be engaged in fishing activities on shore when licence holder or registered master is not also so engaged etc at the same time—	
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 14(2)	Causing or permitting agents to be engaged in fishing activities on boat when licence holder or registered master is not also so engaged etc at the same time—	
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 14(3)	Causing or permitting more than prescribed number of agents to be engaged in fishing activities on shore at the same time—	
	(a) if the offence is expiated	15
	(b) in any other case	50

reg 14(3a)	Causing or permitting more than prescribed number of agents to be engaged in taking pipi on shore at the same time—			
	(a) if the offence is expiated	15		
	(b) in any other case	50		
reg 14(4)	Causing or permitting more than prescribed number of agents to be engaged in fishing activities on boat at the same time—			
	(a) if the offence is expiated	15		
	(b) in any other case	50		
reg 15A	Holder of licence taking pipi for commercial purpose without quota entitlement—			
	(a) if the offence is expiated	15		
	(b) in any other case—			
	(i) first offence	45		
	(ii) second offence	60		
	(iii) third or subsequent offence	75		
reg 15B(1)	Using more than 3 cockle rakes at any 1 time for purpose of taking pipi under licence—			
	(a) if the offence is expiated	15		
	(b) in any other case	50		
reg 15C(2)	Failing to provide certain information to Minister before pipi are taken—			
	(a) if the offence is expiated	15		
	(b) in any other case	75		
reg 15D	Failing to land pipi taken under licence within State—			
	(a) if the offence is expiated	20		
	(b) in any other case—			
	(i) first offence	60		
	(ii) second offence	80		
	(iii) third or subsequent offence	100		
reg 15E	Failing to ensure all pipi taken under licence are consigned or delivered to registered fish processor—			
	(a) if the offence is expiated	15		
	(b) in any other case—			
	(i) first offence	45		
	(ii) second offence	60		
	(iii) third or subsequent offence	75		
reg 15F(2)	Failing to comply with subregulation (2) by failing to complete form in respect of pipi before removal of pipi (paragraph (a)(ii))—			
	(a) if the offence is expiated	15		
	(b) in any other case—			
	(i) first offence	45		

	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 15F(2)	Failing to comply with subregulation (2) by failing to place pipi in approved bag (paragraph (a)(i)), failing to place completed form in envelope issued by Minister and secure it to approved bag (paragraph (a)(iii)), failing to ensure damaged tag is threaded onto replacement tag etc (paragraph (b)), failing to ensure Minister is immediately notified of loss of tag (paragraph (c)), failing to ensure form is posted or faxed to Minister (paragraph (d)), failing to ensure forms are completed in consecutive order etc (paragraph (e)) or failing to ensure sealed bags containing pipi are not opened before delivery or consignment to fish processor (paragraph (f))—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 15F(3)	Failing to ensure cancelled form in respect of cockle is marked or failing ensure original form is delivered—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 15F(4)	Failing to keep completed G-CDR books in respect of pipi—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 15F(5)	Failing to keep completed forms in respect of pipi—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 16(1)	Failing to complete or deliver monthly catch return—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 16(3)	Failing to make and retain copy of monthly catch return—	
	(a) if the offence is expiated	10
	(b) in any other case	50

10—Fi

Regulations	Description	of offence	Demerit points
reg 4(3)	9	ence taking blue crab for commercial purpose in blue crab without quota entitlement relating to that zone—	
	(a) if t	he offence is expiated	15
	(b) in a	any other case—	
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75

reg 14	Registered master using boat under licence in respect of Restricted Marine Scalefish Fishery causing or permitting more than prescribed number of agents to assist in fishing activities—	
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 16(9)	Holder of licence taking cockles for commercial purpose in cockle fishing zone without quota entitlement relating to that zone—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 17(5)	Holder of licence taking blue crab in certain waters while unit entitlement is below prescribed number—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 19(2)	Using boat registered under more than 1 MSSF licence to take sardines under more than 1 licence at the same time—	
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 20(2)	Failing to provide certain information to Minister before boat registered under more than 1 MSSF licence is used to take sardines under such licence—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 21(1)	Causing or permitting agents to be engaged in fishing activities on shore when licence holder or registered master is not also so engaged etc at the same time—	
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 21(2)	Causing or permitting agents to be engaged in fishing activities on boat when licence holder or registered master is not also so engaged etc at the same time—	
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 21(3)	Causing or permitting more than prescribed number of agents to be engaged in fishing activities under Restricted Marine Scalefish Fishery licence—	
	(a) if the offence is expiated	15
	(b) in any other case	50

reg 22(3)	Failing to comply with subregulation (2)(b) by failing to cause crabs to which completed form relates to be transported to registered premises of registered fish processor together with completed forms—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 22A(2)	Failing to comply with subregulation (2) by failing to weigh cockles and place them in approved sealed containers before returning to water for storage (paragraph (d)), failing to ensure tags are used in consecutive order etc (paragraph (e)), failing to ensure tags are not reused (paragraph (f)), failing to ensure damaged tag is threaded onto replacement tag and number is recorded (paragraph (g)), failing to ensure Minister is immediately notified of loss of tag (paragraph (h)) or failing to ensure containers of cockles are not unsealed before consignment or delivery to registered fish processor (paragraph (m))—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 22A(3)	Failing to mark cancelled completed form in respect of cockle or failing to deliver original form—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 22A(4)	Failing to keep completed CDR books in respect of cockle—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 22A(5)	Failing to keep copies of completed forms in respect of cockle—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 22B	Failing to ensure all cockles taken under licence are delivered or consigned to registered fish processor—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 23	Failing to ensure all sardines taken under MSSF licence are delivered or consigned to registered fish processor—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75

reg 24	Causing, suffering or permitting sardines to be unloaded onto boat not specified on certificate of registration of fish processor to whom sardines are to be consigned—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 25(1)	Failing to ensure certain information relating to catch and disposal of sardines is reported to Minister within required time—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 25(4)	Failing to ensure that certain information is reported to Minister before sardines unloaded from registered boat—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 26(3)	Failing to comply with provisions of subregulation (2) relating to sardines taken under MSSF licence—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 26(4)	Failing to mark cancelled completed form in respect of sardines or failing to deliver original form—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 26(5)	Failing to keep certain documents relating to sardines—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 27(1)	Failing to complete or deliver monthly catch return—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 27(4)	Failing to make and retain copy of monthly catch return—	
	(a) if the offence is expiated	10
	(b) in any other case	50

	reg 28	_	to keep documents in good condition etc or failing to produce nts for inspection by fisheries officer—	
		(a)	if the offence is expiated	10
		(b)	in any other case	50
11—F	isheries Ma	nagem	ent (Miscellaneous Fishery) Regulations 2000	
	Regulations	Descrip	tion of offence	Demerit points
	reg 15(1)	shore w	or permitting agents to be engaged in fishing activities on hen licence holder or registered master is not also so engaged e same time—	
		(a)	if the offence is expiated	15
		(b)	in any other case	50
	reg 15(2)		or permitting more than prescribed number of agents to be l in fishing activities on shore at the same time—	
		(a)	if the offence is expiated	15
		(b)	in any other case	50
	reg 16(1)	Failing	to complete or deliver monthly catch return—	
		(a)	if the offence is expiated	10
		(b)	in any other case	50
	reg 17	Failing	to make and keep copy of monthly catch return—	
		(a)	if the offence is expiated	10
		(b)	in any other case	50
12—F	isheries Ma	nagem	ent (Prawn Fisheries) Regulations 2006	
	Regulations	Descrip	tion of offence	Demerit points
	reg 13(1)	Failing	to complete or deliver monthly catch return—	
		(a)	if the offence is expiated	10
		(b)	in any other case	50
	reg 13(3)	Failing	to make and retain copy of monthly catch return—	
		(a)	if the offence is expiated	10
		(b)	in any other case	50
13—F	isheries Ma	nagem	ent (River Fishery) Regulations 2006	
	Regulations	Descrip	tion of offence	Demerit points
	reg 13(a)	_	or permitting agents to be engaged in fishing activities on hen licence holder is not also so engaged etc at the same time—	
		(a)	if the offence is expiated	15
		(b)	in any other case	50

	10(1)	<i>a</i> .	1 1 1 0 1	
	reg 13(b)		or permitting more than prescribed number of agents to be in fishing activities on shore at the same time—	
		(a)	if the offence is expiated	15
		(b)	in any other case	50
	reg 14(1)	Failing 1	o complete or deliver monthly catch return—	
		(a)	if the offence is expiated	10
		(b)	in any other case	50
	reg 14(4)	Failing 1	o make and retain copy of monthly catch return—	
		(a)	if the offence is expiated	10
		(b)	in any other case	50
14— <i>F</i>	isheries Ma	nagem	ent (Rock Lobster Fisheries) Regulations 2006	
	Regulations	Descrip	tion of offence	Demerit points
	reg 11(1)	Using, o same tin	r causing or permitting the use of, 2 registered boats at the ne—	
		(a)	if the offence is expiated	15
		(b)	in any other case	50
	reg 11A(5)	resource boat has	ening regulation 11A by using registered boat to take aquatic s under Southern Zone Rock Lobster Fishery licence where been used on same day under Victorian licence lation (1))—	
		(a)	if the offence is expiated	15
		(b)	in any other case	75
	reg 11A(5)	before u Zone Ro	o comply with regulation 11A by failing to notify Minister sing registered boat to take aquatic resources under Southern ck Lobster Fishery licence or Victorian licence lation (2))—	
		(a)	if the offence is expiated	15
		(b)	in any other case	75
	reg 11A(5)	resource aquatic aquatic	ening regulation 11A by using registered boat to take aquatic is under Southern Zone Rock Lobster Fishery licence, or storing resources taken under such licence on registered boat, while resources taken outside waters to which Act applies are aboard pregulation (4))—	
		(a)	if the offence is expiated	20
		(b)	in any other case—	
			(i) first offence	60
			(ii) second offence	80
		(iii) third or subsequent offence	100
	reg 12	-	ed master failing to ensure Minister is notified of particulars ing use of bait nets—	
		(a)	if the offence is expiated	15
		(b)	in any other case	75

reg 13	Registered master of boat registered under Northern Zone Rock Lobster Fishery licence engaging in fishing activities during certain period—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 14(6)	Holder of eligible rock lobster licence taking cockles for commercial purpose in cockle fishing zone without quota entitlement relating to that zone—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 15(3)	Holder of Northern Zone Rock Lobster Fishery licence engaging, for commercial purpose, in fishing activities of class constituting Fishery while rock lobster pot entitlement under licence is less than prescribed number—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 15(4)	Holder of Southern Zone Rock Lobster Fishery licence engaging, for commercial purpose, in fishing activities of class constituting Fishery while rock lobster pot entitlement under licence is less than prescribed number—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 16(5)	Holder of Northern Zone Rock Lobster Fishery licence engaging, for commercial purpose, in fishing activities of class constituting Fishery while number of rock lobster units allocated to licence is less than prescribed number—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75

reg 19	Failing to ensure that rock lobster taken under Northern Zone Rock Lobster Fishery licence is landed whole and within State—			
	(a) if the offence is expiated	20		
	(b) in any other case—			
	(i) first offence	60		
	(ii) second offence	80		
	(iii) third or subsequent offence	100		
reg 20(1)	Failing to ensure all rock lobster and giant crab taken under licence are consigned or delivered to registered fish processor—			
	(a) if the offence is expiated	15		
	(b) in any other case—			
	(i) first offence	45		
	(ii) second offence	60		
	(iii) third or subsequent offence	75		
reg 21(3)	Failing to comply with subregulation (1) or (2)—			
	(a) if the offence is expiated	15		
	(b) in any other case	75		
reg 21(4)	Failing to keep completed copies of forms relating to rock lobster taken under Northern Zone Rock Lobster Fishery licence—			
	(a) if the offence is expiated	10		
	(b) in any other case	50		
reg 22(4)	Failing to comply with regulation 22 by failing to notify Minister of certain information where rock lobster is taken under Southern Zone Rock Lobster Fishery licence (subregulation (1))—			
	(a) if the offence is expiated	15		
	(b) in any other case	75		
reg 22(4)	Failing to comply with regulation 22 by failing to complete forms (subregulation (3)(a)), failing to remove rock lobster from boat (subregulation (3)(c)), failing to ensure rock lobster is delivered to nearest certification station (subregulation (3)(d)) or failing to weigh rock lobster immediately after delivery to certification station (subregulation (3)(e))—			
	(a) if the offence is expiated	15		
	(b) in any other case	75		
reg 23(4)	Failing to comply with subregulation (1) or (3)—			
	(a) if the offence is expiated	15		
	(b) in any other case	75		

reg 23A(2)	Failing to complete form in respect of cockles immediately after the cockles are brought ashore or landed (paragraph (c)), failing to ensure form is posted or faxed to Minister (paragraph (i)), failing to ensure forms are completed in consecutive order etc (paragraph (j)) or failing to cause cockles to which completed form relates to be transported to registered premises of registered fish processor specified on form etc (paragraph (l))—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 23A(2)	Failing to ensure Minister is notified of certain information (paragraph (a)), failing to ensure Minister is notified of certain changes in information previously notified (paragraph (b)), failing to ensure cockles are weighed and placed in sealed approved containers before return to waters for storage (paragraph (d)), failing to ensure tags are used in consecutive order etc (paragraph (e)), failing to ensure tags are not reused (paragraph (f)), failing to ensure damaged tag is threaded to replacement tag and number is recorded (paragraph (g)), failing to ensure Minister is immediately notified of loss of tag (paragraph (h)), failing to ensure Minister is notified of certain information (paragraph (k)) or failing to ensure that containers of cockles are not unsealed before consignment or delivery to registered fish processor (paragraph (m))—	
	(a) if the offence is expiated	15
	(b) in any other case	75
reg 23A(3)	Failing to ensure cancelled form in respect of cockle is marked or failing ensure original form is delivered—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60
	(iii) third or subsequent offence	75
reg 23A(4)	Failing to keep completed M-CDR books in respect of cockles—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 23A(5)	Failing to keep completed forms in respect of cockles—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 23B	Failing to ensure all cockles taken under licence are consigned or delivered to registered fish processor—	
	(a) if the offence is expiated	15
	(b) in any other case—	
	(i) first offence	45
	(ii) second offence	60

	(iii) third or subsequent offence	75
reg 24(1)	Failing to complete or delivery monthly catch return—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 24(4)	Failing to make and retain copy of monthly catch return—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 25	Holder of Southern Zone Rock Lobster Fishery licence failing to notify Minister on becoming holder of, or on ceasing to hold, Victorian licence—	
	(a) if the offence is expiated	5
	(b) in any other case	25
reg 26(1)	Holder of Northern Zone Rock Lobster Fishery licence selling live rock lobster during closed season—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100
reg 26(3)	Holder of Southern Zone Rock Lobster Fishery licence selling live rock lobster during closed season—	
	(a) if the offence is expiated	20
	(b) in any other case—	
	(i) first offence	60
	(ii) second offence	80
	(iii) third or subsequent offence	100

15—Fisheries Management (Vessel Monitoring Scheme) Regulations 2007

Regulations	Descrip	tion of offence	Demerit points
reg 4(1)	Failing 1	to ensure registered boat is fitted with approved VMS unit—	
	(a)	if the offence is expiated	10
	(b)	in any other case	50
reg 4(2)	_	to ensure device capable of sending and receiving email is ed to VMS unit in registered boat used to take sardines—	
	(a)	if the offence is expiated	10
	(b)	in any other case	50
reg 5(1)	Failing t	to ensure VMS unit is operating at all times during fishing –	
	(a)	if the offence is expiated	10
	(b)	in any other case	50

reg 5(2)	Failing to ensure device capable of sending and receiving email is operating at all times while VMS unit is operating—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 5(3)	Failing to take reasonable measures to ensure registered owner is made aware of cessation of operation of VMS unit etc—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 5(4)	Failing to notify Minister that VMS unit has ceased to operate—	
	(a) if the offence is expiated	10
	(b) in any other case	25
reg 6(4)	Contravention of or failure to comply with condition of approval relating to switching off or placing in sleep mode VMS unit—	
	(a) if the offence is expiated	10
	(b) in any other case	25
reg 6(7)	Failing to ensure to VMS unit is switched on etc before engaging in fishing activity after period when VMS was switched off or placed in sleep mode—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 6(8)	Failing to ensure device capable of sending and receiving email connected to VMS unit is switched on etc before engaging in fishing activity after period when VMS unit and device were switched off or placed in sleep mode—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 7	Failing to ensure testing of operation of VMS unit etc following servicing or repairing of boat—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 8(2)	Failing to comply with requirements of notice relating to modification or replacement of VMS unit—	
	(a) if the offence is expiated	10
	(b) in any other case	50
reg 9(1)	Person other than approved installer installing etc VMS unit on registered boat—	
	(a) if the offence is expiated	10
	(b) in any other case	25
reg 9(2)	Failing to take reasonable steps to prevent person other than approved installer installing etc VMS unit on registered boat—	
	(a) if the offence is expiated	10
	(b) in any other case	25

reg 10(1)	Failing to ensure alternative means of communication with boat is provided (paragraph (a)), failing to ensure that Minister is notified of call sign etc (paragraph (b)), failing to provide Minister with details of nominated contact person (paragraph (c)), failing to ensure alternative means of communication with boat is operating at all times during fishing season (paragraph (d)) or failing to ensure directions given by fisheries officer or VMS administrator respecting alternative means of communications are complied with (paragraph (e))—		
	(a) if the offence is expiated	10	
	(b) in any other case	25	
reg 10(2)	Failing to notify Minister of change in name or contact details of nominated contact person—		
	(a) if the offence is expiated	10	
	(b) in any other case	25	
reg 10(4)	Nominated contact person failing to immediately inform registered master of registered boat by alternative means of communication on boat that VMS unit is not operating—		
	(a) if the offence is expiated	10	
	(b) in any other case	25	
reg 12	Failing to comply with directions given by Minister, fisheries officer or VMS administrator—		
	(a) if the offence is expiated	10	
	(b) in any other case	25	

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 11 June 2009

No 174 of 2009

MAFF09-006CS

South Australia

Natural Resources Management (Financial Provisions) (Water Licences) Variation Regulations 2009

under the Natural Resources Management Act 2004

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Natural Resources Management (Financial Provisions)*Regulations 2005

- 4 Variation of regulation 8A—Refund of levies
- 5 Variation of regulation 11—Supply and installation of meters
- 6 Variation of regulation 12—Meters owned by Minister
- 7 Variation of regulation 14—Provisions applying to meters generally

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Natural Resources Management (Financial Provisions) (Water Licences) Variation Regulations 2009.*

2—Commencement

These regulations will come into operation on the day on which section 39 of the *Natural Resources Management (Water Resources and Other Matters) Amendment Act 2007* comes into operation.

3—Variation provisions

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

Part 2—Variation of Natural Resources Management (Financial Provisions) Regulations 2005

4—Variation of regulation 8A—Refund of levies

(1) Regulation 8A(1), definition of *environmental donations licence*—delete the definition and substitute:

environmental donations entitlement means an environmental donations entitlement under the Natural Resources Management (General) Regulations 2005.

- (2) Regulation 8A(2)(a) and (b)—delete paragraphs (a) and (b) and substitute:
 - (a) the donation of the whole or a part of a water access entitlement or a water allocation to the holder of an environmental donations entitlement (for water to be used for environmental purposes); and
 - (b) the variation of conditions attached to a water licence or water allocation so that the licence or the water allocation will become an environmental donations entitlement.
- (3) Regulation 8A(3)—after "the allocation" insert:

or water access entitlement

(4) Regulation 8A(5)—delete subregulation (5)

5—Variation of regulation 11—Supply and installation of meters

- (1) Regulation 11(2)(b)—delete paragraph (b) and insert:
 - (b) a person who is the holder of a water management authorisation, or who has the benefit of a water management authorisation, in respect of which any volume of water is to be measured by a meter supplied by the Minister (if not an owner of the relevant land),
- (2) Regulation 11(2)—delete "or the holder of the licence" and substitute:

of land under paragraph (a) or the person under paragraph (b)

6—Variation of regulation 12—Meters owned by Minister

Regulation 12(1)—delete subregulation (1) and substitute:

(1) A person who is the holder of a water management authorisation, or who has the benefit of a water management authorisation, in respect of which a meter owned by the Minister is to be used to measure the quantity of water taken or used in connection with the water management authorisation is liable for rent for the meter at the rate prescribed in Schedule 1.

7—Variation of regulation 14—Provisions applying to meters generally

(1) Regulation 14(1)—after "water taken" insert:

or used

- (2) Regulation 14(6), definition of *responsible person*, (b)—delete paragraph (b) and substitute:
 - (b) the person who is the holder of the water management authorisation, or who has the benefit of the water management authorisation, in relation to which a meter is required.

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 11 June 2009

No 175 of 2009

WBCS09/0005

South Australia

Natural Resources Management (General) (Water Licences and Water Register) Variation Regulations 2009

under the Natural Resources Management Act 2004

Contents

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Part 2—Variation of Natural Resources Management (General) Regulations 2005

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- 5 Insertion of regulation 14A
 - 14A Water affecting activities—section 127(5a)
- 6 Variation of regulation 17—Notice to be given by relevant authority—section 136, 162 or 164D
- Variation of regulation 18—Requirements as to representations under section 136, 162 or 164D
- 8 Variation of regulation 19—Time for response by applicant
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- 10 Revocation of regulation 22
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- 17 Insertion of regulations 47 and 48
 - 47 Transitional provision—Water licences—2007 Amendments
 - 48 Transitional provision—The Water Register
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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Natural Resources Management (General) (Water Licences and Water Register) Variation Regulations 2009.*

2—Commencement

These regulations will come into operation on the day on which section 39 of the *Natural Resources Management (Water Resources and Other Matters) Amendment Act 2007* comes into operation.

3—Variation provisions

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

Part 2—Variation of Natural Resources Management (General) Regulations 2005

4—Variation of regulation 3—Interpretation

(1) Regulation 3(1), definition of *environmental donations licence*—delete the definition and substitute:

environmental donations entitlement means a water licence or a water allocation—

- (a) that relates to water in the River Murray prescribed watercourse; and
- (b) that is subject to conditions to the effect—
 - (i) that any water used under or in connection with the licence or water allocation may only be used for an environmental purpose in a manner accredited by the South Australian Murray Darling Basin Natural Resources Management Board; and
 - (ii) that the person who is the holder of the licence or water allocation is accredited by the South Australian Murray Darling Basin Natural Resources Management Board to receive, transfer or use donations of water for environmental purposes recognised by the board for the purposes of these regulations.
- (2) Regulation 3(2)—delete "being recognised as an environmental donations licence" and substitute:

or water allocation being recognised as an environmental donations entitlement

5—Insertion of regulation 14A

After regulation 14 insert:

14A—Water affecting activities—section 127(5a)

- (1) Subject to this regulation, a person is exempt from the operation of paragraph (a) or (b) of section 127(5a) of the Act if the person may lawfully take water from the prescribed watercourse, lake or well or surface water prescribed area under the Act without holding a water allocation that relates to the relevant water resource.
- (2) Subregulation (1) does not apply in relation to a prescribed watercourse, lake or well or a surface water prescribed area to the extent that the water allocation plan for the prescribed water resource expressly requires water resource works approvals or site use approvals despite the fact that water may be lawfully taken without holding a water allocation.

6—Variation of regulation 17—Notice to be given by relevant authority—section 136, 162 or 164D

(1) Regulation 17(1)—delete "and 159(2)" and substitute:

, 162(a) and 164D(a)

(2) Regulation 17(2)—delete "and 159(2)" and substitute:

, 162(a) and 164D(a)

7—Variation of regulation 18—Requirements as to representations under section 136, 162 or 164D

Regulation 18—delete "or 159(3)" and substitute:

, 162(b) or 164D(b)

8—Variation of regulation 19—Time for response by applicant

Regulation 19(1)—delete "and 159(5)" and substitute:

, 162(d) or 164D(d)

9—Revocation of regulation 21

Regulation 21—delete the regulation

10—Revocation of regulation 22

Regulation 22—delete the regulation

11—Revocation of regulation 22A

Regulation 22A—delete the regulation

12—Variation of heading

Heading to Part 5A Division 2—delete the heading to Division 2 and substitute:

Division 2—Water efficiency plans

13—Variation of regulation 22C—Water efficiency plans

(1) Regulation 22C(1)—delete "water licence authorising the taking of water" and substitute: site use approval relating to water taken

(2) Regulation 22C(1)—delete "of licences" and substitute:

of approvals

- (3) Regulation 22C(2)—delete subregulation (2) and substitute:
 - (2) For the purposes of section 164B(1)(b)(i) of the Act, it is a condition of a site use approval to which this regulation applies that the person who has the benefit of the approval must prepare and submit to the Minister for approval a draft water efficiency plan in accordance with Schedule 6.
- (4) Regulation 22C(3)—delete "A licensee who fails to comply with a condition of his or her licence under" and substitute:

A person who fails to comply with

(5) Regulation 22C(4)(a)—delete "by a licensee"

(6) Regulation 22C(4)(b)—delete "the licensee" and substitute:

the person who submitted the plan

(7) Regulation 22C(5)—delete "licensee" and substitute:

person

(8) Regulation 22C(6)—delete "licensee" and substitute:

person

(9) Regulation 22C(7)—delete "A licensee" and substitute:

A person who has the benefit of a site use approval

(10) Regulation 22C(8)—delete "licensee" and substitute:

person

(11) Regulation 22C(9)(b)—delete "the licensee who submitted the plan" and substitute:

the person who has the benefit of the site use approval

(12) Regulation 22C(11)—delete "licence"

14—Variation of regulation 42—Fees

(1) Regulation 42(3)(a)—delete "an environmental donations licence" and substitute:

a water licence that is to be an environmental donations entitlement

- (2) Regulation 42(3)(b)—delete paragraph (b) and substitute:
 - (b) an application made by the holder of a water licence or a water allocation, and granted by the Minister, to vary the conditions attached to the licence or water allocation so that the licence or water allocation will become an environmental donations entitlement;
- (3) Regulation 42(3)(c)—delete "environmental donations licence" and substitute:

environmental donations entitlement

- (4) Regulation 42(3)—after paragraph (c) insert:
 - (ca) an application to transfer a water access entitlement, or part of a water access entitlement, under a water licence to the holder of another water licence that is an environmental donations entitlement (for water to be used for environmental purposes);
- (5) Regulation 42(3)(d)—delete paragraph (d) and substitute:
 - (d) an application to transfer the whole or a part of a water allocation where the South Australian Murray Darling Basin Natural Resources Management Board is satisfied—
 - (i) that the transfer constitutes the donation of the water allocation; and
 - (ii) that the water will be used for environmental purposes under or in connection with an environmental donations entitlement.

15—Variation of regulation 42A—Tagged interstate water trades

- (1) Regulation 42A(a), (b) and (c)—delete paragraphs (a), (b) and (c) and substitute:
 - (a) a transfer of a water allocation is being undertaken under an Interstate Water Entitlements Transfer Scheme; and
 - (b) the transfer is (or is anticipated to be) part of a series of transfers (including a series of 2) to occur during the same financial year; and
 - (c) the person who is to obtain the benefit of each transfer—
 - (i) is the same person each time; and
 - (ii) holds an entitlement under a corresponding law of another jurisdiction (being an entitlement that is relevant to the transfer of the water allocation either by giving rise to the water allocation or by receiving the benefit of the water allocation); and
- (2) Regulation 42A(e)—delete "or variation of licence (as the case may be)"
- (3) Regulation 42A(f)—delete "or variation"

16—Insertion of regulation 43A

After regulation 43 insert:

43A—The Water Register—transfers

For the purposes of paragraph (a) of clause 7(2) of Schedule 3A of the Act, the Minister will give effect to the transfer by approving the transfer under Chapter 7 of the Act.

17—Insertion of regulations 47 and 48

After regulation 46 insert:

47—Transitional provision—Water licences—2007 Amendments

- (1) Until the designated day for a prescribed water resource—
 - (a) a water licence granted in respect of the water resource need not make express provision for a water access entitlement in the manner contemplated by section 146(2) of the Act (as enacted by the 2007 Amendment Act); and
 - (b) a water licence granted in respect of the water resource may include a quantity of water determined under the provisions of the relevant water allocation plan or section 164N of the Act (and this may be taken to be a water access entitlement); and
 - (c) the holder of a water licence granted in respect of the water resource is entitled to obtain a water allocation equal to the relevant amount provided on the licence (subject to the operation of a succeeding subregulation); and
 - (d) the holder of a water licence granted in respect of the water resource—

- (i) may proceed to construct, maintain or operate any works for the purposes of taking water or surface water (as the case may be) under the terms of the licence without the authority of a water resource works approval; and
- (ii) may use water or surface water (as the case may be) under the terms of the licence without the authority of a site use approval,

but the licence may be subject to conditions that relate to how water is taken or the purposes for which water may be used; and

- (e) a water levy under section 101 of the Act may be declared with respect to the right to take water or with respect to the water taken or both rather than with respect to an allocation of water under the terms of a water access entitlement or the allocation of water under the terms of a water access entitlement (see section 101(5) of the Act); and
- (f) a water levy declared with respect to the right to take water will be a Category A levy for the purposes of section 104 of the Act and a water levy declared with respect to water taken will be a Category B levy for the purposes of section 104 of the Act.
- (2) For the purposes of subregulation (1), the designated day for a prescribed water resource is a day determined by the Minister in relation to the particular prescribed water resource and published in the Gazette for the purposes of that subregulation.
- (3) The Minister will make a determination under subregulation (2) when the Minister is satisfied that the water allocation plan for the prescribed water resource has been amended to take into account the operation of Part 3 of the 2007 Amendment Act.
- (4) If the relevant water allocation plan provides for payment for a water allocation, an allocation obtained from the Minister in conjunction with the operation of subregulation (1) must be sold by the Minister by public auction in accordance with subregulation (5) or by tender or, if either of those methods fail, by private contract.
- (5) A public auction undertaken for the purposes of subregulation (4) must comply with the following provisions:
 - (a) the Minister must, by notice published in a newspaper circulating generally throughout the State, give at least 14 days notice of the time and place at which the auction will be held; and
 - (b) the Minister may refuse to sell an allocation if bidding for the allocation does not reach the reserve price fixed by the Minister.
- (6) In connection with the operation of clause 5(2)(a)(iii) of Schedule 1 of the 2007 Amendment Act, the holder of a licence within the ambit of clause 5(1) of that Schedule will, until a water allocation may be obtained on account of a water access entitlement, be entitled to receive a water allocation equal to the relevant amount provided on the licence.
- (7) This regulation does not apply in relation to the River Murray prescribed watercourse.

(8) In this regulation—

2007 Amendment Act means the Natural Resources Management (Water Resources and Other Matters) Amendment Act 2007.

(9) This regulation will expire on 1 July 2011.

48—Transitional provision—The Water Register

- (1) A water licence issued under the Act before the commencement of section 39 of the 2007 Amendment Act—
 - (a) will be taken to be a Schedule 3A entitlement; and
 - (b) will be registered on The Water Register under Schedule 3A of the Act as a water management authorisation.
- (2) In this regulation—

2007 *Amendment Act* means the *Natural Resources Management (Water Resources and Other Matters) Amendment Act* 2007.

18—Variation of Schedule 6—Water efficiency plans

- (1) Schedule 6, clause 2(a)—delete paragraph (a) and substitute:
 - (a) a description of the current use of the water at the site;
- (2) Schedule 6, clause 2(b)—delete "that the licence" and substitute:

that the person submitting the plan

(3) Schedule 6, clause 2(c)—delete "the licensee" and substitute:

the relevant person

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 11 June 2009

No 176 of 2009

WBCS09/2005

South Australia

Motor Vehicles (Fees) Variation Regulations 2009

under the Motor Vehicles Act 1959

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Motor Vehicles Regulations* 1996

4 Variation of Schedule 5—Fees

Part 3—Transitional provision

5 Transitional provision

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles (Fees) Variation Regulations 2009*.

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 Motor Vehicles Regulations 1996

4—Variation of Schedule 5—Fees

(1) Schedule 5, clause 19(1)(a)—delete "\$14" and substitute:

\$13.50

(2) Schedule 5, clause 19(1)(b)—delete "\$14" and substitute:

\$13.50

Part 3—Transitional provision

5—Transitional provision

The fees prescribed in respect of the issue or renewal of a driver's licence by clause 19(1)(a) and (b) of Schedule 5 of the *Motor Vehicles Regulations 1996*, as varied by these regulations, apply where the issue or renewal is to take effect on or after 1 July 2009 (see Schedule 1 clause 1(3)(a) of the *Motor Vehicles (Fees) Variation Regulations 2009* (No 82 of 2009) made on 4 June 2009 for the fees payable in respect of the issue or renewal of a driver's licence that is to take effect before 1 July 2009).

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 11 June 2009

No 177 of 2009

MTR09/057

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CITY OF NORWOOD PAYNEHAM & ST PETERS

Review of Elector Representation

NOTICE is hereby given that pursuant to the provisions of section 12 (7) of the Local Government Act 1999, the City of Norwood Payneham & St Peters is undertaking a review to determine whether alterations are required in respect to its elector representation, including ward boundaries and the composition of the Council.

The Council currently comprises a Mayor and 15 Elected Members, with the City divided into seven wards. The Representation Review will explore whether the Council should retain this structure and the current number of Elected Members, have a lesser number of Elected Members or a different ward structure.

Representation Options Paper

The Council has prepared a Representation Options Paper that examines the advantages and disadvantages of the various options available in regards to the composition and structure of the Council and the division of the Council area into wards.

Copies of the Representation Options Paper can be obtained from:

- The Norwood Town Hall, 175 The Parade, Norwood.
- The Council's Libraries:
 - Norwood, 110 The Parade, Norwood.
 - Payneham, Turner Street, Felixstow.
 - St Peters, 101 Payneham Road, St Peters.
- Council's website at www.npsp.sa.gov.au.
- By telephoning Lisa Mara on 8366 4549.

Written Submissions

Written submissions are invited from interested persons commencing on Wednesday, 10 June 2009. Please address all submissions to the Chief Executive Officer, P.O. Box 204, Kent Town, S.A. 5071.

All submissions must be received by the close of business on Friday, 24 July 2009.

Further Information

Information regarding the Representation Review can be obtained by contacting Lisa Mara, Manager, Governance and Civic Affairs, on telephone 8366 4549 or via email:

lmara@npsp.sa.gov.au

M. BARONE, Chief Executive Officer

COORONG DISTRICT COUNCIL

Assignment of Road Names

NOTICE is hereby given pursuant to section 219 (1) of the Local Government Act 1999, that The Coorong District Council at its meeting held on 21 April 2009, assigned the following street names in Tailem Bend:

Min. No.

126/09 Naming of Russell Street and Wattle Street, Tailem Bend

- 1. The name of the street located between East Terrace and Queen Street from Second Avenue to Karoonda Road, be changed to Wattle Street.
- 2. The name of the street located between Railway Terrace and Upton Street, be changed to Russell Street.

T. DREW, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Beach Road, Solomontown

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Port Pirie Regional Council proposes to make a Road Process Order to close and merge with the adjoining section 259, Hundred of Pirie, portion of Beach Road situate west of Manders Street and between Block 11

and said section 259, more particularly delineated and lettered 'A' on Preliminary Plan No. 09/0048.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, 115 Ellen Street, Port Pirie 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, P.O. Box 45, Port Pirie, S.A. 5540 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

DR A. JOHNSON, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

Exclusion of Land from Classification as Community Land

NOTICE is hereby given that Council, at its ordinary meeting held on 27 May 2009, resolved pursuant to section 193 (5) of the Local Government Act 1999, and as a result of land divisions, to continue to exclude:

- Lot 1 in Deposited Plan 78987, Hundred of Alma, described in certificate of title volume 6028, folio 586, being the Hamley Bridge Medical Centre.
- Lot 2 in Deposited Plan 78987, Hundred of Alma, described in certificate of title volume 6028, folio 587, being the public car park and public toilets; and
- Lot 400 in Deposited Plan 78782, Hundred of Alma, described in certificate of title volume 6021, folio 943, being the former RSL building and future site of the proposed new CFS station,

from classification as community land.

P. BARRY, Chief Executive Officer

WATTLE RANGE COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Crusher Road, Mount McIntvre

NOTICE is hereby given that pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the Wattle Range Council hereby gives notice of its intent to implement a Road Process Order to:

- (i) Open as road portion of section 237, Hundred of Riddoch, more particularly delineated and numbered '1' on Preliminary Plan No. 08/0123, forming a re-alignment of the adjoining Crusher Road.
- (ii) Close portion of Public Road (Crusher Road) and merge with the adjoining section 237, Hundred of Riddoch in exchange for land taken for new road '1' (above), more particularly delineated and lettered 'A' on Preliminary Plan No. 08/0123.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of Wattle Range Council at Millicent, Penola and Beachport, and the Adelaide office of the Surveyor-General during normal office hours, or by visiting Council's website at www.wattlerange.sa.gov.au.

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 Wattle Range Council, P.O. Box 27, Millicent, S.A. 5280, within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 9 June 2009.

F. BRENNAN, Chief Executive Officer

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

Appelbee, Marjorie Florence, late of corner of Fort Street and Sylvan Way, Grange, of no occupation, who died on 16 April 2009.

Badenoch, Robin James, late of 9 Crane Avenue, Coromandel Valley, retired administrative officer, who died on 20 February 2009.

Balchin, Leonard Jack, late of 1215 Grand Junction Road, Hope Valley, retired bank officer, who died on 10 February

Creighton, Albert Laurenz, late of 56 High Street, Grange, retired public servant, who died on 25 January 2009. Fanto, Preziosa, late of 200 Fosters Road, Oakden, of no

occupation, who died on 30 November 2008.

Frank, Etty, late of 580 Brighton Road, South Brighton, retired secretary, who died on 30 November 2008.

Fuller, Keith Charles, late of 4 Sanders Street, Booleroo Centre, retired storeman, who died on 28 February 2009.

Grover, Ella Elizabeth Millicent, late of 7 Railway Terrace, Old Reynella, of no occupation, who died on 4 April 2009. Gummow, Jean Mary, late of 30 Meath Avenue, Salisbury

Downs, home duties, who died on 15 February 2009.

Kimber, Betty Margaret, late of 11 Edmund Street, Port Broughton, of no occupation, who died on 2 September 2008

Leckie, Janet Adele, late of 6 Talgara Avenue, Dernancourt, home duties, who died on 12 April 2009.

May, Clara, late of 11 Lawrence Avenue, Dernancourt, home duties, who died on 30 April 2009.

McNeil, Colleen Beth, late of 8 Beaumont Street, Wynn Vale, retired process worker, who died on 8 April 2009.

Meaney, Lawrence Patrick, late of corner Cradock Road and Wirreander Terrace, Hawker, retired machine operator, who died on 7 February 2009.

Mooney, Ronald Harold, late of 580 Brighton Road, South Brighton, retired milk vendor, who died on 14 December

Symons, Ross William, late of 3 Noblet Street, Findon, retired storeman, who died on 3 February 2009.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 10 July 2009, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 11 June 2009.

M. I. BODYCOAT, Public Trustee

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the Government Gazette, please note that the onus is on you to inform Government Publishing SA of any subsequent corrections by 10 a.m. on Thursday, which is our publication deadline.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 10 a.m. on Thursday.

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

Remember—the onus is on you to inform us of any corrections necessary to your notice.

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