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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, 30 JUNE 2011

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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, 30 June 2011

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. 23 of 2011—Motor Vehicles (Third Party Insurance) Amendment Act 2011. An Act to amend the Motor Vehicles Act 1959.

No. 24 of 2011—Electricity (Miscellaneous) Amendment Act 2011. An Act to amend the Electricity Act 1996.

By command.

RUSSELL P. WORTLEY, for Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has revoked the appointment of Graeme John Oliver as a Deputy Member to Sivakumar Alagumalai and Mark Alan Israel of the SACE Board of South Australia, effective from 1 July 2011, pursuant to the provisions of the SACE Board of South Australia Act 1983 and Section 36 of the Acts Interpretation Act 1915.

By command,

RUSSELL P. WORTLEY, for Premier

MEDU11/010CS

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Non-Government Schools Registration Board, pursuant to the provisions of the Education Act 1972:

Member: (from 1 July 2011 until 30 June 2012)

Dale Marvyne Wasley

Gordon Andrew Baker

Kathleen Susan Cotter

Mark Stewart Williams

Paul Sharkey

Mary Frances Jacquier

Garry Raymond Le Duff

Doreen June Yam

Deputy Member: (from 1 July 2011 until 30 June 2012)

Panayoula Parha (Deputy to Williams)

Alan Donald Young (Deputy to Cotter)

Robin Willis Anderson (Deputy to Baker)

Russell John Eley (Deputy to Le Duff)

Margaret Ann Linke (Deputy to Yam) Paul Eduard Rijken (Deputy to Sharkey)

Helen Fay O'Brien (Deputy to Jacquier)

Chair: (from 1 July 2011 until 30 June 2012)

Dale Marvyne Wasley

By command,

RUSSELL P. WORTLEY, for Premier

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Superannuation Funds Management Corporation of South Australia Board (Funds SA), pursuant to the provisions of the Superannuation Funds Management Corporation of South Australia Act 1995:

Director: (from 17 July 2011 until 16 July 2014) Jan McMahon

By command,

RUSSELL P. WORTLEY, for Premier

T&F11/023CS

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Water Corporation Board, pursuant to the provisions of the South Australian Water Corporation Act 1994:

Member: (from 1 July 2011 until 30 June 2014)

Lewis Owens

Catherine Sheree Cooper

Member: (from 1 July 2011 until 30 June 2013)

Sybella Ginette Blencowe Frank Trevor Blevins

Chair: (from 1 July 2011 until 30 June 2014)

Lewis Owens

By command,

RUSSELL P. WORTLEY, for Premier

MWA11/0012CS

Department of the Premier and Cabinet Adelaide, 30 June 2011

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

Member: (from 1 July 2011 until 30 June 2013)

Helen Fay O'Brien

Jane Elizabeth Danvers

Anne Louise Millard

Suzan Healy

Robert DeBelle

Deputy Member: (from 1 July 2011 until 30 June 2012)

Kerrie Nussio (Deputy to Alagumalai)

Graeme John Oliver (Deputy to Healy and Millard)

Deputy Member: (from 1 July 2011 until 30 June 2013)

Kerrie Nussio (Deputy to DeBelle)

Deputy Presiding Member: (from 1 July 2011 until 30 June

2013)

Jane Elizabeth Danvers

By command,

RUSSELL P. WORTLEY, for Premier

MEDU11/010CS

MEDU11/009CS

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Child Death and Serious Injury Review Committee, pursuant to the provisions to the Children's Protection Act 1993:

Member: (from 1 July 2011 until 30 June 2013)

Dianne Elizabeth Gursansky

Member: (from 13 August 2011 until 12 August 2013)

Angela Marie Davis

By command,

RUSSELL P. WORTLEY, for Premier

DFCCN/11/032

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Health Practitioners Tribunal, pursuant to the provisions of the Health Practitioner Regulation National Law (South Australia) Act 2010:

President: (from 1 July 2011 until 30 June 2012) Richard Evan Hardy

Deputy President: (from 1 July 2011 until 30 June 2012) Anthony Ralph Newman Peter Yelverton Wilson David Cyril Gurry

By command,

RUSSELL P. WORTLEY, for Premier

HEAC2011-00035

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Patrick Frederick Conlon, MP, Minister for Transport and Minister for Infrastructure to be also Acting Minister for Health, Acting Minister for Mental Health and Substance Abuse, Acting Minister for the Southern Suburbs and Acting Minister Assisting the Premier in the Arts for the period from 1 July 2011 to 9 July 2011 inclusive, during the absence of the Honourable John David Hill, MP.

By command.

RUSSELL P. WORTLEY, for Premier

HEAC-2011-00013

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Paul Caica, MP, Minister for Environment and Conservation, Minister for the River Murray and Minister for Water to be also Acting Minister for Health, Acting Minister for Mental Health and Substance Abuse, Acting Minister for the Southern Suburbs and Acting Minister Assisting the Premier in the Arts for the period from 10 July 2011 to 21 July 2011 inclusive, during the absence of the Honourable John David Hill, MP.

By command,

RUSSELL P. WORTLEY, for Premier

HEAC-2011-00013

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Thomas Richard Kenyon, MP, Minister for Recreation, Sport and Racing, Minister for Road Safety, Minister for Veterans' Affairs, Minister Assisting the Premier with South Australia's Strategic Plan and Minister Assisting the Minister for Employment, Training and Further Education to be also Acting Minister for Aboriginal Affairs and Reconciliation, Acting Minister for Multicultural Affairs, Acting Minister for Youth, Acting Minister for Volunteers and Acting Minister Assisting the Premier in Social Inclusion for the period from 15 July 2011 to 20 July 2011 inclusive, during the absence of the Honourable Grace Portolesi, MP.

By command,

RUSSELL P. WORTLEY, for Premier

MAA11/007SC

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint judicial officers to the auxiliary pool for a period of one year commencing on 1 July 2011 and expiring on 30 June 2012, as listed below, it being a condition of appointment that the powers and jurisdictions of office should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment, pursuant to the provisions of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988:

Brian Ross Martin to the office of Judge of the Supreme Court of South Australia on an auxiliary basis;

Brendan Michael Burley to the office of Master of the Supreme Court of South Australia on an auxiliary basis;

Bruce Malcolm DeBelle to the office of Judge of the Supreme Court of South Australia on an auxiliary basis;

Alan Peter Moss to the office of Judge of the Environment, Resources and Development Court of South Australia and to the office of Judge of the Youth Court of South Australia both on an auxiliary basis;

Gregory Ronald Alfred Clark to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis;

David Cyril Gurry to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis;

Jonathon Romilly Harry to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis;

Garry Francis Hiskey to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis;

John Antoine Kiosoglous to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis;

Anthony Ralph Newman to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis;

Patricia Ann Rowe to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis;

Michael Ward to the office of Magistrate of the Magistrates Court of South Australia and to the office of Judge of the Magistrate Court of South Australia both on an auxiliary basis:

Peter Yelverton Wilson to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis.

By command,

RUSSELL P. WORTLEY, for Premier

AGO0241/02CS

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint Leslie Trevor Olsson to the offices of Judge of the Industrial Relations Court of South Australia and Deputy President of the Workers Compensation Tribunal of South Australia both on an auxiliary basis, for a period of one year commencing on 1 July 2011 and expiring on 30 June 2012, it being a condition of appointment that the powers and jurisdictions of the offices should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment, pursuant to the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

RUSSELL P. WORTLEY, for Premier

MIR11/014CS

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint Robert Denyer Cheesman, Demetrius Photios Poupoulas and Peter Koukourou as part-time Commissioners of the Environment, Resources and Development Court of South Australia, and designate them as Commissioners for the purposes of the Court's jurisdiction under the Development Act 1993 for a term of three years commencing on 1 July 2011 and expiring on 30 June 2014, pursuant to Section 10 of the Environment, Resources and Development Court Act 1993.

By command,

RUSSELL P. WORTLEY, for Premier

AGO0177/03CS

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint Francis Henry Lampard and Barbara Ellen Wingard as part-time Native Title Commissioners of the Environment, Resources and Development Court of South Australia and designate them as Commissioners for the purposes of the Court's jurisdiction under the Native Title (South Australia) Act 1994 for a term of three years commencing on 1 July 2011 and expiring on 30 June 2014, pursuant to Section 10 of the Environment, Resources and Development Court Act 1993.

By command,

RUSSELL P. WORTLEY, for Premier

AGO0150/03CS

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint Richard Smith as Chief Executive Officer of the Superannuation Funds Management Corporation of South Australia (Funds SA) for a term of three years commencing on 6 July 2011 and expiring on 5 July 2014, pursuant to Section 19 of the Superannuation Funds Management Corporation of South Australia Act 1995.

By command,

RUSSELL P. WORTLEY, for Premier

T&F11/032CS

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint Klynton Wanganeen to the office of Commissioner for Aboriginal Engagement on a part-time basis (0.6 FTE) for a period commencing on 1 July 2011 and expiring on 30 September 2011, pursuant to Section 68 of the Constitution Act 1934.

By command,

RUSSELL P. WORTLEY, for Premier

MAA11/008SC

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint Khatija Thomas to the office of Commissioner for Aboriginal Engagement on a part-time basis (0.6 FTE) for a period commencing on 1 July 2011 and expiring on 30 September 2011, pursuant to Section 68 of the Constitution Act 1934.

By command,

RUSSELL P. WORTLEY, for Premier

MAA11/008SC

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint Kathleen McCusker as Registrar of the Residential Tenancies Tribunal for a period commencing on 1 July 2011 and expiring on 30 December 2011 inclusive, pursuant to the provisions of the Residential Tenancies Act 1995.

By command,

RUSSELL P. WORTLEY, for Premier

11MCA0020CS

Department of the Premier and Cabinet Adelaide, 30 June 2011

HIS Excellency the Governor in Executive Council has been pleased to accept the 2010 Flinders University Annual Report, pursuant to Section 27 (1) of The Flinders University of South Australia Act 1966.

By command,

RUSSELL P. WORTLEY, for Premier

METFE11/006CS

Brands Act, 1933 4th Quarter, 2009

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933 for the quarter ended 31st December 2009 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

Stockowners whose names, addresses, brands or marks may be incorrectly stated are requested to notify the same to the Registrar and in all such notifications the registered brand of the owner, and the number of the certificate of registration must be given.

Any subsequent change of address must be notified at once to the Registrar.

Registrar of Brands

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
⊻ 19	G & B Kentish t/a Waterloo Grazing	MOUNT GAMBIER 5290

CATTLE EARMARKS REGISTERED

Earmark	k Owner Address	
XT.2.XT.5	BK Miller	YONGALA 5493

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
Nil		

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
E P	Australian Stock Horse Society	R Brownbill	GUMERACHA 5233
Ŷ	Arabian Horse Society of Aust	MJ Young	NANTAWARRA 5550
5RE (Tattoo)	Dairy Goat Society of Aust	R Bueti	MOUNT GAMBIER 5290
нук	Angus Society of Aust	R W Kamp t/a Hay Vally Kamp Pty Ltd	WOODSIDE 5244
<u>LL</u>	Australian Poll Hereford Society	LR Leake	MILLICENT 5280

SHEEP TATTOO REGISTERED

Brand	Owner Address	
Nil		

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
vs	Purple	1	Dr T Kuchel	GILLES PLAINS 5086
vs	Red	1	V & S Cursaro	CROYDON PARK 5008
sc	Green	3	SH & RM Couzner	JAMESTOWN 5491
~	Green	1	CS & N Kirkman	EUDUNDA 5374
Ξ	Blue	4	J & S Conroy t/a Hillsley Ag Holdings	MYPONGA 5202

South East District

Brand	Colour	Position	Owner	Address
<u> </u>	Red	4	GA & YZS Frahn	PARINGA 5340

Western District

Brand	Colour	Position	Owner	Address
Nil				

Northern District

Brand	Colour	Position	Owner	Address
Nil				

Kangaroo Island

Brand	Colour	Position	Owner	Address
Nil				

SHEEP EARMARKS OR FIREBRANDS REGISTERED

Central District

Brand or Mark	Owner	Address
XH.1	CS & N Kirkman	EUDUNDA 5374

South East District

Brand or Mark	Owner	Address
Nil		

Western District

Brand or Mark	Owner	Address
Nil		

Northern District

Г	Brand or Mark	Owner	Address	
	Nil			

Kangaroo Island

Brand or Mark	Owner	Address	
Nil			

TRANSFERS

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address	
IM	Estate WG Mooney	TF Mooney, MILLICENT 5280	
ഗ ¹⁹	Wood Cone Pty Ltd	Wild Dog Creek Pty Ltd MOUNT COMPASS 5210	
12C	TL & M Guyett	PT & SL Guyett, MILLICENT 5280	
7∩5	LA Haggett & Son	M & C Romer, NARACOORTE 5271	
Н	CFK Higgins & Co	KC Higgins, Patanga Pastoral Co AVENUE RANGE 5273	
67∽	RL Starkey	LW, MC, & KM Starkey MOUNT PLEASANT 5235	

07 m	GH & VL Mason	KE & JA Mason, WAROOKA 5577
G51	Glenbarr Bowman Bateman Foundation	RJ & JM Rankine, STRATHALBYN 5255
I7K	DI Kowald	NS Kowald t/a Stillere Farming BIRDWOOD 5234
G 27	CR & DH Carrison	BJ Carrison, PORT McDONNELL 5291

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address	
J.3	Estate WG Mooney	TF Mooney, MILLICENT 5280	
XI.4.L4	Wood Cone Pty Ltd	Wild Dog Creek Pty Ltd MOUNT COMPASS 5210	
W.1.N.5	TL & M Guyett	PT & SL Guyett, MILLICENT 5280	
M.1.2	Kentish & Sons	G & B Kentish t/a Waterloo Grazing MOUNT GAMBIER 5290	
R.2.C.6	CFK Higgins & Co	KC Higgins t/a Patanga Pastoral Co AVENUE RANGE 5273	
D.1.XS.1	RL Starkey	LW, MC, KM Starkey, MOUNT PLEASANT 5235	
G.5.XM.5	GH & VL Mason	KE & JA Mason t/a Souttar Point WAROOKA 5577	
V.1.L.4	DI Kowald	NS Kowald t/a Stillere Farming BIRDWOOD 5234	

STUD STOCK BRANDS TRANSFERRED

Brand	Society	Transferred from	Transferred to: Owner/Address
Nil			

SHEEP BRANDS TRANSFERRED

Central District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
>	Blue	2	Wood Cone Pty Ltd	Wild Dog Creek Pty Ltd MOUNT COMPASS 5210
G	Purple	1	GR Schulz	KS & JK Schulz, EUDUNDA 5374
El	Blue	2	EJ Woolford	E & CG Woolford, WIRRABARA 5481
RS	Green	3	RL Starkey	LW, MC, & KM Starkey, MOUNT PLEASANT 5235
GM	Green	2	GH & VL Mason	KE & JA Mason t/a Souttar Point WAROOKA 5577
w	Purple	2	GW Wachtel	TK & SW Paech t/a Paech Bros PALMER 5237
JI	Red	4	OW & LW Jones	PH Jones, LOWER MITCHAM 5062
>	Purple	2	MH Armstrong	DG & ML Morris, EUDUNDA 5374

Z Z	Red	1	EN Rolland	PJ Rolland t/a Tara Hills Pastoral TUNGKILLO 5236
NH	Green	4	NS Heinrich	RD, L & T Nicholls t/a Nicholls Family Trust SADDLEWORTH 5413
К	Red	3	DI Kowald	NS Kowald t/a Stillere Farming BIRDWOOD 5234

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Υ	Red	1	Estate WG Mooney	TF Mooney, MILLICENT 5280
J.	Green	1	LM & EM Davies	SG Davies t/a SG & MK Davies MOUNT GAMBIER 5290
Ų	Red	4	TL & M Guyett	PT & SL Guyett, MILLICENT 5280
Ų	Blue	2	TL & M Guyett	PT & SL Guyett, MILLICENT 5280
Ж	Blue	1	Greenbanks Farms	G & B Kentish t/a Waterloo Grazing MOUNT GAMBIER 5290
CD	Purple	4	MJ Drogemuller	JP & YM Drogemuller, MOOROOK 5332
R	Red	3	EA & HI Roberts	KJ & RL Roberts, t/a K & R Roberts, COOMANDOOK 5261

Western District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
VI	Red	4	AK Sykes	AJ & MT Hunt, COWELL 5602

Northern District

ſ	Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
I	W	Red	3	HB Whitehead	NH & JN Whitehead, QUORN 5433

Kangaroo Island

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED

Central District

Brand or Mark	Transferred from	Transferred to: Owner/Address
XI.4.L.4	Wood Cone Pty Ltd	Wild Dog Creek Pty Ltd MOUNT COMPASS 5210
XS.1.A.1	GR Schulz	KS & JK Schulz, EUDUNDA 5374
G.3.J.3	GH & VL Mason	KE & JA Mason t/a Souttar Point WAROOKA 5577
R.1.A.2	GW Wachtel	TK & SW Paech t/a Paech Bros PALMER 5237
V.1.L.4	DI Kowald	NS Kowald t/a Stillere Farming BIRDWOOD 5234

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address
XI.1.N.3	TL & M Guyett	PT & SL Guyett, MILLICENT 5280
S.1.K.1	EA & HI Roberts	KJ & RL Roberts t/a K & R Roberts COOMANDOOK 5261

Westem District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

Northern District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

Kangaroo Island

Brand or Mark	Transferred from	Transferred to: Owner/Address	
Nil			

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
G17	TJ Allison & Co, WOOMERA 5720	TJ Allison
0A7	RJ & DM Allpike, TWO WELLS 5501	DM Allpike
113	Estate of JE Berkefeld, MOUNT GAMBIER 5290	J Berkefeld (Executor)
2 <i>B</i> 32	RWS Bishop, MOUNT COMPASS 5210	Registrar of Brands
06 <i>B</i>	HTR & RF Boundy, MINLATON 5575	Registrar of Brands
6N8	NV & CM Bramley, EDITHBURGH 5583	NV Bramley
3B3	BL & LJ Cottell, SMITHFIELD PLAINS 5114	BL Cottell
r 06	Cudgewa Props, ROBE 5276	JDF Leake
△91	TH & RA Davis, PARNDANA 5220	TH Davis
D11	MMJ & HM Donegan, SNOWTOWN 5520	HM Donegan
9E1	RR Edson & Sons, BLANCHETOWN 5357	EJ Edson
7E8	AW Edwards, HAWKER 5435	AW Edwards
397	JB & UC Egel, BLACK HILL 5353	B Egel
E07	H & E Egeler, UPPER STURT 5156	H Egeler
2万5	DD & VE Fergusson, BALAKLAVA 5461	P Kirkland
ഥ 00	MA & AE Frahn, PARINGA 5340	AE Frahn
ଦ 11	WT Gale & Sons, WOODSIDE 5244	K Gale
G24	JC Gilbertson, MILLICENT 5280	JW Gilbertson
6少0	PD & PM Glacken, MAITLAND 5573	K Glacken

3G5	DP Gordan & Co, WILLIAMSTOWN 5351	Registrar of Brands
0 n 0	H & E Guenther, HAPPY VALLEY 5159	H Guenther
Ð ₇₁	ES Gum & D McKenzie, PINNAROO 5304	G Gum
51 🔾	JC & LJ Holman, PASKEVILLE 5552	LJ Holman
04 I	TD Howard, PENNESHAW 5223	TD Howard
4361	M Howe, KERSBROOK 5231	M Howe
≯ 66	JE & ME Kroehn, SWAN REACH 5354	JE Kroehn
∄ 01	LJ & PC McDonnell, MOUNT GAMBIER 5290	G Bignall
M63	WFC Meyer, MURRAY BRIDGE 5253	Registrar of Brands
96J	J & M Middap, SEAFORD 5169	Registrar of Brands
5725	JR & JS Mills, LAURA 5480	JR Mills
5A 1	Narungga Farming Co Pty Ltd, POINT PEARCE 5573	HL Napier
2J7	BJ & JM Purvis, PARKSIDE 5063	BJ Purvis
5 ∝1	JF & MI Retallack, PETERBOROUGH 5422	JF Retallack
17R	EM Ryan, VIRGINIA 5120	EM Ryan
S70	JG & V Schriever, HARROGATE 5244	J Schriever
6 f 2	NR Schultz, CAMBRAI 5353	NR Schultz
£ 99	KL Schwarz, MINLATON 5575	Mrs Schwarz
31V	GD Steicke, STOCKWELL 5350	GD Steicke
G79	D & SM Storton, ANGASTON 5353	D Storton
>77	VE Waller, KINGSCOTE 5223	V Waller
O58	RS Whitehead, QUORN 5433	RS Whitehead
44 W	TW & GL Willis, BOOBOROWIE 5417	TW Willis
1 1/96	EJ Woolford, WIRRABARA 5481	E Woolford
		1

CATTLE EARMARKS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
XK.6.	TJ Allison & Co, WOOMERA 5720	TJ Allison
Z.1.	Estate of JE Berkefeld, MOUNT GAMBIER 5290	J Berkefeld (Executor)
B.5.C.5	RWS Bishop, MOUNT COMPASS 5210	Registrar of Brands
N.1.XK.3	Cudgewa Props, ROBE 5276	JDF Leake
N.7.M.7	WT Gale & Sons, WOODSIDE 5244	K Gale

R.3.6.	JC Gilberton & Sons, MILLICENT 5280	JW Gilbertson
K.7.N.7	ES Gum & D McKenzie, PINNAROO 5304	G Gum
T.1.C.1.	TD Howard, PENNESHAW 5223	TD Howard
1.6.	JE & ME Kroehn, SWAN REACH 5354	JE Kroehn
XM.2.N.3	WFC Meyer, MURRAY BRIDGE 5253	Registrar of Brands
XM.5.N.6	JR & JS Mills, LAURA 5480	JR Mills
XA.7.C.7	Narungga Farming Co Pty Ltd POINT PEARCE 5573	HL Napier
XT.5.L.8	JF & MI Retallack, PETERBOROUGH 5422	JF Retallack
XS.1.	JG & V Schriever, HARROGATE 5244	J Schriever
M.1.5.	VE Waller, KINGSCOTE 5223	V Waller

DISTINCTIVE BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
(cheek)	KD & CJ Afford, OLARY 5440	Registrar of Brands
K (cheek)	Alex Brown & Co, KEITH 5267	Registrar of Brands
4 (cheek)	D Allchurch, CRYSTAL BROOK 5523	Registrar of Brands
(off loin cattle)	TJ Allison and Co, WOOMERA 5720	TJ Allison
ර (near neck horses)	TJ Allison and Co, WOOMERA 5720	TJ Allison
(cheek)	The Angus Society of Australia SYDNEY 2001	Registrar of Brands
O (cheek)	Exec of Estate Richard CF Clarke KINGSTON 5275	Registrar of Brands
3 (cheek)	Clifton Hills Pastoral Co, MARREE 5733	Registrar of Brands
J (cheek)	NJ Coman, PETERBOROUGH 5422	Registrar of Brands
l (cheek)	JD Croser & Sons, RAPID BAY 5204	Registrar of Brands
S (cheek)	Department of Lands, ADELAIDE 5000	Registrar of Brands
ん (cheek horses & cattle)	LB Dunn, MILANG 5256	Registrar of Brands
E (cheek)	Engineering & Water Supply ADELAIDE 5000	Registrar of Brands
F (cheek)	DP Fels, HAWKER 5434	Registrar of Brands
F (cheek)	JM Fitzgerald & Co PORT AUGUSTA 5710	Registrar of Brands
(cheek)	G Florance, WILMINGTON 5485	Registrar of Brands

GL Hahn, MILLICENT 5280	Registrar of Brands
KJ Hart, MILLICENT 5280	Registrar of Brands
Mrs A M Hook, ORROROO 5431	Registrar of Brands
WT Inkster, PORT ADELAIDE 5015	Registrar of Brands
TA Jaensch, MURRY BRIDGE 5253	Registrar of Brands
Kadlunga Proprietors, MINTARO 5415	Registrar of Brands
ER Lawson, NARACOORTE 5271	Registrar of Brands
A Mahomet, OODNADATTA 5734	Registrar of Brands
Executors Estate Late Thomas McCourt, MILLICENT 5280	Registrar of Brands
P Millington, HAMMOND 5431	Registrar of Brands
RT Parnell, ORROROO 5431	Registrar of Brands
JA Pick, MOUNT GAMBIER 5290	Registrar of Brands
RM Pritchard GLENBURNIE via MOUNT GAMBIER 5290	Registrar of Brands
GC, L & AB Pegler GLENCOE WEST 5291	Registrar of Brands
FG Reed & Sons, PORT NEILL 5604	Registrar of Brands
JE & PE Reimers, PORT ELLIOT 5212	Registrar of Brands
HR Russell, PARUNA 5311	Registrar of Brands
DC Sutherland, MILLICENT 5280	Registrar of Brands
AF Sutton, MOUNT GAMBIER 5290	Registrar of Brands
	Mrs A M Hook, ORROROO 5431 WT Inkster, PORT ADELAIDE 5015 TA Jaensch, MURRY BRIDGE 5253 Kadlunga Proprietors, MINTARO 5415 ER Lawson, NARACOORTE 5271 A Mahomet, OODNADATTA 5734 Executors Estate Late Thomas McCourt, MILLICENT 5280 P Millington, HAMMOND 5431 RT Parnell, ORROROO 5431 JA Pick, MOUNT GAMBIER 5290 RM Pritchard GLENBURNIE via MOUNT GAMBIER 5290 GC, L & AB Pegler GLENCOE WEST 5291 FG Reed & Sons, PORT NEILL 5604 JE & PE Reimers, PORT ELLIOT 5212 HR Russell, PARUNA 5311 DC Sutherland, MILLICENT 5280

STUD STOCK BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
BJC (tattoo)	BJ Carmichael, MINLATON 5575	BJ Carmichael
ಳು	SL & CR Croser, MENINGIE 5264	S Lock
RE	RG Edge, WILLASTON 5118 RG Edge	
GUM (tattoo)	ES Gum & D McKenzie, PINNAROO 5304	G Gum
bpb	GL Heppner, NURIOOTPA 5355	GL Heppner
RD (horn)	DS Humble, TUSMORE 5065	DS Humble
MAC (tattoo)	RG McGorman, MACDONALD PARK 5121	Registrar of Brands
MWR (tattoo)	MW Rothe, ECHUNGA 5153	MW Rothe

MLS (tattoo)	MJ & NL Schulz, Eudunda 5374	M J Schulz	
C2346 (tattoo)	Smithfield Plains High School, SMITHFIELD PLAINS 5114	J Giles	
VH	GD Steicke, STOCKWELL 5350	GD Steicke	

SHEEP BRANDS CANCELLED

Central District

Brand	Colour	Position	Owner and address	Applicant for cancellation
\mathcal{B}	Blue	4	RWS Bishop, MOUNT COMPASS 5210	Registrar of Brands
À	Purple	4	RH & C Bittner, CURRAMULKA 5580	RH Bittner
IB	Blue	1	IM & MD Bond, WALKERS FLAT 5238	MD Bond
ЗP	Blue	2	Boralong Park Pty Ltd, ORROROO 5431	RWN Ackland
<u>c</u>	Purple	4	CD Both, TANUNDA 5352	CD Both
B	Red	4	LE Both, ANGASTON 5353	LE Both
R	Purple	4	HTR & RF Boundy, MINLATON 5575	Registrar of Brands
RB	Red	4	NV & CM Bramley, EDITHBURGH 5583	NV Bramley
ED	Blue	4	ML & LJ Davey, MAITLAND 5573	TT Davey
MD	Red	2	ML & JF Davidge, WATERVALE 5452	JF Davidge
Q	Blue	3	MMJ & HM Donegan SNOWTOWN 5520	HM Donegan
۵	Red	3	MMJ & HM Donegan SNOWTOWN 5520	HM Donegan
E	Red	1	AJ Edwards, PORT PIRIE 5540	Registrar of Brands
Æ	Green	1	JB & UC Egel, BLACK HILL 5353	B Egel
<u>G</u>	Red	4	BV & MR Emmins t/a Gleelands Murray Grey Stud TARLEE 5411	Registrar of Brands
ቱ)	Blue	2	SL Forrest, PORT WAKEFIELD 5550	SL Forrest
(F)	Blue	1	AN, LR & AD Frick, SNOWTOWN 5520	AN Frick
GI	Red	4	WT Gale & Sons, WOODSIDE 5244	K Gale
\Q	Red	4	EP Gianakos, PRICE 5570	Registrar of Brands
PG	Blue	2	PD & PM Glacken, MAITLAND 5573	K Glacken
LG	Red	4	LJ & BA Grech, TWO WELLS 5501	BA Grech
LG	Purple	4	TL & HL Greig, CRYSTAL BROOK 5523	TL Greig
OG	Purple	1	WJ & SN Grocke, TANUNDA 5352	WJ Grocke
MG	Green	3	MA & ME Grosser, EUDUNDA 5374	ME Grosser
<u>G</u>	Blue	3	RI & FD Grosser, EUDUNDA 5374	FD Grosser

Н	Green	2	GD Gutsche, WAROOKA 5577	GD Gutsche
GH	Blue	2	GA Hagger, JAMESTOWN 5491	GA Hagger
н∩	Purple	4	R Halkett, KURRALTA PARK 5037	B Halkett
LH	Green	2	LJ Hancock, PORT WAKEFIELD 5550	Mrs Hancock
PH	Green	1	PJ Hannagan, SPRINGTON 5235	P J Hannagan
FH	Red	1	JD & J Hannan, PORT PIRIE 5540	JD Hannan
вк	Green	1	BJ & KF Head, CRYSTAL BROOK 5523	P Head
)C	Purple	1	AD & PL Heinrich, ROBERTSTOWN 5381	AD Heinrich
WH	Red	4	WJ & KL Hickman, WAROOKA 5577	WJ Hickman
ВН	Green	4	BJ & RD Hill, EUDUNDA 5374	BJ Hill
9 в	Green	2	GW & BA Hoffman, TANUNDA 5352	GW Hoffman
34	Blue	3	EJ Hollams, SANDILANDS 5571	Grandson of EJ Hollams
	Blue	4	JC & LJ Holman, PASKEVILLE 5552	LJ Holman
SI	Purple	4	SW & BA Hooper, TARLEE 5411	Registrar of Brands
Н	Blue	4	DS Humble, TUSMORE 5065	DS Humble
VS	Red	1	Institute of Medical & Veterinary Science GILLES PLAINS 5086	Dr T Kuchel
♦	Blue	4	PJ & C Johnson t/a Johnson Brothers KAPUNDA 5373	C Johnson
СК	Blue	1	CS Kirkman, SUTHERLANDS 5374	CS Kirkman
WR	Red	3	J Linke, TRURO 5356	M Linke
В	Green	4	PA & RE Loffler, TRURO 5356	PA Loffler
涶	Purple	3	LJ & MV McKeough PETERBOURGH 5422	LJ McKeough
wm	Blue	1	WFC Meyer, MURRAY BRIDGE 5253	Registrar of Brands
6	Purple	1	JR & JS Mills, LAURA 5480	JR Mills
Ж	Blue	4	Minlaton High School, MINLATON 5575	S Longbottom
PP	Green	4	Narungga Farming Co Pty Ltd PORT PEARCE 5573	HL Napier
\Phi	Red	4	R Park, ADELAIDE 5000	M Morros
TP	Purple	3	TJ & LS Polkinghorne, MAITLAND 5573	TJ Polkinghorne
LP	Purple	4	LH & E Pugh, MITCHELL PARK 5043	LH Pugh
ЕЯ	Blue	4	JF & MI Retallack PETERBOROUGH 5422	JF Retallack
JR	Blue	1	JH Revitt, MALVERN 5061	Registrar of Brands
70	Purple	1	FO Rollond, TUNGKILLO 5236	B Rollond

я	Purple	1	DJ & CK Rowntree, ARDROSSAN 5571	CK Rowntree
Ж	Red	3	KC & LM Routley, MUNDOORA 5520	KC Routley
MR	Blue	1	MA & CA Ruediger ROBERTSTOWN 5381	CA Ruediger
V R	Purple	2	EM Ryan, VIRGINIA 5120	EM Ryan
Z	Red	1	WI & VD Seaman, WIRRABARA 5481	VD Seaman
<u>s</u>	Blue	2	PA Schell, HILLTOWN 5455	PA Schell
•	Purple	1	JG & V Schriever, HARROGATE 5244	J Schriever
N S	Red	1	NR Schultz, CAMBRAI 5353	NR Schultz
♣	Blue	4	NR Schultz, CAMBRAI 5353	NR Schultz
NS	Blue	1	MJ & NL Schulz, EUDUNDA 5374	MJ Schultz
SZ	Purple	2	KL Schwarz, MINLATON 5575	Mrs Schwarz
ΦD	Blue	4	DM & MR Shute, CURRAMULKA 5580	DM Shute
MS	Blue	1	MW Smith, BALAKLAVA 5461	MW Smith
GW	Red	4	GW Spencer, WALLAROO 5556	GW Spencer
GR	Rump	4	Dr W Verschoor t/a Glenroy Homestead Pty Ltd PALMER 5237	M Adams
V	Green	4	R Voigt, YORKETOWN 5576	M Voigt
JD	Red	4	J Hurrell & D Watt, ANGLE FARM 5117	D Watt
RW	Green	1	BJ & AC Willing, KADINA 5555	AC Willing
y)	Purple	3	GA & JA Wilson, KAPUNDA 5373	JA Wilson
۵	Blue	1	AD Wood, BARABBA 5465	Registrar of Brands
M W	Red	4	M & JA Woods Pty Ltd MOUNT TORRENS 5244	JA Woods
Î	Green	4	RC Zerner, MORGAN 5320	TM Zerner

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
\Diamond	Blue	2	Estate of JE Berkefeld MOUNT GAMBIER 5290	J Berkefeld (Executor)
W D	Green	3	AF & BM Charleson, WANBI 5310	AF Charleson
C	Red	3	SD & BVR Chilton KAROONDA 5307	SD Chilton
LC	Green	2	Cudgewa Props, ROBE 5276	JDF Leake
<u>F</u>	Red	4	CE Eckert, KEITH 5267	Registrar of Brands
RE	Blue	3	RR Edson & Sons BLANCHETOWN 5357	EJ Edson
E	Purple	4	MA & AE Frahn, PARINGA 5340	AE Frahn

⟨ F⟩	Red	4	AN, LR, & AD Frick, S NOWTOWN 5520	AN Frick
SG	Purple	4	SK & TM Gierke, NILDOTTIE 5238	SK Gierke
D G	Purple	1	ES Gum & D McKenzie, PINNAROO 5304	G Gum
G	Green	4	ES Gum & D McKenzie, PINNAROO 5304	G Gum
JK	Red	1	JE & ME Kroehn, SWAN REACH 5354	JE Kroehn
MD	Blue	3	LJ & PC McDonnell, MOUNT GAMBIER 5290	G Bignall
P G	Purple	4	GC & VJ Patterson, PARUNA 5311	GC Patterson
♦	Blue	4	SC & KA Towill, MURRAY BRIDGE 5254	SC Towill
MF	Blue	3	Warra Proprietors Pty Ltd BORDERTOWN 5268	A McFarlane
≽w	Purple	4	PW Wilson, KEITH 5267	PW Wilson

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
\Diamond	Blue	2	LM George, MINNIPA 5654	LM George
J	Red	1	JW & BA Irvine, KIMBA 5641	Registrar of Brands

Northern District

Brand	Colour	Position	Owner and address	Applicant for cancellation
9	Purple	·4	TJ Allison & Co, WOOMERA 5720	TJ Allison
RS	Purple	2	RS Whitehead, QUORN 5433	RS Whitehead

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
ЪВ	Red	1	HK Blenkiron & Co Ltd, KINGSGOTE 5223	H Blenkiron
В	Blue	4	GJ & B Davis, KINGSCOTE 5223	B Davis
Δ	Blue	2	TH & RA Davis, PARNDANA 5220	TH Davis
TH	Green	4	TD Howard, PENNESHAW 5223	TD Howard
Ŕ	Blue	4	RF & NM Johnson, KINGSCOTE 5223	C Johnson
Α	Blue	3	MA & JA Waller, MOUNT GAMBIER 5290	Registrar of Brands

SHEEP EARMARK OR FIREBRANDS CANCELLED

Central District

Brand or Mark	Owner and address	Applicant for Cancellation
0.3.	Boralong Park Pty Ltd, ORROROO 5431	RWN Ackland
T.T.1.	MMJ & HM Donegan, SNOWTOWN 5520	HM Donegon

XT.3.B.3	DG Bowers, WHYTE YARCOWIE 5420	DG Bower
V.3.0.3	JB & UC Egel, BLACK HILL 5353	B Egel
XL.1.A.3	PA & RE Loffler, TRURO 5356	PA Loffler
N.2.XM.3	JR & JS Mills, LAURA 5480	JR Mills
XA.3.C.3	Narrunga Farming Co Pty Ltd, POINT PEARCE 5573	HL Napier
XT.3.L.4	JF & MI Retallack, PETERBOROUGH 5422	JF Retallack
N.1.Y.1	WI & VD Seaman, WIRRABARA 5481	VD Seaman
XS.1.Z.1	NR Shultz, CAMBRAI 5353	NR Shultz

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
N.1.XK.3	Cudgewa Props, ROBE 5276	JDF Leake
G.1.2	RR Edson & Sons, BLANCHETOWN 5357	EJ Edson
K.3.N.3	ES Gum & D McKenzie, PINNAROO 5304	G Gum
B.1.3	Kentish and Sons, MOUNT GAMBIER 5290	F Kentish

Western District

Brand or Mark	Owner and address	Applicant for Cancellation
A.3.XL.3	LM George, MINNIPA 5654	LM George

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation
C.1.B.1	TJ Allison & Co, WOOMERA 5720	TJ Allison
B.1.C.3	TJ Allison & Co, WOOMERA 5720	TJ Allison
XK.XK.3	RS Whitehead, QUORN 5433	RS Whitehead

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation
V.3.	HK Blenkiron & Co Pty Ltd	H Blenkiron
T.1.C.1	TD Howard, PENNESHAW 5223	TD Howard
D.1.3	MA & JA Waller, MOUNT GAMBIER 5290	Registrar of Brands

DEVELOPMENT ACT 1993, SECTION 27 (5): CORPORATION OF THE TOWN OF WALKERVILLE—BETTER DEVELOPMENT PLAN GENERAL AND RESIDENTIAL ZONES DEVELOPMENT PLAN AMENDMENT

Preamble

PURSUANT to Section 27 (3) (b) of the Development Act 1993, the Environment, Resources and Development Committee of Parliament has suggested amendments to the Walkerville Council Development Plan, after receipt of the Better Development Plan General and Residential Zones Development Plan Amendment.

After considering the suggested amendments, pursuant to Section 27 (5) (a), I, John Rau, being the Minister administering the Act, am proceeding to make such amendments to the Walkerville Council Development Plan dated 4 November 2010.

NOTICE

PURSUANT to Section 27 (5) of the Development Act 1993, I, John Rau, being the Minister administering the Act, amend the Walkerville Council Development Plan dated 4 November 2010 as follows:

- 1. Replacement of the text in brackets in the second sentence of the first paragraph of the Desired Character of Gilberton Medium Density Policy Area 7 with the following:
 - (the Adelaide Clinic Land being Allotments 131-134 FP16865 CTs 5950/503, 5950/504, 5950/502, 5950/501).
- 2. Insertion of the word 'predominantly' before the words 'residential flat buildings' at the end of the second sentence of the first paragraph of the Desired Character of Gilberton Medium Density Policy Area 7.
- 3. The addition of the following sentence to the end of the first paragraph of the Desired Character of Gilberton Medium Density Policy Area 7:
 - Small-scale, non-residential land uses such as convenience shops, restaurants and consulting rooms may also be developed at the lower levels of buildings greater than four storeys in height on the land south of the Adelaide Clinic.
- Removal of the words 'and Walkerville Terrace' from the first sentence of the second paragraph of the Desired Character for Gilberton Medium Density Policy Area 7.
- 5. Replacement of the first two sentences of the third paragraph of the Desired Character for Gilberton Medium Density Policy Area 7 with the following paragraphs:

In order to significantly increase the resident population closest to the Adelaide CBD, and given the separation of the land from parts of the Council area where a desirable low-scale character is already established, buildings in the order of ten storeys will be developed on land to the south of the Adelaide Clinic. In other parts of this policy area south of Rose Street, building heights will be four storeys, except at the interface with Gilberton South Policy Area 13 where building heights will be two storeys.

The depth of multi-storey buildings will promote a high level of residential amenity by creating opportunity for dual aspects from dwellings, and by facilitating natural ventilation and access to sunlight. Buildings will be sufficiently separated to provide visual interest, views between built form that provide visual and physical links to surrounding areas, and useable areas of communal open space, particularly along the River Torrens Linear Park frontage. Separation between buildings will also provide visual and acoustic privacy, as well as adequate sunlight to dwellings.

- Begin the existing third sentence of the third paragraph of the Desired Character for Gilberton Medium Density Policy Area 7 as a new paragraph.
- 7. Replacement of the word 'front' with the word 'adjoin' and removal of the words 'be oriented towards the river to' in the first sentence of the final paragraph of the Desired Character for Gilberton Medium Density Policy Area 7.
- 8. Insertion of a comma between the word 'space' and the word 'while' in the first sentence of the final paragraph of the Desired Character for Gilberton Medium Density Policy Area 7.

- Insertion of a comma between the word 'driveways' and the word 'and' in the second sentence of the final paragraph of the Desired Character for Gilberton Medium Density Policy Area 7.
- 10. Replacement of the words 'undercroft or basement parking' at the end of the second sentence of the final paragraph of the Desired Character for Gilberton Medium Density Policy Area 7 with the following:
 - the provision of basement and/or deck car-parks which are integrated into the design of buildings.
- 11. Insertion of the following between 'semi-detached dwelling' and 'supported accommodation' in PDC 1 of Gilberton Medium Density Policy Area 7:
 - small scale non-residential uses in association with residential flat buildings such as: restaurants consulting rooms convenience shops.
- 12. Replacement of the word 'Dwellings' at the beginning of PDC 3 and PDC 6 and replacement of the words 'A dwelling' at the beginning of PDC 5 with the words 'Residential development' in the Gilberton Medium Density Policy Area 7.
- 13. Insertion of new PDC 11 after PDC 10 in Gilberton Medium Density Policy Area 7 as follows:

Residential development of more than four storeys in height (above natural ground level) should:

- (a) incorporate parking facilities either at basement level or within a deck structure which is not visible from Park Terrace or the River Torrens Linear Park and which is integrated into the overall design of the building;
- (b) provide a legible network of internal roads/driveways which create a low-speed, pedestrian-friendly environment through the use of design elements such as narrow carriageway widths, landscaping/ vegetation, bollards, and varied surface materials/ levels
- 14. Insertion of the following text after the word 'Park' at the end of existing PDC 12 in Gilberton Medium Density Policy Area 7:
 - through the incorporation of clearly defined entrances at ground level and the inclusion of small-scale, nonresidential land-uses such as shops, restaurants/cafes, offices and/or consulting rooms.
- 15. Insertion of the following text into the exceptions column of the non-complying list of the Residential Zone in regard to 'Restaurants', 'Shop or group of shops' and 'Shop and dwelling':
 - Except where the development is located on land on Park Terrace identified as Allotment 136 FP 16866, CT 5461/379 and Allotments 237 DP 20643 CT 5114/955 and 238 DP 20643, CT 5114/927 within the Gilberton Medium Density Policy Area 7 and the gross leasable area does not exceed 200m².
- 16. Replacement of the words 'Any building within' with the words 'Development envisaged in' at the bottom of the Category 2 column of the Public Notification section of the Residential Zone.
- 17. Renumbering of existing PDCs 11, 12 and 13 as PDCs 12, 13 and 14 respectively.
- 18. Fix the day on which this notice is published in the *Gazette* as the day on which the section 27 (5) amendment will come into operation.

Dated 30 June 2011.

JOHN RAU, Deputy Premier, Minister for Urban Development, Planning and the City of Adelaide

DEVELOPMENT ACT 1993: SECTION 48

Decision by the Development Assessment Commission under Delegation from the Governor

Preamble

- 1. On 31 March 2005, the Minister for Urban Development and Planning, being of the opinion that a proposed development of a marina and residential development at Mannum ('the development') was a development of major environmental, social or economic importance, directed the proponent to prepare an Environmental Impact Statement pursuant to Section 46 of the Development Act 1993.
- 2. On 6 June 2007 an Environmental Impact Statement for the development was published in accordance with Section 46 of the Development Act 1993. Subsequently, the Minister prepared an Assessment Report in accordance with Section 46 of the Development Act 1993.
- 3. On 30 October 2008, the Governor gave notice in the *Government Gazette* that pursuant to Section 48 of the Development Act 1993, a provisional development authorisation was granted to the development subject to reserved matters and conditions specified in that notice.
- 4. On 1 April 2010, the Development Assessment Commission, as delegate of the Governor, gave notice in the *Government Gazette* that pursuant to Section 48 of the Development Act 1993, a development authorisation was granted to the development subject to reserved matter and conditions specified in that notice.
- 5. On 17 March 2011, the Development Assessment Commission, as delegate of the Governor, gave notice in the *Government Gazette* that pursuant to Section 48 of the Development Act 1993 a minor variation to the layout plan related to the commercial area and the boat maintenance area was granted.
- 6. An application for variations to the layout plan related to the need for an additional stormwater detention basin east of Belvidere Road; replacement of a road bridge with a pedestrian/cycle bridge; and associated modifications to the design of the residential waterway, residential allotments and roads has been under consideration by the Development Assessment Commission, as delegate of the Governor, under Division 2 of Part 4 of the Development Act 1993.
- 7. The proposed variations to the development are contained in the letter from Tallwood Pty Ltd to the Department of Planning and Local Government dated 28 March 2011 and email from Tallwood Pty Ltd to the Department of Planning and Local Government dated 14 June 2011.
- 8. The Development Assessment Commission has, in considering the application, had regard to all relevant matters under Section 48 (5) of the Development Act 1993.
- 9. The Development Assessment Commission is satisfied there is no requirement to prepare a further or amended Environmental Impact Statement.
- 10. For ease of reference, the Development Assessment Commission has decided to revoke all conditions and substitute therefore the conditions contained herein, with the only change being the addition of a reference to the variation application and associated plans to condition 1a.

Decision

PURSUANT to Section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor:

- (a) grant a provisional development authorisation in relation to the proposed Major Development under Section 48 (6) subject to the Conditions set out in Part B below;
- (b) pursuant to Section 48 (6) reserve a decision on the reserved matter specified in Part A below;
- (c) specify all matters relating to this provisional development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached; and
- (d) specify for the purposes of Section 48 (11) (b) the period until 30 October 2010, as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation.

PART A: RESERVED MATTERS

The following are the matters I have reserved for further assessment:

(a) Compliance with the Building Rules in relation to all aspects of the proposed Major Development.

PART B: CONDITIONS OF PROVISIONAL DEVELOPMENT AUTHORISATION

- 1. The development authorisation granted hereunder is provisional only, does not operate as a final development authorisation, and does not therefore authorise implementation of the proposed Major Development. Only an authorisation granted under Section 48 (2) (b) (i) can operate to authorise implementation of the proposed Major Development, which authorisation will only be granted after the reserved matter has been assessed and approved.
 - 1a. 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 28 June 2005 (except to the extent that it may be varied by a subsequent document in this paragraph);
 - Environmental Impact Statement (Volumes 1 and 2), Mannum Waters Marina and Residential Development by Tallwood Pty Ltd dated May 2007 (except to the extent that it may be varied by a subsequent document in this paragraph);
 - Response to Submissions, Mannum Waters Marina and Residential Development by Tallwood Pty Ltd dated November 2007 (except to the extent that it may be varied by a subsequent document in this paragraph);
 - Correspondence from Tallwood Pty Ltd to Planning SA dated 1 February 2008 and 18 February 2008, containing additional information and modified plans;
 - Assessment Report prepared by the Minister for Urban Development and Planning dated August 2008 (except to the extent that it may be varied by a subsequent document in this paragraph);
 - Application from Tallwood Pty Ltd for approval of Reserved Matters dated 15 February 2010, including the following documents (except to the extent that it may be varied by a subsequent document in this paragraph):
 - (i) Reserved Matters—Information for Assessment (dated January 2010);
 - (ii) Construction Plan—Stages 1 to 4 (dated January 2010);
 - (iii) Mid-Murray Council Development Deed (undated);
 - (iv) Construction Environmental Management and Monitoring Plan (dated January 2010);
 - (v) Environmental Management Implementation Plan (dated July 2009);
 - (vi) Operational Environmental Management and Monitoring Plan (dated January 2010);
 - (vii) Geotechnical Report—Geotechnical Investigation, Mannum Waters Marina Development (dated 30 September 2009);
 - (viii) Environmental Site Assessment—Phase 1, 'Mannum Waters' Site (dated 12 October 2007);
 - (ix) Environmental Site Assessment—Phase 2, Proposed Mannum Water Development (dated 28 July 2009);
 - (x) Environmental Site Assessment—Phase 2, SA Water Site (dated 15 December 2009);
 - (xi) Site Preparation, Revegetation, Hydrology and Management Plan for the Constructed Anabranch Wetland and Ephemeral Wetland System (dated January 2010);
 - (xii) Soil Erosion and Drainage Management Plan (dated January 2010);

- (xiii) Stormwater Management and Monitoring Plan (dated January 2010);
- (xiv) Revegetation Plan (dated January 2010);
- (xv) Revegetation Management Plan (dated January 2010);
- (xvi) Landscape Plan (dated January 2010);
- (xvii) Traffic Management Plan (dated January 2010);
- (xviii) Flood Management Plan (dated January 2010);
- (xix) Entrance Channel, Marina Basin and Waterways Management and Monitoring Plan (dated January 2010);
- (xx) Riverine and Wetland Management and Monitoring Plan (dated January 2010);
- (xxi) Constructed Anabranch Channel Wetland Management Plan (dated January 2010);
- (xxii) Waste and Pollutant Source Management Plan (dated January 2010);
- (xxiii) Spill Contingency Plan (dated January 2010);
- (xxiv) Wastewater Environmental Management Plan (dated January 2010);
- (xxv) Weed and Feral Animal Management Plan (dated January 2010);
- (xxvi) Native Vegetation Clearance Application (dated January 2010);
- Site Contamination Audit Report Residential Portion of 'Area A', Mannum Waters Development prepared by Soil and Groundwater Consulting dated 3 March 2010;
- Application from Tallwood Pty Ltd for approval of minor variations to the layout plan dated 24 February 2011 (except to the extent that it may be varied by a subsequent document in this paragraph); and
- Application from Tallwood Pty Ltd for approval of minor variations to the layout plan dated 28 March 2011 and 14 June 2011 and the following plans:
 - (i) Proposed Plan of Division, prepared by Weber Frankiw and Associates Pty Ltd, dated 25 May 2011: and
- Mannum Waters Stages 1-4 D.N 711/D010/09 Bioretention Basin Enlargements, prepared by Herriot Consulting, dated January 2010 revision 16 May 2011.
- 2. Subject to Condition 3, no building works on any part of the development shall commence until a favourable decision has been notified to the applicant by the Governor or the Governor's delegate in respect of the reserved matter referred to in Part A paragraph (a) of the Decision Section above.
- 3. The applicant may commence a stage of building works without the Governor or his delegate having granted a development authorisation in respect of the reserved matter, if the Governor or his delegate has notified the applicant in writing that that particular stage complies with the building rules.
- 4. All works and site activities shall be undertaken in accordance with an approved Construction Environmental Management and Monitoring Plan and an approved Environmental Management Implementation Plan.
- 5. Waterways shall not be flooded with water from the River Murray for a period of two years from the date of 30 October 2008.
- 6. All contamination management or remediation works shall be undertaken in accordance with an approved Site Contamination Audit Report and Remediation Plan and to the reasonable satisfaction of the Environment Protection Authority.
- 7. Transport routes for the delivery of construction materials shall be selected to the reasonable satisfaction of the Mid-Murray Council
- 8. Stockpiled soils shall be suitably managed to control dust emissions, erosion and weed infestation.
- 9. Armour rock used for waterway revetments shall not be contaminated by fine sediment.

- 10. The proponent must maintain a 50 m wide strip of land adjacent the river's edge as public land.
- 11. The wastewater collection and treatment system shall be designed to ensure that the general obligations of the Environment Protection (Water Quality) Policy 2003, are met, and to ensure that effluent does not overflow or escape from any drains, pipes, sumps, tanks, storage/treatment basins into any watercourse, or into stormwater drains which do not drain into the effluent collection, treatment and disposal system; except where the effluent complies with criteria in the above policy.
- 12. All marina moorings shall be connected to a vacuum sewer system.
- 13. The proponent shall provide underground public lighting, power supply, water supply and telephone supply to each allotment in accordance with, and to engineering design standard plans approved by the electricity, mains water and telephone public utility authorities.
- 14. The proponent shall ensure that all waters discharged to the River Murray are equal to, or better than, the quality of water in the River Murray at the point of discharge.
- 15. The land to be used for land-based allotments shall be formed to prevent stormwater flows entering into the waterways without suitable treatment.
- 16. Water-sensitive urban design measures and practices shall be adopted for the management of run-off, including stormwater capture and reuse.
- $17.\ All$ buildings shall have a floor level above the 1956 flood level.
- 18. All infrastructure relating to the management of stormwater (including rainwater tanks) shall be located above the 1956 flood level and/or be designed so as not to be affected by flooding.
- 19. All residential allotments that are a minimum of 40 m in length shall be constructed to have a finished slope of approximately 1:16 (3.6 degrees).
- 20. All residential allotments that are a minimum of 70 m in length shall be constructed to have a finished slope of approximately 1:42 (1.4 degrees).
- 21. Setbacks from building envelopes to pool level shall be no less than 19 m for all residential allotments that are a minimum of 40 m in length and 40 m for all residential allotments that are a minimum of 70 m in length.
- 22. Undeveloped allotments shall be left in a neat and tidy condition, with soil surfaces stabilised to minimise erosion.
- 23. Riparian buffer strips shall be established by the proponent for all waterfront allotments, prior to titles being issued for residential allotments. The buffer shall be a minimum of 5 m wide and be planted with suitable species of native vegetation.
- 24. The edges of all residential waterways shall be designed and constructed to replicate a natural river bank as far as practicable.
- 25. Road designs shall not affect existing natural lines in such a way as to cause flooding. All roads and drainage works shall be built according to approved designs.
- 26. Appropriate navigational aids shall be erected in prominent locations, in consultation with the Department of Transport, Energy & Infrastructure, prior to use of the facility for boating purposes.
- 27. Access systems for all floating boat moorings shall be capable of adjustment or be readily adaptable to variable river levels and all marina mooring structures shall be designed in accordance with the Australian Standard AS 3962-2001 Guidelines for Design of Marinas and AS 4997-2005 Guidelines for the Design of Maritime Structures.
- 28. The public boat ramp facility shall be designed in accordance with the South Australian Boating Advisory Committee's Guidelines for Planning, Design and Construction of Boat Launching Facilities.
- 29. The boat refuelling area and boat effluent/greywater pumpout connection points shall be designed to meet the requirements of the Environment Protection Authority, the Department for Transport, Energy & Infrastructure and the Country Fire Service (CFS) respectively, and shall be in place prior to commencement of operation of the marina.

- 30. The proponent shall ensure satisfactory oil-spill and fire-fighting facilities and contingency plans, determined in consultation with responsible officers within the Department for Transport, Energy & 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 marina.
- 31. The water contained in the marina basin shall be kept as a minimum to a quality appropriate for secondary contact recreation, public amenity and the maintenance of aquatic ecosystems, as stipulated from time to time by the ANZECC Australian Water Quality Guidelines for Fresh and Marine Waters.
- 32. Normal operating hours for construction activities and truck movements to and from the site shall be from 7 a.m. to 7 p.m., Monday to Saturday inclusive. Only if it is considered necessary by the proponent, shall construction be undertaken on Sundays, in which case construction hours shall be from 9 a.m. to 6 p.m.
- 33. The Environment Protection (Noise) Policy 2007, shall be complied with during construction activities and truck movements.
- 34. Landscaping and street scaping of the site shall commence prior to the issuing of Certificates of Title for each stage of the land division, and when established 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. A weed control program shall also be implemented.
- 35. Permanent water flow and water quality monitoring stations shall be established at suitable sites within the development, to the reasonable satisfaction of the Minister for Environment and Conservation prior to the commencement of operation.
- 36. All water pumps within the development must be metered to the reasonable satisfaction of Minister for Environment and Conservation.
- 37. The Mid Murray Council shall be given seven days notice, prior to the commencement of works, and be provided with the name and contact facilities for the person responsible for coordinating site works by this approval.
- 38. A site audit report, completed by an Environmental Auditor (Contaminated Land), must be presented to all purchasers of allotments.
- 39. A Management Plan must be prepared for the Crown Reserve north of the entrance channel, in consultation with the Mid-Murray Council, and responsible officers of the Department for Environment and Heritage, the Department of Water, Land and Biodiversity Conservation and the South Australian Murray Darling Basin Natural Resources Management Board, prior to the transfer of land to the Mid-Murray Council.
- 40. The proponent shall address the reserved matter and submit relevant documentation to the Development Assessment Commission for its approval.

PART C: NOTES TO PROPONENT

- 1. In respect of the reserved matter, the following is advised to the proponent:-
 - (a) Building Rules

The proponent must obtain a Building Rules assessment and certification from either the Mid-Murray Council or a private certifier (at the proponent's option) and forward to the Development Assessment Commission 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 Mid-Murray 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; and

- (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 1993.

Regulation 64 of the Development Regulations 2008, 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 & Planning. The Mid-Murray 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).

- 2. 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 provisional 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.
- 3. The proponent is advised that a suitable water licence and water allocation would need to be secured under the Natural Resources Management Act 2004, for the initial filling of the marina basin, waterways and the constructed anabranch/wetland system and for the on-going maintenance of water levels.
- 4. 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:
 - 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.
 - Marinas and Boating Facilities: the conduct of:
 - (a) facilities comprising pontoons, jetties, piers or other structures (whether on water or land) designed or used to provide moorings or dry storage for 50 or more powered vessels at any one time; or
 - (b) works for the repair or maintenance of vessels with the capacity to handle five or more vessels at any one time or vessels 12 m or more in length.
 - 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.

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.

- 5. 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; other relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993. Works should also be undertaken in accordance with the ANZECC Best Practice Guidelines for Waste Reception Facilities at Ports, Marinas and Boat Harbours in Australia and New Zealand, guideline Environmental Management of On-Site Remediation and other relevant Environment Protection and Authorisation publications and guidelines.
- 6. The proponent is advised of the Duty of Care under the River Murray Act 2003, which requires that a person shall ensure that their actions do not cause harm to the River Murray.

- 7. The proponent is advised of the requirement under the Native Vegetation Act 1991, to obtain permission under that Act for any clearance of native vegetation or otherwise to bring itself within an exemption under that Act. Neither this development authorisation nor any final development authorisation granted under Section 48(2) (b) (i) of the Development Act 1993, operates as an authorisation to clear native vegetation.
- 8. 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.
- 9. 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.
- 10. The proponent, and the Council after hand-over, should comply with the Public and Environmental Health Act 1987, in regard to the maintenance of suitable water quality within the marina basin, residential waterways, stormwater retention ponds and the constructed anabranch/wetland system to protect public health and amenity.
- 11. For the purposes of Condition 31, it is noted that the expression 'secondary contact recreation' includes activities such as wading, boating and fishing in which some human contact with the water may occur, but in which the probability of bodily immersion or the intake of significant amounts of water is minimal.
- 12. It is recommended that the proponent approach the Mid-Murray District Council with a view to the Council enacting by-laws to manage activities associated with the:
 - Entrance channel and waterways to ensure safe navigation and to protect water quality.
 - Boat ramp, boat lift and boat maintenance facilities (including car parking and access).
 - Refuelling facility and boat effluent/greywater pump-out connection points.
 - Residential development and reserves (including stormwater management devices and the pedestrian bridge)
 - Constructed anabranch/wetland system.
 - Crown land reserve along the river bank and associated wetlands and buffer zones.
- 13. The Mid Murray Council will need to review and amend the zoning policies in the relevant Development Plan to reflect any development approved by the Governor and for future assessment and decision-making for buildings and structures not forming part of this provisional development authorisation. In particular, policies will need to address sustainability matters (especially water and energy efficiency), environmental protection requirements, flood protection requirements and amenity aspects.
- 14. A common building scheme encumbrance or equivalent device for the purpose of ensuring compliance with design standards for residential and other buildings will be required at the land division stage.
- 15. Binding legal arrangements (e.g. easements, encumbrances, charge-back arrangements etc, as appropriate) between the proponent and allotment owners must be put in place, prior to application to the Registrar General for the issue of new Certificates of Title, to ensure financial and management responsibilities related to the maintenance of edge treatments, the maintenance of the riparian buffer strip and the design and appearance of structures are clearly allocated. These arrangements must be to the reasonable satisfaction of the Development Assessment Commission.
- 16. The proponent will need to satisfy the requirements of the Mid Murray Council relating to the provision of 12.5% Open Space as part of any land division application.

- 17. The Marina Owner's Charter and House Owner's Charter documents should be finalised to the satisfaction of Planning SA, prior to application to the Registrar General for the issue of new Certificates of Title. The relevant Charters should be presented to purchasers of marina berths or allotments.
- 18. Approvals from the Environment Protection Authority and the Department of Health would need to be sought for the Waste Water Treatment Plant and the use of reclaimed water for irrigation purposes. An Environmental Management Plan for Wastewater and an Irrigation Plan would be required.
- 19. The Minister has a specific power to require testing, monitoring and auditing under Section 48C of the Development Act 1993.
- 20. It is noted that the provisional development authorisation granted herein does not apply to any residential, commercial, retail, tourist-related or other buildings, for which a separate application for approval, addressed to Council, will be required. Additional design and infrastructure/service plans will be required by Council when application is made for approval for any such buildings.

Given under my hand at Adelaide, 30 June 2011.

B. DOUFLIAS, Deputy Presiding Member, Development Assessment Commission

THE DISTRICT COURT OF SOUTH AUSTRALIA MOUNT GAMBIER CIRCUIT COURT

Sheriff's Office, Adelaide, 4 July 2011

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

Monday, 4 July 2011 at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio* informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentence

Juries will be summoned for Monday, 4 July 2011 and persons will be tried on this and subsequent days of the sittings.

Prisoners in H.M. Gaol and on bail for sentence and for trial at the sittings of the Mount Gambier Courthouse, commencing Monday, 4 July 2011.

Monday, 4 July 2011.		
Aldridge, Steven Francis	Persistent sexual exploitation of a child	In gaol
Annetts, Wayne Michael	Unlawful sexual intercourse with a person under 14 (3); aggravated indecent assault	On bail
Elliott, Nathan William	Aggravated robbery	On bail
Faulds, Benjamin Craig	Serious criminal trespass (non- residential) basic offence; drive or use motor vehicle without consent; damage building or motor vehicle (not graffiti or unknown)	In gaol
Faulds, Benjamin Craig	Serious criminal trespass—non- residential—aggravated offence (8); dishonestly receive property without owner's consent; serious criminal trespass (non- residential); basic offence (2); dishonestly take property without owner's consent (10); serious criminal trespass— Residence unoccupied— aggravated; non-aggravated offence—possess firearm	In gaol

without licence

Forster, Michael John	Commit theft using force (basic offence); intentionally cause harm—basic offence; dishonestly take property without	On bail	Prisoners on bail must surrender at 10 a.m. of the day appointed for their respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant will be issued forthwith.
Hoffmann, Jeremy	owner's consent Intentionally cause harm	On bail	By order of the Court,
Craig	(basic offence)		M. A. STOKES, Sheriff
Irving, Geoffrey Jordan	Application for enforcement of a breached bond; trafficking in ecstacy	On bail	DOC FENGE ACT 1044
J.A.P (Suppressed)	Have sexual intercourse with	On bail	DOG FENCE ACT 1946
Kurray, Nicholas	a person under 14 years (3) Cultivate a commercial quantity	On bail	Declaration of Rate PURSUANT to the provision of Section 25 of the Dog Fence Act
John Little, Robert Wayne	of controlled plant Unlawfully on premises (3); dishonestly take property without owner's consent (9); serious criminal trespass— non-residential—aggravated offence (5)	In gaol	1946, the Dog Fence Board with the approval of the Minister for Environment and Conservation, hereby declares that for the financial year ending 30 June 2012, the dog fence rate shall be 115.25 cents per km² and the minimum amount payable \$81.50 for all separate holdings of more than 10 km² of land situated inside the dog fence.
Male, Rowen	Aggravated assault	On bail	Excluding:
Martin, Elizabeth Annett	Perjury; false report to police	On bail	1. For all land in:
M.C.W (Suppressed) Menzies, Jason	Have sexual intercourse with a person under 14 years; indecently assault a person—basic offence; indecent behaviour Serious criminal trespass—	On bail On bail	(a) The whole of the counties of Musgrave, Flinders, Jervois, Frome, Victoria, Daly, Stanley, Gawler, Fergusson, Light, Eyre, Albert, Adelaide, Sturt, Hindmarsh, Russell, Buccleuch, Chandos, Cardwell, Buckingham, MacDonnell, Robe, Grey and Carnaryon.
Douglas	residence occupied aggravated; commit assault aggravated other by use of offensive weapon; damage property not building or M/V (not graffiti or fire)	On ban	(b) The whole of hundreds of Finlayson, Tarlton, Cungena, Kaldoonera, Scott. Murray, Chandada, Karcultaby, Condada, Pidappa, Ripon, Forrest, Campbell, Inkster, Moorkitabie, Carina, Minnipa, Pinbong, Wrenfordsley, Rounsevell, Witera,
Menzies, Jason	Carry offensive weapon	On bail	Addison, Travers, Yaninee, Pygery, Wudinna, Hill,
Douglas Mulraney, Patrick Donald	Have sexual intercourse with a person under 14 years (5)	On bail	Peella, Pordia, Palabie, Wannamanna, Mamblin, Kongawa, Pinkawillinie, Cortlinye, Moseley, Wright, Downer, Wallis, Cocata, Kappakoola,
Nyari, Leanne	1-2 serious criminal trespass— residential, basic offence; dishonestly take property without owner's consent	On bail	Warramboo, Cootra, Caralue, Solomon, Kelly, Barna, Yalanda, Panitya, Coomooroo, Walloway, Pekia, Black Rock Plain, Tarcowie, Mannanarie, Yongala, Terowie, Hallett, Kingston, Mongolata,
Patzel, Jason Mark	Application for enforcement of a breached bond; possession of a controlled drug for supply	On bail	Kooringa, Baldina, Apoinga and Bright, where this contribution from holdings in $1(a)$ and $1(b)$
Perryman, Luke	Trafficking in a controlled drug (3)	On bail	is paid via the Sheep Advisory Group.2. Lake Torrens National Park and Lake Gairdner National
Gifford, Paul Irving, Geoffrey	Trafficking in a controlled drug Trafficking in a controlled drug	In gaol On bail	Park, which are exempted from dog fence rates.
Jordan Pieters, John	Cultivate large commercial	On bail	3. All the islands along the seacoast. Dated 22 June 2011.
William Anthony Rigney, Jamie Vondoussa	quantity of controlled plant Commit assault—basic offence; threaten to kill or endanger life—aggravated offence;	On bail	PAUL CAICA, Minister for Environment and Conservation
	damage building or motor vehicle (not graffiti or unknown)		ESSENTIAL SERVICES COMMISSION ACT 2002
Robinson, Robert	Persistent sexual exploitation of	On bail	Price Determination
William Seath, Thomas	a child Aggravated serious criminal	On bail	NOTICE is hereby given that:
	trespass in a place of residence;		1. On 30 June 2011 the Essential Services Commission made
Sharam, Troy Brian Smith, Michael John	assault Recklessly causing serious harm Aggravated causing death by dangerous driving; aggravated causing harm by dangerous	On bail On bail	a price determination under the Essential Services Commission Act 2002, as authorised by Sections 34A and 33 (1) (a) of the Gas Act 1997, fixing the gas standing contract price for the purpose of Section 34A of the Gas Act 1997.
Sullivan, Mark Anthony	driving (2); leaving the scene of an accident Trespass in residence (basic offence); damage building or motor vehicle (not graffiti or	On bail	 The gas standing contract price determination will take effect on 1 July 2011 and cease to have effect on 30 June 2014. The gas standing contract price determination revokes and replaces the gas standing contract price determination made by the Essential Services Commission on 24 June 2008.
Swinton, Jesse Vandepeer, Wayne Paul	unknown); trespass in residence (aggravated offence); commit assault—basic offence (2) Commit theft using force Application for enforcement of a breached bond; commit theft	On bail On bail	 4. A copy of the gas standing contract price determination and statement of reasons may be inspected or obtained from Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide and is also available at www.escosa.sa.gov.au. 5. Queries in relation to the price determination may be
Walsgott, Wayne John	using force Cultivate a controlled plant	On bail	directed to the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide. Telephone (08) 8463 4444 or Freecall 1800 633 592 or email escosa@escosa.sa.gov.au .

Execution

The seal of the Essential Services Commission was affixed with due Authority by the Chairperson of the Essential Services Commission.

Dated 30 June 2011.

P. WALSH, Chairperson, Essential Services Commission

ESSENTIAL SERVICES COMMISSION ACT 2002

Decision to vary Clause 2.10.2 (d)

NOTICE is hereby given that:

- 1. On 15 June 2011, the Essential Services Commission made a decision to vary Clause 2.10.2 (d) of the Electricity Transmission Code, an industry code made by the Commission under Part 4 of the Essential Services Commission Act 2002.
- 2. The effect of the variation to Clause 2.10.2 (d) is to require ElectraNet to effect the repair or replacement of a failed transformer in the Adelaide Central Area as soon as possible to prevent the likelihood of an interruption as a result of the failure of any other transformer (after January 2012) or any equivalent transformer capacity utilised by ElectraNet to meet the exit point reliability standards for that area as mandated by the Electricity Transmission Code.
- 3. The Electricity Transmission Code as varied (TC/06) takes effect on and from Friday, 1 July 2011.
- 4. Copies of the Electricity Transmission Code (TC/06) and the Commission's Final Decision setting out the reasons for the variation may be inspected or obtained from Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide and is also available at www.escosa.sa.gov.au.
- 5. Queries in relation to the Electricity Transmission Code may be directed to the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide. Telephone (08) 8463 4444 or Freecall 1800 633 592 or email escosa@escosa.sa.gov.au.

Execution

The seal of the Essential Services Commission was affixed with due Authority by the Chairperson of the Essential Services Commission.

Dated 28 June 2011.

P. WALSH, Chairperson, Essential Services Commission

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that, pursuant to Section 79 of the Fisheries Management Act 2007, it will be unlawful for any licensed or unlicensed person to engage in the class of fishing activity specified in Schedule 1 in the area specified in Schedule 2 during the period specified in Schedule 3.

SCHEDULE 1

Taking or an act preparatory to or involved in the taking of mud cockles (*Katelysia* species) from the Port River cockle fishing zone.

SCHEDULE 2

The Port River cockle fishing zone means the waters of or near Port Gawler contained within and bounded by a line commencing at the line of Mean High Water Springs closest to latitude 34°40′12.26″S, longitude 138°26′35.25″E (end of Port Gawler Road), then beginning easterly following the line of Mean High Water Springs to the location closest to latitude 34°46′59.03″S, longitude 138°28′40.48″E, then north-westerly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

(The co-ordinates specified in Schedule 2 are based on the Geocentric Datum of Australia (GDA94).)

SCHEDULE 3

From 1 July 2011 until 30 June 2012.

Dated 28 June 2011.

PROFESSOR M. DOROUDI, Executive Director of Fisheries and Aquaculture

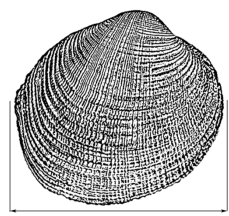
FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that, pursuant to Section 115 of the Fisheries Management Act 2007, all licensed persons (the 'exemption holder') with access to mud cockles (*Katelysia* species) are exempt from Regulation 3 (1) [undersize] and Clause 7 (a) Schedule 2 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder may engage in the activity described in Schedule 1 in the area specified in Schedule 2 during the period specified in Schedule 3. Exemption No. 9902455.

SCHEDULE 1

The taking of mud cockles (*Katelysia* species) no less than 3.3 cm along their greatest dimension (according to Diagram 1 below) from the waters within the Coffin Bay cockle fishing zone.

Diagram 1—Cockle (Katelysia species)



greatest dimension

SCHEDULE 2

The Coffin Bay cockle fishing zone means the waters of or near Coffin Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to latitude 34°30′36.68″S, longitude 135°22′46.38″E (generally south-west of Farm Beach), then beginning south-westerly following the line of Mean High Water Springs to the location closest to latitude 34°27′20.32″S, longitude 135°13′00.83″E (Point Burgess), then south-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.

(The co-ordinates specified in Schedule 2 are based on the Geocentric Datum of Australia (GDA94).)

SCHEDULE 3

From 1 July 2011 until 30 June 2012.

Dated 27 June 2011.

PROFESSOR M. DOROUDI, Executive Director of Fisheries and Aquaculture

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 21 December 2010, and published in the *South Australian Government Gazette* dated 6 January 2011, on page 3, being the fifth notice on that page, referring to the West Coast Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a West Coast Prawn Fishery Licence to use prawn trawl nets in the waters specified in Schedule 1, under the conditions specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

The waters of the West Coast Prawn Fishery adjacent to Venus Bay and Coffin Bay.

SCHEDULE 2

- 1. Each licence holder must ensure that a representative sample of the catch (a 'bucket count') is taken at least three times per night during the fishing activity.
- 2. Each 'bucket count' sample must be accurately weighed to 7 kg where possible and the total number of prawns contained in the bucket must be recorded on the daily catch and effort return.
- 3. Fishing must cease if one or both of the following limits are reached:
 - (a) The average catch per vessel, per night (for all three vessels) drops below 300 kg for two consecutive nights;
 - (b) The average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night.
- 4. The fleet must nominate a licence holder to provide a daily update by telephone or SMS message to the PIRSA Fisheries Manager, to report the average prawn catch per vessel and the average prawn 'bucket count' information.
- 5. No fishing activity may be undertaken between 0700 hours and 1830 hours on any day during the period of this notice.

SCHEDULE 3

From 1830 hours on 23 June 2011 to 0700 hours on 8 July 2011.

Dated 22 June 2011.

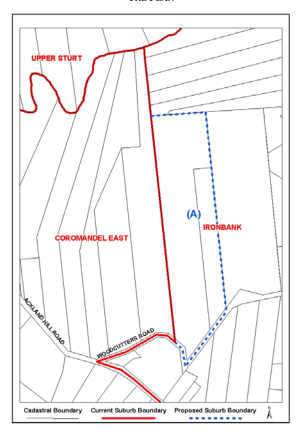
C. NOELL, Prawn Fisheries Manager

GEOGRAPHICAL NAMES ACT 1991

Notice to Alter the Boundaries of Places

NOTICE is hereby given pursuant to the provisions of the above Act, that I PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by Patrick Conlon, Minister for Infrastructure, Minister of the Crown to whom the administration of the Geographical Names Act 1991, is committed DO HEREBY exclude from the locality of **IRONBANK** and include into the locality of **COROMANDEL EAST** that area marked (A) as shown on the plan below:

THE PLAN



Dated 22 June 2011.

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

DTEI.2011/03107/01

GEOGRAPHICAL NAMES ACT 1991

Notice to Alter Boundaries of Places

NOTICE is hereby given pursuant to Section 11B (5) of the Geographical Names Act 1991, that I, PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by Patrick Conlon, Minister for Infrastructure, Minister of the Crown to whom the administration of the Geographical Names Act 1991, is committed DO HEREBY alter the following boundaries as listed in the Schedule below:

THE SCHEDULE

Description	File Reference	Date of Approval
Move the rural locality boundary of Ceduna to coincide with the western edge of the Local Government Boundary of the District Council of Ceduna adjacent to Sections 265 and 197 of H660300 (Hundred of Bonython).	DTEI 22-413/07/0026	22/6/2011

The altered boundary can be viewed on the Land Services Property Location Browser (PLB) website at:

 $\underline{www.landservices.sa.gov.au/1Online_Services/20PLB/0default.asp}$

or by contacting the Geographical Name Unit, DTEI on (08) 8204 8539.

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

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Sections 58 (1) (d) and 62—Exemptions

TAKE notice that I, John Hill, Minister for Health, pursuant to Sections 58 (1) (d) and 62 of the Health Care Act 2008, do hereby exempt the persons named in Column A of the Schedule from the application of Part 6—Division 2 and Division 3, Section 59 of the Act, in relation to the non-emergency ambulance services specified in Column B of the Schedule, and on the conditions (if any) specified in Column C of the Schedule, with effect on and from 1 July 2011 and for the period expiring on 30 June 2012:

SCHEDLLE

SCHEDULE			
Column A	Column B	Column C	
Frontier Services	Non-emergency ambulance services provided at Andamooka, Marla and Mintabie	Nil	
Frontier Services	Non-emergency ambulance services provided in areas surrounding Andamooka, Marla and Mintabie	That the organisation notifies SAAS of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SAAS	
Nganampa Health Council	Non-emergency ambulance services provided on the Anangu Pitjantjatjara Yankunytjatjara Lands	Nil	
Pika Wiya Health Service Aboriginal Corporation BAE Systems Australia	Non-emergency ambulance services provided from Pika Wiya Health Service at Nepabunna Non-emergency ambulance services provided at	Nil Nil	
Limited	Defence Centre Woomera		
BAE Systems Australia Limited	Non-emergency ambulance services provided in surrounding areas to Defence Centre Woomera	That the organisation notifies SAAS of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SAAS	
BHP Billiton Olympic Dam Corporation Pty Ltd	Non-emergency ambulance services provided at Olympic Dam Operations	Nil	
BHP Billiton Olympic Dam Corporation Pty Ltd	Non-emergency ambulance services provided in surrounding areas to Olympic Dam Operations, Roxby Downs and Andamooka	That the organisation notifies SAAS of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SAAS	
Alinta Energy	Non-emergency ambulance services provided at Leigh Creek Coalfield	Nil	
Alinta Energy	Non-emergency ambulance services provided in surrounding areas to Leigh Creek Coalfield and Leigh Creek township	That the organisation notifies SAAS of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SAAS	
Unified Security Group	Non-emergency ambulance services provided at OneSteel Whyalla Steelworks	Nil	
HWE Mining Pty Ltd	Non-emergency ambulance services provided at Iron Duke, Iron Duchess and Iron Knight minesites	Nil	
Spotless P & F Pty Ltd	Non-emergency ambulance services provided for Santos at Port Bonython	Nil	
Spotless P & F Pty Ltd	Non-emergency ambulance services provided in the Port Lowly shack area	That the organisation notifies SAAS of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SAAS	
Dominion Gold Operations Pty Ltd	Non-emergency ambulance services provided at Challenger Gold Mine and surrounding pastoral properties on the mine access road	Nil	
Heathgate Resources Pty Ltd	Non-emergency ambulance services provided at Beverley Uranium Mine and surrounding areas	Nil	
Royal Flying Doctor Service of Australia (South Eastern Section)	Non-emergency ambulance services provided at SANTOS Moomba gas field and surrounding areas including Innamincka	Nil	
Iluka Resources Limited	Non-emergency ambulance services provided at Jacinth and Ambrosia mineral sands mine and associated access roads	Nil	
OZ Minerals Limited	Non-emergency ambulance services provided at Prominent Hill mine, associated access roads and ore delivery roads	Nil	

Column A	Column B	Column C
OZ Minerals Limited	Non-emergency ambulance services provided on the Stuart Highway in proximity to Prominent Hill mine turnoff	That the organisation notifies SAAS of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SAAS
Uranium One Australia Pty Ltd	Non-emergency ambulance services provided at Honeymoon uranium mine and associated access roads	Nil
Medvet Science Pty Ltd	Non-emergency ambulance services provided by air through its sub-division known as Mediflight	Nil
Southern Adelaide Local Health Network Incorporated	Non-emergency ambulance services provided for patients of the Repatriation General Hospital	Nil

Dated 22 June 2011.

JOHN HILL, Minister for Health

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Sections 57 (1) (c) and 62—Exemptions

TAKE notice that I, John Hill, Minister for Health, pursuant to Sections 57 (1) (c) and 62 of the Health Care Act 2008, do hereby exempt the persons named in Column A of the Schedule from the application of Part 6—Division 2 and Division 3, Section 59 of the Act, in relation to the emergency ambulance services specified in Column B of the Schedule, and on the conditions (if any) specified in Column C of the Schedule, with effect on and from 1 July 2011 and for the period expiring on 30 June 2012:

SCHEDULE

	SCHEDULE	
Column A	Column B	Column C
Frontier Services	Emergency ambulance services provided at Andamooka, Marla and Mintabie	Nil
Frontier Services	Emergency ambulance services provided in areas surrounding Andamooka, Marla and Mintabie	That the organisation notifies SAAS of each occasion that emergency ambulance services are provided within a time and with details as requested by SAAS
Nganampa Health Council	Emergency ambulance services provided on the Anangu Pitjantjatjara Yankunytjatjara Lands	Nil
Pika Wiya Health Service Aboriginal Corporation	Emergency ambulance services provided from Pika Wiya Health Service at Nepabunna	Nil
BAE Systems Australia Limited	Emergency ambulance services provided at Defence Centre Woomera	Nil
BAE Systems Australia Limited	Emergency ambulance services provided in surrounding areas to Defence Centre Woomera	That the emergency ambulance services are provided either at the request of SAAS or, in circumstances where SAAS has not made a request, the organisation notifies SAAS within a time and with details as requested by SAAS
BHP Billiton Olympic Dam Corporation Pty Ltd	Emergency ambulance services provided at Olympic Dam Operations	Nil
BHP Billiton Olympic Dam Corporation Pty Ltd	Emergency ambulance services provided in surrounding areas to Olympic Dam Operations, Roxby Downs and Andamooka	That the emergency ambulance services are provided either at the request of SAAS or, in circumstances where SAAS has not made a request, the organisation notifies SAAS within a time and with details as requested by SAAS
Alinta Energy	Emergency ambulance services provided at Leigh Creek Coalfield	Nil
Alinta Energy	Emergency ambulance services provided in surrounding areas to Leigh Creek Coalfield and Leigh Creek township	That the emergency ambulance services are provided either at the request of SAAS or, in circumstances where SAAS has not made a request, the organisation notifies SAAS within a time and with details as requested by SAAS
Unified Security Group	Emergency ambulance services provided at OneSteel Whyalla Steelworks	Nil

Column A	Column B	Column C
HWE Mining Pty Ltd	Emergency ambulance services provided at Iron Duke, Iron Duchess and Iron Knight minesites	Nil
Spotless P. & F. Pty Ltd	Emergency ambulance services provided for Santos at Port Bonython	Nil
Spotless P. & F. Pty Ltd	Emergency ambulance services provided in the Port Lowly shack area	That the emergency ambulance services are provided either at the request of SAAS or, in circumstances where SAAS has not made a request, the organisation notifies SAAS within a time and with details as specified by SAAS
Dominion Gold Operations Pty Ltd	Emergency ambulance services provided at Challenger Gold Mine and surrounding pastoral properties on the mine access road	Nil
Heathgate Resources Pty Ltd	Emergency ambulance services provided at Beverley Uranium Mine and surrounding areas	Nil
Royal Flying Doctor Service of Australia (South Eastern Section)	Emergency ambulance services provided at SANTOS Moomba gas field and surrounding areas including Innamincka	Nil
Iluka Resources Limited	Emergency ambulance services provided at Jacinth and Ambrosia mineral sands mine and associated access roads	Nil
OZ Minerals Limited	Emergency ambulance services provided at Prominent Hill mine, associated access roads and ore delivery roads	Nil
OZ Minerals Limited	Emergency ambulance services provided on the Stuart Highway in proximity to Prominent Hill mine turnoff	That the emergency ambulance services are provided either at the request of SAAS or, in circumstances where SAAS has not made a request, the organisation notifies SAAS within a time and with details as requested by SAAS
Uranium One Australia Pty Ltd	Emergency ambulance services provided at Honeymoon uranium mine and associated access roads	Nil
Medvet Science Pty Ltd	Emergency ambulance services provided by air through its sub-division known as Mediflight	Nil

Dated 22 June 2011.

JOHN HILL, Minister for Health

HEALTH CARE ACT 2008

SECTIONS 15 AND 20

Notice by the Minister

TAKE notice that I, John Hill, Minister for Health:

- 1. Having consulted with the members of Ceduna Koonibba Aboriginal Health Advisory Council Incorporated in accordance with the provisions of Section 15 (5) (a) of the Health Care Act 2008:
- 2. Being satisfied that there has been a reasonable level of consultation within the community and that it is appropriate to do so on a ground prescribed by Regulation 6 (2) of the Health Care Regulations 2008; and
- 3. Acting at the request of Ceduna Koonibba Aboriginal Health Advisory Council Incorporated and with the agreement of Ceduna Koonibba Aboriginal Health Service (Aboriginal Corporation), Indigenous Corporation Number (ICN) 7405,

Dissolve the Ceduna Koonibba Aboriginal Health Advisory Council Incorporated and transfer its assets, rights and liabilities to Ceduna Koonibba Aboriginal Health Service (Aboriginal Corporation) ICN 7405, such assets, rights and liabilities including (but are not limited to) those identified in the Schedule.

This notice will take effect on 1 July 2011.

SCHEDULE

The right, title and interest of Ceduna Koonibba Aboriginal Health Advisory Council Incorporated in the whole of the land comprised in Certificate of Title Register Book:

Volume 5318, Folio 534 Volume 5559, Folio 912 (together, 'Land'),

together with all assets, rights and liabilities associated with the Land or any part or parts thereof.

Dated 28 June 2011.

JOHN HILL, Minister for Health

HEALTH CARE ACT 2008

SECTIONS 15 AND 20

Notice by the Minister

TAKE notice that I, John Hill, Minister for Health:

- 1. Having consulted with the members of Pika Wiya Health Advisory Council Incorporated in accordance with the provisions of Section 15 (5) (a) of the Health Care Act 2008;
- 2. Being satisfied that there has been a reasonable level of consultation within the community and that it is appropriate to do so on a ground prescribed by Regulation 6 (2) of the Health Care Regulations 2008; and
- 3. Acting at the request of Pika Wiya Health Advisory Council Incorporated and with the agreement of Pika Wiya Service Aboriginal Corporation, Indigenous Corporation Number (ICN) 7355,

Dissolve the Pika Wiya Health Advisory Council Incorporated and transfer its assets, rights and liabilities to Pika Wiya Health Service Aboriginal Corporation (ICN 7355), such assets, rights and liabilities including (but are not limited to) those identified in the Schedule.

This notice will take effect on 1 July 2011.

SCHEDULE

The right, title and interest of Pika aWiya Health Advisory Council Incorporated in the whole of the land comprised in Certificate of Title Register Book:

Volume 5180, Folio 203 Volume 5180, Folio 204

Volume 5092, Folio 635

Volume 5165, Folio 761 (together, 'Land'),

together with all assets, rights and liabilities associated with the Land or any part or parts thereof.

Dated 28 June 2011.

JOHN HILL, Minister for Health

HEALTH CARE ACT 2008 NOTICE BY THE MINISTER

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

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

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

being satisfied that:

- (a) the performance of the activities within the ambit of the declaration and the functions or activities of the person or group of persons within the ambit of the declaration, would be facilitated by the making of the declaration; and
- (b) that the making of the declaration is in the public interest.

Dated 27 June 2011.

JOHN HILL, Minister for Health

SCHEDULE

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

Activity	Person or Group of Persons
Clinical Cancer Registry	The Queen Elizabeth Hospital— Clinical Cancer Registry
Clinical Cancer Registry	Royal Adelaide Hospital—Clinical Cancer Registry
Clinical Cancer Registry	Flinders Medical Centre—Clinical Cancer Registry
South Australian Registry for Metastatic Neuroendocrine Tumours	South Australian Audit Committee for the Clinical Management of Metastatic Neuroendocrine Tumours
Mortality and Morbidity Review for Quality improvement	Flinders Medical Centre—Intensive and Critical Care Unit, Morbidity and Mortality Review Committee
Trauma Analysis for Quality Improvement	Flinders Medical Centre—Trauma Committee
Incident Review Quality Improvement	Lyell McEwin Hospital—Incident Review Panel
Incident Review Quality Improvement	Royal Adelaide Hospital—Incident Review Panel
Incident Review Quality Improvement	Modbury Hospital—Incident Review Panel
Incident Review Quality Improvement	The Queen Elizabeth Hospital incorporating St Margaret's Rehabilitation Hospital and Pregnancy Advisory Centre— Incident Review Panel
Incident Review for Quality Improvement	Flinders Medical Centre—Clinical Review Committee
Radiology Quality Improvement	Breast Screen SA—Radiology Quality Improvement Committee
Pathology Quality Improvement	Breast Screen SA—Pathology Quality Improvement Committee
Teaching Review Quality Improvement	Breast Screen SA –Teaching Review Quality Improvement Committee
Dated 27 June 2011.	
	JOHN HILL, Minister for Health

HEALTH CARE ACT 2008

SECTION 15

Notice by the Minister

TAKE notice that I, John Hill, Minister for Health, do hereby:

- 1. Pursuant to Section 15 (1) of the Health Care Act 2008, establish each of the bodies listed in the Schedule as Health Advisory Councils. (Governing Councils).
- 2. Pursuant to Section 15 (3) (a) of the Health Care Act 2008, designate the Minister for Health and the following Local Health Networks:

Women's and Children's Health Network Incorporated; Northern Adelaide Local Health Network Incorporated; Central Adelaide Local Health Network Incorporated; Southern Adelaide Local Health Network Incorporated,

to be the entities in relation to which the Governing Councils listed in the Schedule are established;

- 3. Pursuant to Section 15 (3) (c) of the Health Care Act 2008, assign the names appearing in the Schedule to be the name of the Governing Councils and declare that the Governing Councils will be incorporated bodies.
- 4. Pursuant to Section 15 (3) (b) and 15 (3) (d) of the Health Care Act 2008, provide that each of the Governing Councils will have the powers and functions set out in the constitutions determined by me in accordance with Section 17 of the Health Care Act 2008.

SCHEDULE

Women's and Children's Health Network Health Advisory Council Incorporated;

Northern Adelaide Local Health Network Health Advisory Council Incorporated;

Central Adelaide Local Heath Network Health Advisory Council Incorporated;

Southern Adelaide Local Health Network Health Advisory Council Incorporated.

Dated 27 June 2011.

JOHN HILL, Minister for Health

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

$Definition\ of\ Land\ Acquired$

Comprising an estate in fee simple in that piece of land situated at Lot 348, Argent Road, Penfield, being portion of Allotment 348 in Filed Plan 162697 comprised in Certificate of Title Volume 5768, Folio 14 and being the whole of the land numbered 66 on the plan numbered D86334 that has been lodged in the Lands Titles Office.

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

Compensation

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

Inauiries

Inquiries should be directed to:

Jim Tuppin, G.P.O. Box 1533, Adelaide, S.A. 5001 Phone (08) 8343 2760

Dated 28 June 2011.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

D. THOMAS, Manager, Transport Property (Authorised Officer), Department for Transport, Energy and Infrastructure

DTEI 2010/25511/01

LAND ACQUISITION ACT 1969

ERRATA

Notices of Acquisition

IN Government Gazette No. 42, dated 23 June 2011, pages 2640 and 2641 there were five Land Acquisition Act 1969 notices gazetted on behalf of the Commissioner of Highways, of which four were published with the incorrect date of signing.

The notices in question have the following references listed at the bottom of the respective notices:

DTEI 2008/14731/01 (relating to 664-668 South Road, Wingfield);

DTEI 2008/14729/02 (relating to 519-523 Grand Junction Road, Wingfield);

DTEI 2010/25095/01 (relating to 520 Grand Junction Road, Angle Park); and

DTEI 2010/24786/01 (relating to 522 Grand Junction Road, Angle Park).

The date for each of these notices *should* be replaced with the correct date of 20 June 2011.

Please be aware that the first Notice appearing (page 2640) published on the Commissioner's behalf (i.e. DTEI 2010/19361/01, relating to Lot 17, Huxtable Road, Waterloo Corner), requires no amendment.

LOCAL GOVERNMENT ACT 1999

Boundary Adjustment Facilitation Panel Structural Reform Proposal—District Council of Franklin Harbour and The District Council of Cleve

PURSUANT to Section 28 of the Local Government Act 1999, notice is hereby given that the Boundary Adjustment Facilitation Panel has received a structural reform proposal from a group of eligible electors for a boundary alteration between the District Council of Franklin Harbour and the District Council of Cleve.

A copy of the proposal is available for inspection at the Office for State/Local Government Relations, Level 7, Roma Mitchell House, 136 North Terrace, Adelaide.

Any person or organisation wishing to make a written submission to the Boundary Adjustment Facilitation Panel about this proposal is invited to do so by 5 p.m. on Friday, 22 July 2011.

M. WAGSTAFF, Chair, Boundary Adjustment Facilitation Panel

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that SR & AK Orton, Section 305, Riddoch Highway, Keepoch, via Naracoorte, S.A. 5271 has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as SR & AK Orton.

The application has been set down for hearing on 1 August 2011 at 11 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: 25 July 2011).

The applicant's address for service is c/o Westley Digiorgio Solicitors, P.O. Box 1265, Naracoorte, S.A. 5271 (Attention: Peter Westley).

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8500. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 27 June 2011.

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 Blanco Catering Pty Ltd has applied to the Licensing Authority for the removal of a Special Circumstances Licence (Catering) in respect of premises currently situated at 37 Amherst Avenue, Trinity Gardens, S.A. 5068 and to be situated at 14A Payneham Road, Stepney, S.A. 5069 and known as Blanco Catering.

The application has been set down for hearing on 28 July 2011 at 10 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: 21 July 2011).

The applicant's address for service is c/o David Watts and Associates, 1 Cator Street, Glenside, S.A. 5065 (Attention: David Watts).

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8500. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 27 June 2011.

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 Robert Gilbert, 7A Snows Road, Stirling, S.A. 5152 has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as RR Gilbert.

The application has been set down for hearing on 1 August 2011 at 10.30 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: 25 July 2011).

The applicant's address for service is c/o David Watts and Associates, 1 Cator Street, Glenside, S.A. 5065 (Attention: David Watts)

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8500. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 27 June 2011.

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 Wine CRU Pty Ltd has applied to the Licensing Authority for the transfer of a Direct Sales Licence in respect of premises situated at 15 Richard Street, Hindmarsh, S.A. 5007 and known as Qwoff and to be known as Wine CRU.

The application has been set down for hearing on 28 July 2011 at $9.30\ \mathrm{a.m.}$

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: 21 July 2011).

The applicant's address for service is c/o Leigh Morgan, 15 Richard Street, Hindmarsh, S.A. 5007.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8500. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 24 June 2011.

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 Peter Damian and Debra Lynn O'Neill, 13 Belvidere Road, Saddleworth, S.A. 5413 have applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Select a Hamper.

The application has been set down for hearing on 26 July 2011 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 applicants at the applicants' address, at least seven days before the hearing date (viz: 19 July 2011).

The applicants' address for service is c/o Debra O'Neill, P.O. Box 84, Saddleworth, S.A. 5413.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8500. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 23 June 2011.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Travis Mills has applied to the Licensing Authority for a Direct Sales Licence in respect of the contact address situated at 13 Byre Avenue, Somerton Park, S.A. 5044 and known as Boozedirect.com.au.

The application has been set down for hearing on 1 August 2011 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: 25 July 2011).

The applicant's address for service is c/o Travis Mills, 13 Read Street, North Brighton, S.A. 5048.

The application and certain documents and material relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8500. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 21 June 2011.

Applicant

MINING ACT 1971

Notice by the Minister

NOTICE is hereby given in accordance with Section 17 (13) of the Mining Act 1971, declaring the specified types of mineral ores and concentrates; refined mineral products; industrial minerals and construction materials:

- (i) Mineral Ores and Concentrates:
 - Iron ore and other iron bearing substances including hematite lump and fines and magnetite ore, pellet and concentrate;
 - Uranium oxide concentrate;
 - Heavy mineral sand ores and concentrates;
 - Coal including lignite;
 - Other metallic mineral ores and concentrates (including concentrates containing copper, uranium, gold, silver, lead and zinc).
- (ii) Refined Mineral Products:

Refined metallic minerals with a metal content of at least 95 per cent (including copper, gold, silver, lead and zinc). A mineral is refined if it is changed to another substance by a process, including, for example, leaching, refining, smelting and solvent extraction electro winning (SX–EW).

- (iii) Industrial Minerals:
 - Extractive minerals that are mined for a prescribed purpose: Fire Clay;
 - Gneiss; Granite; Limestone; Marble; Metasiltstone; Norite; Sandstone; Slate; Dimension Stone;
 - Gems and Semi-Precious Stones (including amethyst, calcite, chrysoprase, diamond, jade, quartz, sapphire, scholzite, staurolite and topaz.);
 - Alunite;
 - Andalusite;
 - Anatase;
 - Barite:
 - Calcrete;
 - Celestite;
 - Cement Shale;
 - Diamond;
 - Diatomite;
 - Dolomite;
 - Feldspar;
 - Garnet;
 - Graphite;
 - Gypsum;Ilmenite;
 - Kaolin;
 - Kyanite;
 - Leucoxene;
 - Lime Sand;
 - Limestone;Magnesite;
 - Marble:
 - Mica;
 - Micaceous Hematite;
 - Monazite;
 - Palygorskite;
 - Peat;
 - Phosphate;
 - Potash;
 - Rutile;
 - Salt;
 - Shell Grit;
 - Silica;
 - Silica Sand;
 - Sillimanite;
 - Talc;
 - Vermiculite;
 - Wollastonite;
 - Xenotime;
 - Zircon

In accordance with Section 17 (14) of the Mining Act 1971, this notice will have effect from 1 July 2011.

Dated 28 June 2011.

TOM KOUTSANTONIS, Minister for Mineral Resources Development

MINING ACT 1971

Notice by the Minister

NOTICE is hereby given in accordance with Section 70B (8) of the Mining Act 1971 and Regulation 66 (1) of the Mining Regulations 2011, determining and adopting a program; Generic Program for Environment Protection and Rehabilitation—Low Impact Mineral Exploration in South Australia.

GENERIC PROGRAM FOR ENVIRONMENT PROTECTION AND REHABILIATION—LOW IMPACT MINERAL EXPLORATION IN SOUTH AUSTRALIA

This Generic Program for Environment Protection and Rehabilitation—Low Impact Mineral Exploration in South Australia (Generic PEPR) indentifies the potential impacts, outcomes and measurement criteria developed by PIRSA that must be adopted by explorers when undertaking low impact exploration activities in South Australia.

This Generic PEPR will apply to all exploration activities not requiring separate approval under the Mining Act 1971 (Mining Act) or conditions of the Exploration Licence. A separate PEPR must be submitted for approval prior to conducting any exploration activities (including Low impact) on Retention Leases, Mineral Claims and Mining Leases.

It is intended that this Generic PEPR will formalise the minimum standards required for serving of statutory notices and the conduct of low impact exploration activities which, in the past have not required approval and have been governed by industry standards outlined in PIRSA guidelines.

PART A: SCOPE

Environment

Within certain locations or sensitive environments low impact exploration activities may require separate approval. Any such approval requirements will be identified under conditions of the Exploration Licence. In these cases, this Generic PEPR will not apply for low impact exploration activities (for examples of these areas refer to the PIRSA Information Sheet titled Guidance Notes - Program for Environment Protection and Rehabilitation for Low Impact Mineral Exploration in South Australia).

Activities

Where no special approval under Licence conditions is required (as per above), the following activities are covered within the scope of this Generic PEPR:

- · Reconnaissance.
- Cultural clearance surveys.
- · Soil sampling.
- Geological mapping.
- Geochemical surveys—surface sampling.
- All geophysical surveys, excluding seismic.
- · Biochemical sampling.
- · Rock-chip sampling.
- · Sampling using hand held augers.
- · Fly camps comprising tents or swags for short periods of time (days).
- Small, short term camp sites defined as:
 - Having a maximum of 5 people.
 - Required for a maximum time period of one month.
 - Equipment limited to a maximum of two caravans, tents and generators.
 - · Associated 4WD vehicles, helicopters, ATVs and/or Quad bikes.
 - Low impact exploration equipment.
- Use of 4WD vehicles off existing tracks required to conduct the above listed activities.

Exploration activities not covered within this Generic PEPR include:

- All activities requiring the use of Declared Equipment. This includes drilling equipment defined under the Mining Act as 'any mechanically driven machinery capable of drilling to depths greater than 2.5 metres below the ground' in order to recover subsurface geological samples or information.
- Costeans and trenches.
- Any type of seismic survey.
- Any camp site outside of the scope documented above.
- Airborne surveys—separate notification to PIRSA is required in accordance with EL conditions.

Exploration activities not covered in the Generic PEPR will require a separate PEPR to be approved by the Minister (or delegate) pursuant to Part 10A of the Mining Act.

From 1 July 2011 a three year transition period will apply to all exploration licences where PEPRs for exploration activities (excluding low impact) may continue to be submitted in the format of an Exploration Work Approval (EWA) or Declaration of Environmental Factors (DEF). In effect, a EWA or DEF will be deemed a PEPR until the end of the three year transition period, or unless otherwise determined by the Minister.

PART B: Potential impacts, controls, outcomes and measurement criteria

:				•		
Re	Receptors	Potential Impacts	Control Strategies	Outcomes	Outcome Measurement Criteria	-
Sts.	Stakeholders Freehold land	Interference to:	Consultation / liaison with landholders in accordance with PIRSA guidelines,	All Statutory Forms served and	No reasonable complaints received from affected stakeholders.	
	owners	 Existing or 	including clear and open discussions	agreements obtained		
•	Perpetual	permissible	regarding access requirements.	in accordance with the	*Keep records of all complaints received and	
•	Lease holders	land use,	Serving all required Statutory Forms	Mining Act.	results of internal investigations to demonstrate compliance with the outcome.	
•	holders	structures or	under the Mining Act (including Part 9B	All other relevant		
•	Aboriginal Land	other	of the Mining Act where required).	legislative	Provide evidence that statutory forms were	
	(Anangu Ditiontiations	infrastructure	Negotiate agreements, where reguired.	requirements are met.	served and agreements obtained in accordance with the Mining Act and licence/lease conditions.	
	Lands	values of an	with relevant landholders in accordance		with all appropriate stakeholders.	
	(Maralinga	area.	with section 9AA of the Mining Act.			
	Tjarutja Lands)				*Keep copies of all statutory forms and	
•	Department of	Non-compliance	Negotiate formal access agreements		agreements from previous and current programs	
	Defence	with legislative	(e.g. deed of access for Aboriginal land and Moomers Prohibited Area deed of		to demonstrate compliance with the outcome.	
•	State	requirements.	access), where required, in accordance			
	Departments.		with EL Conditions.			
•	Local		Obtain approval/authorisation from the			
	Government (councils).		relevant Council for work on public road			
•	Commonwealth		verges.			
•	Government Native Title		Have an awareness of all other relevant			
	Parties		legislation and abide by their requirements.			
•	Traditional Owners					

Receptors	Potential Impacts	Control Strategies	Outcomes	Outcome Measurement Criteria
Flora & fauna	Loss/modification of native vegetation and	Appropriate fire control strategies implemented.	No permanent loss/degradation of native habitats as a	All entry/exit points off existing tracks are disguised/rehabilitated within 6 months of completion of the program.
	habitats.	prior to entry off existing tracks into exploration areas to prevent the spread of weeds and soil/plant diseases.	activities.	*Take before and after photos of exit and entry points to demonstrate compliance with the outcome.
		Exploration sites chosen to minimise impacts to native vegetation (e.g. camp sites located in naturally cleared or previously disturbed areas).		No uncontrolled fires as a result of exploration activities. Uncontrolled = no fires that escape outside of the exploration work area.
		Existing tracks used where possible.		*Keep records of all fires and take photographs after the incident to demonstrate compliance with outcome.
		Prevent third party access by disguising entry and exit points off existing tracks.		Demonstrate that all vehicles were clean and free of weeds leads mint to entry into the
		All rubbish (including food scraps) removed from exploration sites, reducing		exploration area.
		the likelihood of attracting feral predators to the area.		*Keep records indicating that vehicles were cleaned prior to entry (e.g. log sheets to
		Low impact exploration activities conducted in accordance with PIRSA's M33 guideline.		

Receptors	Potential Impacts	Control Strategies	Outcomes	Outcome Measurement Criteria
Farming Land/Landholders	Loss or damage to crops.	Use existing tracks where possible. Appropriate fire control strategies implemented.	No unauthorised interference with landuse activities.	No reasonable complaints received from affected landholders. *Keep records of all complaints received and
		Vehicles cleaned to prevent the spread of weeds and plant diseases prior to entering and exiting properties.		results of internal investigations to demonstrate compliance with the outcome.
		Consultation / liaison with landholders in accordance with PIRSA guidelines, including clear and open discussions with regarding access requirements.		
		Adhere to agreement with Landholder in accordance with section 9AA of the Mining Act.		
Farming Land/Landholders	Loss of livestock.	No pets on site.	No unauthorised interference with land	No reasonable complaints received from affected landholders.
			200 000	*Keep records of all complaints received and results of internal investigations to demonstrate compliance with the outcome.

Receptors	Potential Impacts	Control Strategies	Outcomes	Outcome Measurement Criteria
Soil and water	Erosion.	Use existing tracks where possible.	Soil surface profile	Demonstrate that the original surface profile is
		Appropriate speed limits adhered to.	natural relief.	*Take whother of either requiring rehabilitation
		Reduce/stop movements during wet weather.		rave priores or sites requiring renabilisation once completed to demonstrate compliance with the outcome.
		Select appropriate vehicle for activity requirements.		
		Avoid creek crossing where possible.		
		Low impact exploration activities conducted in accordance with PIRSA's M33 guideline.		
Soil	Contamination.	All domestic and/or industrial waste is disposed of in accordance with relevant legislation (e.g. contaminated soil	No contamination of soil as a result of exploration activities.	Record of receipts show that all domestic or industrial waste is disposed off site in accordance with the Environment Protection Act.
		disposed of at approved EPA waste facilities). Fuel required for exploration activities is bunded in accordance with EPA requirements.	All waste is disposed of in accordance with relevant legislation.	*Keep all receipts showing contaminated soil was taken to an approved EPA waste facility.

Receptors	Potential Impacts	Control Strategies	Outcomes	Outcome Measurement Criteria
Aboriginal and European Heritage	Damage to European Heritage sites.	Routes planned to avoid heritage sites. Employees, contractors and visitors inducted to understand environmental and heritage obligations. European heritage sites - Locate all sites on a map and implement appropriate buffer zones to avoid impact.	No disturbance to Aboriginal or European artefacts or sites of significance unless prior approval under the relevant legislation is obtained.	Demonstrate no impact to heritage sites unless prior approval has been obtained under the appropriate legislation. *Provide maps showing the location of exploration activities compared to the location of heritage sites, and/or before and after photos of heritage sites to determine compliance with the outcome.
	Damage to Aboriginal Heritage sites.	Conduct a risk assessment to determine if aboriginal heritage surveys are required prior to conducting exploration activities. If required, delineate exclusion zones in consultation with claimants, and communicate to staff/contractors.		Demonstrate Aboriginal Heritage sites were appropriately identified/recorded and reported to authorities if not previously known. *Keep records of heritage sites reported to the appropriate authority to demonstrate compliance with outcomes.
		Aboriginal heritage sites (State register) - Locate all sites on a map and implement appropriate buffer zones.		
Public	Impacts to public health and safety.	Use appropriate signage to warn the public when working in publicly accessible areas. Avoid working in areas accessible to the public during peak tourist times where possible. Adopt appropriate traffic management strategies.	No accidents involving the public that could have been reasonably prevented by the licensee.	Independent investigation of all accidents involving the public that demonstrates the licensee could not have reasonably prevented the accident through implementation of precautionary measures. *Keep copies of all independent investigation reports to demonstrate compliance with the outcome.

*Note: Comments in Italics within the measurement criteria column are only examples of how the criteria can be used to demonstrate compliance with the outcome. Explorers have the option to use their own methods to demonstrate compliance.

In accordance with Section 70B (8) of the Mining Act 1971, this notice will have effect from 1 July 2011. Dated 28 June 2011.

TOM KOUTSANTONIS, Minister for Mineral Resources Development

MINING ACT 1971

Determination of Statutory Forms under the Mining Act 1971

NOTICE is hereby given, of the determined manner and form of the statutory forms for use pursuant to the relevant sections of the Mining Act 1971.

Forms pursuant to the Mining Act 1971 and Mining Regulations 2011					
Form Number	Title	Part	Section		
04	Mineral claim: application to peg in alternate manner	4	21 (2) (b)		
05	Mineral claim: application for registration	4	21 (6)		
06	Mineral claim: surrender of registered claim	4	26 (4)		
07	Access claim: application for registration	9A	63C (1) (a)		
08	Access claim: application for renewal	9A	63E (1a)		
09	Access claim: surrender of registered claim	9A	63E (3)		
10	Mining lease: application	6	35 (1)		
12	Retention lease: application	6A	41B (1)		
13	Lease or licence: Instrument of transfer	12	83 (1)		
14	Lease or licence: surrender (or partial surrender)	12	82		
15	Lease or licence: application for renewal	6 6A 8	38 (3) 41D (2) 55 (3)		
17	Miscellaneous purposes licence: application	8	53 (1)		
21	Notice of entry on land	9	58A (1)		
22	Notice of use of declared equipment	9	59 (2)		
23	Waiver of exemption	1	9AA (2)		
24	Caveat against a mining tenement	11A	73A (2) (a)		
25	Caveat by consent	11A	73A (2) (a)		
26	Mining return	12	76 (1)		
27	Notice initiating negotiations with Native Title parties—section 63M	Regs Pt 12	Reg 105		
28	Private mine: royalty liability	11B	73E (3) (b)		
29	Mineral exploration licence: application/renewal	5	29 (1)		
30	Private mine: notice of application to vary or revoke the declaration of an area	11B	73M (4) (b) (ii)		
31	Tenement Returns e-Lodgement (TReL) application	12	76 (1)		

These forms become effective from 1 July 2011. Copies of these forms can be downloaded from the PIRSA website: www.pir.sa.gov.au/minerals or by contacting Mineral Tenements on telephone (08) 8463 3103. Dated 28 June 2011.

TOM KOUTSANTONIS, Minister for Mineral Resources Development

Mining Act 1971 ("the Act") - Part 4

MINERAL CLAIM: APPLICATION TO PEG IN ALTERNATE MANNER



			•	TRIP	
USE THIS FORM TO:	Apply for permission to idea	ntify a mineral	claim in a manner other tha	an traditional pegging	
Section A:	Location of pegg	jing area	a		
Section, Hundred					Clearly
Pastoral block					define the pegging area with as much
Other					detail as possible.
Local Council area					
Area plan	A detailed plan of the loca must be attached. The plan must show – • dimensions and coordinat • bearings and distances fro • the proposed means of ac All measurements taken for or other survey equipment.	es/bearings of om land bound cess from a p	f area boundaries; and daries or other known points ublic road.	s; and	
Section B:	Minerals Sought				
Mineral type Mineral/s sought	Extractive Minerals		Minerals		Tick one box only. Specify mineral name/s, not just symbol, e.g. "Gold" not "Au".
Section C:	Owners of Land	and Not	tice of Entry		
	Title reference	Owner of land	d	Date Form 21 served on owner	(i) A copy of each title (less
Provide details of the land owner/s within the claim area, and how Notice of Entry (Form 21) was					than 3 months old), proving land ownership, must be attached.
served, in accordance with section 58A of the Act.					Proof of service must be attached.
	You must wait at leas lodging this application			ices to the owners of l	and before
OR					
Provide details of any agreements with owner/s of land to authorise entry, in place of a notice of entry.					A copy of each agreement, signed by all parties, must be attached.
FORM 04	MINING ACT 1971		Version 1.0 – 0	1 July 2011	Page 1 of 2

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Section D:	Reasons for pegging in alternate manner	
Provide reasons why approval should be given for this area to be pegged in an alternate manner.		Attach additional information if necessary.

If this application to peg in an alternate manner is approved, the date that this application was <u>lodged</u> with a mining registrar becomes the effective pegging date under the Act.

If approval is given, Form 05 (mineral claim – application for registration) may then be lodged with a mining registrar to register your mineral claim, as per the normal process. Form 05 must be lodged within 14 days of the effective pegging date, unless a longer period is approved.

NOTE: Each party must complete a separate copy of the 'applicant details' page and attach to this application.

Section E:

Application Checklist

Ensure that the following items are included with your application (where relevant).

. • •		
Section	Item	Applications
A. Location of pegging area	A detailed plan showing the location of the claim and the coordinates of the pegs, prepared by a licensed surveyor	must contain these items (as applicable) in order to be valid
	☐ A copy of each title evidencing ownership of the land, less than 3 months old	Invalid applications may
C. Owners of Land & Notice of Entry	☐ A copy of each notice of entry to land and proof of service	be refused, or
,	A copy of any agreement waiving notice of entry, signed by all parties involved	further information may be requested
D. Reasons for pegging in alternate manner	☐ Sufficient detail is provided to explain why approval should be given for pegging in an alternate manner	before application is accepted for processing.
ATTACHMENT: Applicant details	A separate copy of the 'applicant details' page has been completed and attached for each applicant.	

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ATTACHMENT Mining Act 1971 ("the Act")

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SOUT	Government of South Australia
TR.	Primary Industries and Resources SA

USE THIS FORM TO: Provide the details of an applicant – one applicant per page only							
This applicant's percentage share	%	Applica	nt number		of		Provide the total number of applicants.
Applicant type:	☐ COMPANY						
Company name							
ABN			ACN				registered business
Registered address line 1		·					address, and ABN/ACN.
Registered address line 2							New company applicants need
Suburb/Locality				State	Po	stcode	to attach copy of certificate of business
	☐ INDIVIDUAL						registration.
Surname							-
Given names							
Applicant contact	ct details 🗆 Postal ad	ddress is th	e same as comp	any registered	d address a	bove	
Postal address line 1							All applicants must complete
Postal address line 2							this section.
Suburb/Locality				State	Po	stcode	
Email							
Website							
Telephone			Fax				
Contact person t	for queries 🗆 ı am the	primary cor	ntact for this app	lication			
Contact Name							A contact person must be
Position							nominated for each applicant.
Email				1			
Telephone			Fax				
Certification that	application is compl	ete an	d correct				
	COMPANY REPRESENT OR INDIVIDUAL	ATIVE		OMPANY REP OR INDIVIDUA			© COMPANY:
Print Name	1.		2.				by appropriate representative/s.
Role	1.		2.				INDIVIDUAL: witness certifies
Date Signed	1. 2.					that the individual named above is	
Signature	1.		2.				the person whose signature appears here.
	Applications in an individual's nar the application (e.g. not a joint ap		witnessed by a	person who is	not a bene	ficiary of	
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MINING ACT 1971

FORM 05

Mining Act 1971 ("the Act") - Part 4

MINERAL CLAIM: APPLICATION FOR REGISTRATION



			<u> </u>		
USE THIS FORM TO:	Apply to register a min	eral claim that you have	pegged		
Section A:	Location of C	laim			
Section, Hundred					© Clearly
Pastoral block					define the area of the claim with as much detail as
Other					possible.
Local Council area					
Area plan	The plan must show – dimensions and coor bearings and distance the proposed means	of access from a public i on for the purposes of the	n boundaries; and or other known points; and	GPS unit	
Section B:	Minerals Sou	ght			
Mineral type	□ Extractive Mineral	s	□ Minerals		Tick one box
Mineral/s sought					only. Specify mineral name/s, not just symbol, e.g. "Gold" not "Au".
Section C:	Pegging of CI	aim			
Pegging date Pegged by					Can be pegged by an agent of the applicant.
Section D:	Owners of La	nd and Notice	of Entry		
	Title Reference	Owner of land		Date Form 21 served on owner	A copy of each land title
Provide details of the land owner/s within the claim area, and how Notice of Entry (Form 21) was served, in accordance with section 58A of the Act.					(less than 3 months old), proving land ownership, must be attached.
					Proof of service must be attached.
Provide details of any agreements with owner/s of land to authorise entry, in place of a notice of entry.					A copy of each agreement, signed by all parties, must be attached.

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MINING ACT 1971

Section E:	Exempt Land				
Provide details of any land within the claim area that is 'exempt land' under section 9 of the Act.		Also identify exempt land in the area plan you provide. Do not include land subject to a waiver of exemption or Court determination.			
Provide details of any land for which a waiver of exemption has been negotiated.			A copy of each waiver must be attached if complete.		
Section F:	Payment Details				
Fee Payment method	Mineral claim – application fo Cash – in person only. I Cheque Money Order Credit Card – PIRSA to Credit Card – details be	Refer to the current fee schedule for the applicable fee.			
Card number	_ stout out dotains be	in the first of th	CVV Code is the		
Expiry MM/YYYY		CVV security code	last 3 digits printed in the signature block		
Cardholder name			on the back of the credit card.		
Cardholder signature					
	Application Chec	copy of the 'applicant details' page and attach to thi			
Ensure that the following	Section	Item	Applications		
items are included with your application (where relevant).	A. Location of Claim	A detailed plan showing the location of the claim and the coordinates of the pegs	must contain these items (as applicable) in order to be valid.		
	D. Owners of Land & Notice of Entry	A CODY OF EACH DOLLCE OF EDITY TO LAND AND DIGOT OF SERVICE			
	E. Exempt Land	A copy of any Waiver of Exemption that has been completed. These must be submitted before mining operations can begin.	before application is accepted for processing.		
	F. Payment Details	Payment details below are complete, including the correct fee amount			
	ATTACHMENT: Applicant details	A separate copy of the 'Applicant details' page has been completed and attached for each applicant			

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Page 2 of 2

ATTACHMENT

Mining Act 1971 ("the Act")

Government of South Australia
Primary Industries and Resources SA

	_			VR N						
USE THIS FORM TO:	Provide the details of an applica	int – one a	pplicant per page	only						
This applicant's percentage share	%	Applio	cant number		of		Provide the total number of applicants.			
Applicant type:	☐ COMPANY									
Company name							If 'Company', provide			
ABN			ACN				registered business			
Registered address line 1							address, and ABN/ACN.			
Registered address line 2							New company applicants need			
Suburb/Locality				State	Po	stcode	to attach copy of certificate of			
							business registration.			
Surname										
Given names										
Applicant contac	ot details 🗆 Postal a	nddress is t	the same as com	pany registered a	address al	bove				
Postal address line 1							All applicants must complete			
Postal address line 2							this section.			
Suburb/Locality				State	Po	stcode				
Email				-						
Website										
Telephone			Fax							
Contact person	for queries 🗆 ı am the	primary c	ontact for this app	olication						
Contact Name							A contact person must be			
Position							nominated for each applicant.			
Email										
Telephone			Fax							
Certification that	application is comp	lete ar	nd correct							
	COMPANY REPRESEN OR INDIVIDUAL			OMPANY REPR			© COMPANY: must be signed by appropriate representative/s.			
Print Name	1.		2.							
Role	1.		2.				INDIVIDUAL:			
Date Signed	1.		2.				witness certifies that the individual named above is			
Signature	1.		2.				the person whose signature appears here.			
	Applications in an individual's na the application (e.g. not a joint a		pe witnessed by a	person who is n	ot a bene	ficiary of				
ATTACHMENT	MINING ACT 1971		Version	1.0 – 01 July 20	011		Page 1 of 1			

Mining Act 1971 ("the Act") - Part 4

MINERAL CLAIM: APPLICATION FOR REGISTRATION

Government of South Australia Primary Industries and Resources SA

APPENDIX A: FURTHER INFORMATION FOR THE APPLICANT

Owner of Land definition

Under the Mining Act 1971, owner of land includes (but is not limited to) -

- · a freehold landowner; or
- · a native title holder; or
- a person who controls or manages the land; or
- · a person who is lawfully in occupation of the land.

Refer to Part 1, section 6 of the Act for the full definition of owner of land.

Applicants are advised to ensure they are fully aware of their obligations under the Act.

Retain this page for your information.

Land exempt from mining operations

Under section 9 of the Act the following land is exempt from mining operations-

- (a) land that is lawfully and genuinely used -
 - (i) as a yard, garden, cultivated field, plantation, orchard or vineyard;
 - (ii) as an airfield, railway or tramway;
 - (iii) as the grounds of a church, chapel, school, hospital or institution; or
- (b) land that constitutes any parklands or recreation grounds under the control of a council; or
- (ba) land -
 - (i) that is dedicated or reserved, pursuant to statute, for the purpose of waterworks; or
 - (ii) that is vested in the Minister of Public Works for the purpose of waterworks; or
 - (iii) that is comprised within an easement in favour of the Minister of Public Works; or
- (bb) land that constitutes a forest reserve under the Forestry Act 1950; or
- (c) any separate parcel of land of less than 2 000 square metres within any city, town or township; or
- (d) land that is situated -
 - within 400 metres of a building or structure used as a place of residence (except a building or structure of a class excluded by regulation from the ambit of this paragraph); or
 - (ii) within 150 metres of -
 - (A) a building or structure, with a value of \$200 or more, used for an industrial or commercial purpose; or
 - (B) a spring, well, reservoir or dam,

The land is not exempt land if a mining tenement (claim, lease or licence) is pegged or granted <u>before</u> the land falls into one of the above categories. For example, land will not be classed as exempt land if a dwelling or structure is built after a mining tenement is pegged or granted.

Mining Act 1971 ("the Act") - Part 4

MINERAL CLAIM: SURRENDER OF REGISTERED CLAIM



WINLINAL CLAIM.	SOURCEMBER OF REGISTERED CEA	41141	TRN		
USE THIS FORM TO:	Surrender a mineral claim that is currently	registered			
Section A:	Mineral Claim				
Mineral claim number	MC	Expiry date			Attach additional
Claim location					information as necessary.
Holder name/s and	1.			%	,.
percentage share	2.			%	
Section B:	Removal of pegs				
Peg removal date					Pegs must
Pegs removed by					before surrender of claim.
Section C:	Contact information				
Contact name					Contact person must be
Position					nominated for any queries.
Email					
Telephone		Fax			
Section D:	Certification that surrende	er is comp	lete and	correct	
	COMPANY REPRESENTATIVE OR INDIVIDUAL		OMPANY REPR OR INDIVIDUAL		© COMPANY:
Print Name	1.	2.			by appropriate representative/s.
Role	1.	2.			INDIVIDUAL: witness certifies
Date Signed	1.	2.			that the individual named above is
Signature	1.	2.			the person whose signature appears here.
	Applications in an individual's name must be the application (e.g. not a joint applicant).	be witnessed by a	person who is n	ot a beneficiary of	

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Mining Act 1971 ("the Act") - Part 9A

ACCESS CLAIM: APPLICATION FOR REGISTRATION



USE THIS FORM TO:	Apply to register an access claim that you have pegged				
Section A:	Details of tenement				
Existing sub-surface strate	um tenement number		The existing sub-surface		
Location of claim			tenement must be immediately below the area of the access claim.		
Area plan	A detailed plan of the location of the claim must be attached. The plan must show – • dimensions and coordinates/bearings of claim boundaries; and • bearings and distances from land boundaries or other known poin • the proposed means of access from a public road. All measurements taken for the purposes of the plan must be taken or other survey equipment.	•			
Section B:	Pegging of Claim				
Pegging date			© Can be pegged by an		
Pegged by					
Section C:	Payment Details				
Fee	Access claim – application for registration	\$	Refer to the current fee		
Payment Method	□ Cash – in person only. Do not post. □ Cheque □ Money Order □ Credit Card – PIRSA to contact applicant for card details □ Credit Card – details below - Visa / MasterCard (circle one)	OFFICE USE ONLY RECEIPT			
Card Number			CVV Code is the		
Expiry MM/YYYY	CVV Security Co	de	last 3 digits printed in the signature block		
Cardholder Name			on the back of the credit card.		
Cardholder Signature					

NOTE: Each party must complete a separate copy of the 'applicant details' page and attach to this application.

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ATTACHMENT Mining Act 1971 ("the Act")

U C	Government of South Australia
	Primary Industries and Resources SA

USE THIS FORM TO:	Provide the details of an applica	nt – one app	olicant per page	only							
This applicant's percentage share	% Applicant number			of		Provide the total number of applicants.					
Applicant type:	☐ COMPANY										
Company name											
ABN			ACN				registered business				
Registered address line 1							address, and ABN/ACN.				
Registered address line 2							New company applicants need				
Suburb/Locality				State	Po	stcode	to attach copy of certificate of business				
	☐ INDIVIDUAL						registration.				
Surname							-				
Given names											
Applicant contact	ct details 🗆 Postal a	ddress is th	e same as comp	any registered	d address a	bove					
Postal address line 1							(i) All applicants must complete				
Postal address line 2							this section.				
Suburb/Locality				State	Po	stcode					
Email											
Website											
Telephone			Fax								
Contact person	for queries 🛮 🗀 ı am the	primary cor	ntact for this app	lication							
Contact Name							A contact person must be				
Position							nominated for each applicant.				
Email							-				
Telephone			Fax								
Certification that	application is comp	ete an	d correct								
	COMPANY REPRESEN OR INDIVIDUAL	TATIVE		OMPANY REP			© COMPANY:				
Print Name	1.		2.				must be signed by appropriate representative/s.				
Role	1.		2.				INDIVIDUAL:				
Date Signed	1.		2.				witness certifies that the individual named above is				
Signature	1.		2.				the person whose signature appears here.				
	Applications in an individual's na the application (e.g. not a joint a		witnessed by a	person who is	not a bene	ficiary of					
ATTACHMENT	MINING ACT 1971		Version	1.0 – 01 July	2011		Page 1 of 1				

MINING ACT 1971

FORM 08

Mining Act 1971 ("the Act") - Part 9A

ACCESS CLAIM: APPLICATION FOR RENEWAL



USE THIS FORM	To apply to renew an access claim that is curre	ntly registered					
Section A:	Claim details						
List the access claim/s to be renewed and their location.		Multiple claims may be listed.					
Holder name/s and percentage share	1. 2.	Attach additional information as necessary.					
Section B:	Contact information						
Contact name						Contact person must be	
Position						nominated for any queries.	
Email							
Postal address line 1							
Postal address line 2							
Suburb/Locality			Stat	е	Postcode		
Telephone		Fax			•		
Fee Payment Method Card Number Expiry MM/YYYY Cardholder Name Cardholder Signature	Payment details Access claim – application for renewal Cash – in person only. Do not post. Cheque Money Order Credit Card – PIRSA to contact applicant for Credit Card – details below - Visa / Master			\$ OI	FFICE USE ONLY RECEIPT	Refer to the current fee schedule for the applicable fee. Fee applies per claim. CVV Code is the last 3 digits printed in the signature block on the back of the credit card.	
Section D:	Certification that renewal is	complete	e and	co	rrect	_	
	COMPANY REPRESENTATIVE OR INDIVIDUAL				ESENTATIVE S WITNESS	© COMPANY: must be signed	
Print Name					by appropriate representative/s.		
Role	1.	2.				INDIVIDUAL: witness certifies	
Date Signed	1.	2.				that the individual named above is	
Signature	Applications in an individual's name must be with application (e.g. not a joint applicant).	1. 2. Thanked and the person whose sign appears he Applications in an individual's name must be witnessed by a person who is not a beneficiary of					

Version 1.0 – 01 July 2011

Mining Act 1971 ("the Act") - Part 9A

ACCESS CLAIM: SURRENDER OF REGISTERED CLAIM



ACCESS CLAIM: S	URRENDER OF REGISTERED CLAIM	l	FRAN	,	
USE THIS FORM TO:	Surrender an access claim that is currently re	egistered			
Section A:	Claim details				
Access claim number					@ Attach
Claim location					additional information as necessary.
Holder name/s and	1.			%	moodca, y.
percentage share	2.			%	
Section B:	Removal of pegs				
Peg removal date					Pegs must
Pegs removed by					before surrender of claim.
Section C:	Contact information				
Contact name					© Contact person must be
Position					nominated for any queries.
Email					
Telephone		Fax			
Section D:	Certification that surrender	r is comp	lete and o	correct	
	COMPANY REPRESENTATIVE OR INDIVIDUAL		OMPANY REPRE OR INDIVIDUAL'S		© COMPANY:
Print name	1.	2.			by appropriate representative/s.
Role	1.	2.			INDIVIDUAL: witness certifies
Date signed	1.	2.			that the individual named above is
Signature	1.	2.			the person whose signature appears here.
	Applications in an individual's name must be	witnessed by a	person who is no	ot a beneficiary of	

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Mining Act 1971 ("the Act") - Part 6

MINING	LEASE:	APPLICATION	J
		ALL FIGATION	•



			~	K.	
USE THIS FORM TO:	Apply for a mining lease for	r minerals or extractiv	ve minerals		
Section A:	Mineral details				
Lease type	☐ Mineral Lease (ML)		☐ Extractive Minera	ls Lease (EML)	Tick one box only. Specify mineral
Mineral/s sought					name/s, not just symbol, e.g. "Gold" not "Au".
Section B:	Lease area				
☐ The whole of the land comprised in mineral claim (MC) number/s: ☐ The portion of the land shown on the attached plan,					
comprised in mineral c	laim (MC) number/s:				area.
Section C:	Owners of Land	and Notice	of Entry		
Provide details of the land	Title Reference	Owner of land		Date Form 21 served on owner	A current copy of each title (less than 3
owner/s within the claim area, and how Notice of Entry (Form 21) was					months old), proving land ownership, along
served, in accordance with section 58A of the Act.					with proof of service, must be attached if not previously submitted.
OR					Submitted.
Provide details of any agreements with owner/s of land to authorise entry, in place of a notice of entry.	F				A copy of each agreement, signed by all parties, must be
Include any native title agreements/determinations detailed in Section E below.					attached if not previously submitted.
On all and Da					
Section D:	Exempt Land				
Provide details of any land within the claim area that is 'exempt land' under section 9 of the Act.					exempt land in the plan. Do not include land subject to a waiver of exemption or Court determination.
Provide details of any land for which a waiver of exemption (Form 23) has been negotiated.					A copy of each waiver must be submitted before mining operations can
		<u> </u>			commence.
EODM 10	MINING ACT 1071	i i	Version 1.0 01 lul	v 2011	Dogo 1 of 2

Section E:	Native title land	
Provide details of any land where native title [under the Native Title (South Australia) Act 1994] exists or might exist, even if there are no current claims or declarations.		Provide an extract from the State Native Title Register and/or the Register of Native Title Claims (Cwlth) if any exist.
If native title land exists		(i)
within the proposed lease area, provide details of the	A native title mining agreement was registered under Part 9B of the Act on this date:	Tick one box only and provide
negotiations with the native title parties.	A native title mining determination was registered under Part 9B of the Act on this date:	details.
	An agreement or determination has not been registered, but the following steps have been taken towards negotiations with native title parties:	The lease cannot be granted until an agreement or determination is
		registered.
	NOTE: The Minister may refuse an application for a lease over native title land if the applicant is n	ot
	proceeding with reasonable diligence to obtain the necessary agreement or determination.	
Section F:	Attachments	
Ensure that the following items are included with	☐ A mining proposal document that meets the requirements of section 35(1) of the Act	Applications must contain
your application.	☐ A plan showing the area of the mineral claim/s and the area of the proposed lease	these items in order to be valid.
	Any notices or agreements referenced in sections C, D or E above that have not been submitted to the Mining Registrar previously, or have changed or expired since last submitted	Please tick each box to confirm.
	A separate, completed 'applicant details' page for each applicant	
Section G:	Payment Details	
Fee	Application for a mining lease \$	Refer to the current fee
Payment method	□ Cash – in person only. Do not post. □ Cheque □ Money Order □ Credit Card – PIRSA to contact applicant for card details □ Credit Card – details below - Visa / MasterCard (circle one)	schedule for the applicable fee.
Card number	STORE GREAT GOLDS DOWN - YING / MUSICIFICATION (INTO)	
Expiry MM/YYYY	CVV Security Code	CVV Code is the last 3 digits
Cardholder name		printed in the signature block on the back of
Cardholder signature		the credit card.

By completing and submitting this application, I/we certify that this application and mining proposal are accurate and are compliant with section 35(1) of the Act, and regulations 30(1) and 30(2) (and any published Ministerial determination under 30(3)) of the associated *Mining Regulations 2011*.

NOTE: Each party must complete a separate copy of the 'applicant details' page and attach to this application.

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ATTACHMENT Mining Act 1971 ("the Act")

€QUIDA	Government of South Australia
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USE THIS FORM TO:	Provide the details of an applica	nt – one appli	cant per page	only			
This applicant's percentage share	%	Applicant	number		of	Provide the total number of applicants.	
Applicant type:	☐ COMPANY						
Company name						If 'Company', provide	
ABN		registered business					
Registered address line 1						address, and ABN/ACN.	
Registered address line 2						New company applicants need	
Suburb/Locality				State	Postcode	to attach copy of certificate of	
	☐ INDIVIDUAL					business registration.	
Surname							
Given names							
Applicant contact	ot details 🗆 Postal a	ddress is the	same as comp	oany registered	address above		
Postal address line 1						(i) All applicants must complete	
Postal address line 2	must com this sectio						
Suburb/Locality				State	Postcode		
Email				•	•		
Website							
Telephone			Fax				
Contact person	for queries 🗆 ı am the	primary conta	act for this app	lication			
Contact Name						A contact person must be	
Position						nominated for each applicant.	
Email				,			
Telephone			Fax				
Certification that	application is comp	lete and	correct				
	COMPANY REPRESEN OR INDIVIDUAL			OMPANY REPR		© COMPANY:	
Print Name	1.		2.			must be signed by appropriate representative/s.	
Role	1.		2.			INDIVIDUAL:	
Date Signed	1.		2.			witness certifies that the individual named above is	
Signature	1.		2.			the person whose signature appears here.	
	Applications in an individual's na the application (e.g. not a joint a		vitnessed by a	person who is r	not a beneficiary of		
ATTACHMENT	MINING ACT 1971		Version	1.0 – 01 July 2	011	Page 1 of 1	

Mining Act 1971 ("the Act") - Part 6A



USE THIS FORM TO:	Apply for a retention lease	over all or part of a m	ineral claim		
Section A:	Mineral details				
Mineral type Mineral/s sought	☐ Extractive Minerals		☐ Minerals		Tick one box only. Specify mineral name/s, not just
					symbol, e.g. "Gold" not "Au".
Section B:	Lease area				
☐ The whole of the land o	comprised in mineral claim (M	C) number/s:			Provide all MC numbers in
The portion of the land comprised in mineral cl	shown on the attached plan, aim (MC) number/s:				the application area.
Local Council area			Lease term (years)		Specify desired lease term.
Section C:	Owners of Land	and Notice	of Entry		
Provide details of the land	Title Reference	Owner of land		Date Form 21 served on owner	A copy of each title (less
owner/s within the claim area, and how Notice of					than 3 months old), proving land ownership, along
Entry (Form 21) was served, in accordance with section 58A of the Act.					with proof of service, must be attached if not
					previously submitted.
Provide details of any agreements with owner/s of					(i) A copy of
land to authorise entry, in place of a notice of entry.					each agreement, signed by both parties, must be
Include any native title agreements/determinations detailed in Section E below.					attached if not previously submitted.
Section D.	Everent land				
Section D: Provide details of any land	Exempt land				(i) Identify any
within the claim area that is 'exempt land' under section 9 of the Act.					exempt land in the plan. Do not include land subject to a waiver of
					exemption or Court determination.
Provide details of any land					(i) A copy of
for which a waiver of exemption (Form 23) has been negotiated.					each waiver must be submitted before mining operations can commence.
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MINING ACT 1971

Section E:	Native title land		
Provide details of any land where native title (under the Native Title (South Australia) Act 1994] exists or might exist, even though there are no current claims or declarations.			Provide an extract from the State Native Title Register and/or the Register of Native Title Claims (Cwlth) if any exist.
If native title land exists within the lease area, provide details of the negotiations with the native title parties.	A native title mining agreement was registered under Part 9B of the Act on this date - A native title mining determination was registered under Part 9B of the Act on this date - An agreement or determination has not been registered but taken towards negotiations with native title parties: NOTE: The Minister may refuse an application for a lease over proceeding with reasonable diligence to obtain the necessity.	native title land if the applicant is r	
Section F:	Grounds for retention lease		
Provide justification for the grant of a retention lease.			See section 41A(2) of the Act for more information.
Section G:	Operations on the land		
Provide details of the activities or operations already conducted on the land. AND Provide details of the activities or operations proposed to be be conducted on the land.	□ A proposal document is attached in support of this section □ Details of the operations are provided below. PIRSA may request a proposal document at a later date.		Tick one box only.

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Section H:	Attachments			
Ensure that the following items are included with	☐ A plan showing the area	Applications must contain		
your application.	 Any notices or agreeme submitted to the Mining 	e that have not been expired since last submitted	these items in order to be valid.	
	☐ A proposal document, if	Section G is not completed		
	☐ A separate, completed 'a			
Section I:	Payment Details			
Fee	Application for a retention lea	se	\$	Refer to the current fee
Payment Method	_	oo not post. contact applicant for card details ow - Visa / MasterCard (circle one)	OFFICE USE ONLY RECEIPT	schedule for the applicable fee.
Card Number				
Expiry MM/YYYY		CVV Security Code		CVV Code is the last 3 digits printed in the
Cardholder Name				signature block on the back of
Cardholder Signature				the credit card.

NOTE: Each party must complete a separate copy of the 'applicant details' page and attach to this application.

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ATTACHMENT

Mining Act 1971 ("the Act")

40UTA	Government of South Australia
	Primary Industries and Resources SA

	-			TRN			
USE THIS FORM TO:	Provide the details of an applica	int – one a	pplicant per page	only			
This applicant's percentage share	%	Applio	cant number		of		Provide the total number of applicants.
Applicant type:	☐ COMPANY						
Company name							
ABN			ACN				registered business
Registered address line 1							address, and ABN/ACN.
Registered address line 2							New company applicants need
Suburb/Locality				State	Po	stcode	to attach copy of certificate of
							business registration.
Surname							
Given names							
Applicant contac	ot details ☐ Postal a	iddress is f	the same as comp	oany registered a	iddress al	oove	
Postal address line 1							All applicants must complete
Postal address line 2							this section.
Suburb/Locality				State	Po	stcode	-
Email				•	•		
Website							
Telephone			Fax				
Contact person	for queries 🗆 I am the	primary c	ontact for this app	olication			
Contact Name							A contact person must be
Position							nominated for each applicant.
Email							
Telephone			Fax				-
Certification that	application is comp	lete ar	nd correct				,
	COMPANY REPRESEN OR INDIVIDUAL			OMPANY REPRI OR INDIVIDUAL'			© COMPANY:
Print Name	1.		2.				by appropriate representative/s.
Role	1.		2.				INDIVIDUAL:
Date Signed	1.		2.				witness certifies that the individual named above is
Signature	1.		2.				the person whose signature appears here.
	Applications in an individual's na the application (e.g. not a joint application (e.g. not a joi		pe witnessed by a	person who is n	ot a bene	ficiary of	
ATTACHMENT	MINING ACT 1971		Version	1.0 – 01 July 20	011		Page 1 of 1

MINING ACT 1971

FORM 13

Mining Act 1971 ("the Act") - Part 12



LEASE OR LICENCE	: INSTRUMENT OF TRANSFER		TRIS	Primary Industries ar	nd Resources SA	
USE THIS FORM TO:	Apply to transfer ownership of a tenement from	m ONE party to	ONE other part	у		
Section A:	Tenement details					
List the tenement/s to be transferred and their location.					Multiple leases may be listed IF the	
This form applies to: EL, ML, EML, MPL, RL					parties and percentage share from/to are exactly the same.	
Section B:	Current holder (transferor)					
Holder name	Must currently hold the					
Percentage share currently held in the tenement/s shown above						
Percentage share in the mir	ning lease/s shown above to be transferred to tr	ransferee		q	shown.	
Percentage share in the mir	ning lease/s shown above to be retained by tran	sferor		0	6	
Postal address line 1						
Postal address line 2						
Suburb/Locality			State	Postcode		
Telephone		Fax				
	Subject to the consent of the Minister ushare of the mining lease/s listed in Sel understand that I am responsible for t is completed.	ction A to th	e transferee ii	n Section D.		
	COMPANY REPRESENTATIVE OR INDIVIDUAL		OMPANY REPRE OR INDIVIDUAL'S		© COMPANY:	
Print Name	1.	2.			by appropriate representative/s.	
Role	1.	2.			INDIVIDUAL: witness certifies	
Date Signed	1.	2.			that the individual named above is	
Signature	1.	2.			the person whose signature appears here.	
	Applications in an individual's name must be with application (e.g. not a joint applicant).	vitnessed by a	person who is no	ot a beneficiary of		
Section C:	Conditions of transfer					
New holder name					Must transfer the same %	
Consideration paid to transf	feror in respect of this transfer	\$			share of each tenement shown.	
Conditions of transfer (if any)		-			Provide any	
					conditions that apply to the transfer, and	
					ttach any related documents (eg	
					sale agreement).	

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Section D:	New holder (trans	sferee)						
New holder name						To be completed by the		
Postal address line 1						transferee.		
Postal address line 2								
Suburb/Locality				State	Postcode			
Telephone		F	ax					
	I agree to hold, and adhe I accept the conditions o notification when the trai NOTE: If the transferee is details' page must be co	f transfer describe nsfer is consented s not already a tene	d in Sect to. ement ho	ion C. I unde	erstand that I will	receive • 'applicant		
	COMPANY REPRES			MPANY REPR	ESENTATIVE 'S WITNESS	© COMPANY:		
Print Name	1.	2		(II (DIVIDO) AE	o mineso	must be signed by appropriate representative/s.		
Role	1.	2				INDIVIDUAL: witness certifies		
Date Signed	1.	2				that the individual named above is		
Signature	1.	2.				the person whose signature appears here.		
	Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).							
Section E:	Payment Details							
Fee	Application for Ministerial cor	nsent under the Act		\$		Refer to the		
Payment Method	☐ Cash – in person only. [☐ Cheque☐ Money Order	Do not post.		0	RECEIPT	current fee schedule for the applicable fee.		
	Credit Card – PIRSA to	☐ Credit Card – PIRSA to contact applicant for card details						
Card Number						CVV Code is the		
Expiry MM/YYYY		С	VV Securit	y Code		last 3 digits printed in the signature block		
Cardholder Name						on the back of the credit card.		
Cardholder Signature								

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ATTACHMENT

Mining Act 1971 ("the Act")

	Government of South Australia
	Primary Industries and Resources SA

USE THIS FORM TO:	Provide the details of an applica	int – one a	pplicant per page	only					
This applicant's percentage share	%	Applio	cant number		of		Provide the total number of applicants.		
Applicant type:	☐ COMPANY								
Company name							(if 'Company', provide		
ABN			ACN				registered business		
Registered address line 1							address, and ABN/ACN.		
Registered address line 2							New company applicants need		
Suburb/Locality				State	Po	stcode	to attach copy of certificate of		
							business registration.		
Surname									
Given names									
Applicant contac	ct details 🗆 Postal a	iddress is t	he same as comp	oany registered	address al	bove			
Postal address line 1							(i) All applicants must complete		
Postal address line 2							this section.		
Suburb/Locality				State	Po	stcode			
Email									
Website									
Telephone			Fax						
Contact person	for queries 🗆 I am the	primary c	ontact for this app	lication					
Contact Name							A contact person must be		
Position							nominated for each applicant.		
Email									
Telephone			Fax						
Certification that	application is comp	lete ar	nd correct						
	COMPANY REPRESEN OR INDIVIDUAL			OMPANY REPR			© COMPANY:		
Print Name	1.		2.				by appropriate representative/s.		
Role	1.		2.				INDIVIDUAL:		
Date Signed	1.		2.				witness certifies that the individual named above is		
Signature	1.		2.				the person whose signature appears here.		
	Applications in an individual's na the application (e.g. not a joint a		pe witnessed by a	person who is I	not a bene	ficiary of			
ATTACHMENT	MINING ACT 1971 Version 1.0 – 01 July 2011					Page 1 of 1			

MINING ACT 1971

FORM 14 Mining Act 1971 ("the Act") - Part 12

	,			Government of Sou				
LEASE OR LICENCE	: SURRENDER OR PARTIAL SURREN	DER	J. R. S.	Primary Industries and	Resources SA			
USE THIS FORM TO:	Apply to surrender all of one or more tenements	, or part of on	e tenement					
Section A:	Tenement details							
Holder name/s and percentage share	1.			%	Attach any additional			
	2.			%	information as required.			
List the tenement/s to be surrendered and their					Multiple			
location.					tenements may only be listed if			
This form applies to: EL, ML, EML, MPL, RL					all are full surrenders.			
					•			
Section B:	Surrender details							
Select the type of surrender being requested	I surrender the full tenement/s and the land and all my rights and title under the tenem	Tick one box						
	I surrender the portion of the lands compri	sed in the ten			only. Attach a plan of partial surrender			
	the surrender	andor the tene		Atoni oi	areas.			
Section C:	Contact information							
Section 6.					(3)			
Holder name					A contact person must be nominated for			
Contact name					any queries.			
Position								
Email					_			
Postal address line 1								
Postal address line 2								
Suburb/Locality			State	Postcode	_			
Telephone		Fax		1 0010000	-			
		L						
Section D:	Certification that surrender is	s comple	ete and	correct				
	COMPANY REPRESENTATIVE OR INDIVIDUAL		MPANY REPR	ESENTATIVE 'S WITNESS	COMPANY:			
Print Name	1.	2.	CII (DIVIDONE	3 WITHE 33	must be signed by appropriate			
Role	1.	2.			representative/s.			
					witness certifies that the individual named above is the person			
Date Signed	1.	2.						
Signature	1.	2.			whose signature appears here.			
	Applications in an individual's name must be with the application (e.g. not a joint applicant).	nessed by a p	erson who is r	not a beneficiary of	-			
	_ иго аррисацон (е.у. пос а јонк аррисанс).							
Section E:	Consent is given to this surre	ender						
Signature of the Minister or delegate under the Act		Date signed			② OFFICE USE ONLY			
		-						

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Mining Act 1971 ("the Act") - Parts 6, 6A, 8



LEASE OR LICENCE	: RENEWAL		Primary industries and	Resources SA
USE THIS FORM TO:	Apply to renew one or more active tenemer	nts		
Section A:	Tenement details			
Holder name/s and percentage share	1.		%	additional
List the tenement/s to be renewed and their location.	L			necessary. Multiple
This form applies to: ML, EML, MPL, RL				tenements may be listed.
Section B:	Renewal details			
Tenement term requested		Years, from the c	current expiry date/s	② Attach
Retention Lease (RL) only: Provide reasons for this application to renew		, 	. ,	additional information as necessary.
аррисацоп to тепеw				There is no fee to lodge a renewal application.
Section C:	Contact information			
Holder name				A contact person must be
Contact name				nominated for any queries.
Position				
Email				
Postal address line 1				
Postal address line 2				
Suburb/Locality			State Postcode	
Telephone		Fax		
Section D:	Certification that renewal	is complet	e and correct	
	COMPANY REPRESENTATIVE OR INDIVIDUAL		MPANY REPRESENTATIVE R INDIVIDUAL'S WITNESS	© COMPANY:
Print Name	1.	2.		by appropriate representative/s.
Role	1.	2.		INDIVIDUAL: witness certifies
Date Signed	1.	2.		that the individual named above is
Signature	1.	2.		the person whose signature appears here.
	Applications in an individual's name must be the application (e.g. not a joint applicant).	e witnessed by a p	person who is not a beneficiary of	

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Mining Act 1971 ("the Act") - Part 8

MISCELLANEOUS PURPOSES LICENCE: APPLICATION



				(A)		
USE THIS FORM TO:	Apply for a miscellaneous	purposes lic	ence relating to the	e conduct of mining	operations	
Section A:	Location of land	t				
Section, Hundred Pastoral block Other Local Council area						Clearly define the area of the land with as much detail as possible.
Section B:	Pegging of land					
Pegging date Pegged by						Consult the Act for pegging requirements.
Section C:	Owner of land					
Provide details of the land owner/s within the licence area, and how Notice of Entry (Form 21) was served, in accordance with section 58A of the Act. Provide details of any agreements with owner/s of land to authorise entry, in place of a notice of entry.	Title Reference	Owner of I	and		Date of Service	A copy of each title (less than 3 months old), proving land ownership, must be attached. Proof of service must be attached. A copy of each agreement, signed by both parties, must be attached.
Section D:	Exempt land					
Provide details of any land within the licence area that is 'exempt land' under section 9 of the Act.						Also identify exempt land in the area plans you provide. Do not include land subject to a waiver of exemption or Court determination.
Provide details of any exempt land for which a waiver of exemption has been negotiated.						A copy of each waiver must be submitted before mining operations can commence.
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Section E: Attachments

The following attachments are required for the application to be valid.

	A detailed pla	n (labelled Plan 1	l) of the	location of the	land
--	----------------	--------------------	-----------	-----------------	------

The plan must show the land sought to be included in the licence, and also -

- dimensions and coordinates/bearings of licence boundaries; and
- bearings and distances from land boundaries or other known points; and
- the proposed means of access from a public road.

A detailed plan (labelled Plan 2) of the physical features of the land

- This plan must show, with reasonable accuracy –
 the physical features of the area including high and low ground, the location of creeks, drainage channels, dams, roads, houses, fences, power lines, existing workings, dumps and tailing dams, standing trees and shrubs and any other relevant features within or adjacent to the licence area; and
- the location of proposed buildings, treatment plant, tailings or other disposal areas, roads and tracks and other features of the proposal.

All measurements taken for the purposes of the plans must be taken with a GPS unit or other survey equipment.

A management plan for the licence area

The management plan must do the following -

- specify the nature and extent of the proposed operations or activities; and set out an assessment of the environmental impacts of the proposed operations or activities; and
- set out an outline of the measures proposed to manage, limit or remedy those environmental impacts; and
- set out a statement of the environmental outcomes that are expected to occur; and include a draft statement of the criteria to be used to measure the expected
- environmental outcomes; and include the results of any consultation undertaken in connection with the proposed

(i) Attach two clearly labelled plans containing the required components.

Attach a management plan that addresses each of the criteria listed.

Section F: Application checklist

Ensure that the following items are included with your application (where relevant).

Section	Item	Applications
C. Owner of Land & Notice of Entry	□ A copy of each title evidencing ownership of the land, less than 3 months old □ A copy of each notice of entry to land and proof of service □ A copy of any agreement waiving notice of entry, signed by both parties	must contain these items (as applicable) in order to be valid. Invalid applications may be refused, or further information may be requested before application is
D. Exempt Land	A copy of any Waiver of Exemption agreement that has been finalised	
E. Attachments	 □ Plan 1 – location of the land □ Plan 2 – physical features of the land □ Management plan for the licence area □ A separate 'applicant details' page for each applicant 	
G. Payment Details	Payment details below are complete, including fee amount	accepted for processing.

Fee	Miscellaneous Purposes Lice	ence - application	\$	Refer to the current fee
Payment Method		Oo not post. contact applicant for card details low - Visa / MasterCard (circle one)	OFFICE USE ONLY RECEIPT	schedule for the applicable fee.
Card Number				CVV Code is the
Expiry MM/YYYY		CVV Security Code		last 3 digits printed in the
Cardholder Name				signature block on the back of the credit card.
Cardholder Signature				

NOTE: Each party must complete a separate copy of the 'applicant details' page and attach to this application.

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ATTACHMENT Mining Act 1971 ("the Act")

€0UT	Government of South Australia
OF RAN	Primary Industries and Resources SA

				(R)					
USE THIS FORM TO:	Provide the details of an applica	int – one a _l	pplicant per page	only					
This applicant's percentage share	%	Applic	ant number		of		Provide the total number of applicants.		
Applicant type:	☐ COMPANY								
Company name							(if 'Company', provide		
ABN			ACN				registered business		
Registered address line 1							address, and ABN/ACN.		
Registered address line 2							New company applicants need		
Suburb/Locality				State	Po	stcode	to attach copy of certificate of		
	☐ INDIVIDUAL			•			business registration.		
Surname									
Given names									
Applicant contac	ct details 🗆 Postal a	ıddress is t	he same as comp	oany registered	l address a	bove	,		
Postal address line 1							All applicants must complete		
Postal address line 2							this section.		
Suburb/Locality				State	Po	stcode	-		
Email				-	'		-		
Website									
Telephone			Fax				-		
Contact person	for queries 🗆 ı am the	primary co	ontact for this app	lication					
Contact Name							A contact person must be		
Position							nominated for each applicant.		
Email									
Telephone			Fax						
Certification that	application is comp	lete ar	nd correct						
	COMPANY REPRESEN OR INDIVIDUAL			OMPANY REP			COMPANY:		
Print Name	1.		2.				must be signed by appropriate representative/s.		
Role	1.		2.				INDIVIDUAL:		
Date Signed	1.		2.				witness certifies that the individual named above is		
Signature	1.		2.				the person whose signature appears here.		
	Applications in an individual's na the application (e.g. not a joint a		e witnessed by a	person who is	not a bene	ficiary of			
ATTACHMENT	MINING ACT 1971		Version	1.0 – 01 July	2011		Page 1 of 1		

MINING ACT 1971

FORM 21 Mining Act 1971 ("the Act") - Part 9



NOTICE OF ENTRY C	ON LAND		FRAN	Trimary madatines and	The sources of the
USE THIS FORM TO:	Advise an owner of land of an intention to e	enter their land, u	nder section 58A	of the Act	
Section A:	For the attention of the O	wner of La	and ¹ -		
Owner of land name/s					'Owner of land' has several definitions – see notes below.
Address line 1					
Address line 2					
Suburb/Locality			State	Postcode	
Type of owner					
 a freehold landowner, o a native title holder, or a person who controls o a person who is lawfully 		• 1 • 1 d.	native title claima SA Native Title S as per section 58 the holder of a co Petroleum and G	ast also be served on- ants registered under loservices (in the case of BA(2) of the Act); and urrent licence under the Geothermal Energy Act	aw, and f native title land le f 2000.
	below, after the expiry of notice.				
Client type	☐ Individual		☐ Comp	any	Provide a postal address
Name					that the owner of land can use to
Postal address line 1					contact you. If 'Company',
Postal address line 2			T	Г	provide ABN/ACN.
Suburb/Locality			State	Postcode	
ABN		ACN			
Contact name					A contact person must be
Email					nominated, and may be an agent.
Telephone		Fax			
Section C:	Location of land				
Location					© Clearly define the area of
Section number					the land with as much detail as possible.
Hundred					Complete as
Pastoral block					many fields as you have
Other					information for.

Version 1.0 - 01 July 2011

	Address both requirements. Information may be attached, clearly marked as 'Section D'.
Location and duration of activities on land	
	Address one requirement. Information (including a plan) may be attached, clearly marked as 'Section E'.
Management of activities on land	
	Address one requirement. Information may be attached, clearly marked as 'Section F'.
	Location and duration of activities on land Management of activities on land

FORM 21	MINING ACT 1971	Version 1.0 – 01 July 2011	Page 2 of 3
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Section G:	Authorisations under the Act				
Where applicable, provide the details of any current					
mining tenements (incl. exploration licences) that					
relate to the proposed activities.	② The operations and activities to which this notice relates are conducted under the <i>Mining Act 1971</i> . Any concerns or issues associated with the conduct of those operations may be raised with the department.				
Section H:	Certification				
	☐ This notice is complete and correct	Check that			
	☐ Appendix A (Further information for the including Part 9 of the Act	complete.			
	☐ The party serving the notice has kept a completed the 'Proof of Service' information.				
	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	© COMPANY:		
Print Name	1.	2.	by appropriate representative/s		
Role	1.	2.	or an agent. INDIVIDUAL:		
Date Signed	1.	2.	witness certifies that the individual		
Signature	1.	2.	named above is the person whose signature appears here.		
	Applications in an individual's name must be the application (e.g. not a joint applicant).	witnessed by a person who is not a beneficiary of	.,		

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Mining Act 1971 ("the Act") - Part 9

Government of South Australia Primary Industries and Resources SA

NOTICE OF ENTRY ON LAND

APPENDIX A: FURTHER INFORMATION FOR THE OWNER OF LAND

The following information is provided as a guide only. You may wish to seek further advice on this notice.

Glossary of terms used in this document

The Act – the current version of the Mining Act 1971

Mining operator - the party who served the notice to you. They may already hold, or be applying for, a mining

tenement under the Act (including exploration licence or mineral claim)

Mining operations - any operations carried out in the course of prospecting, exploring or mining for minerals

Owner of Land – see Section A of this form for a definition

Purpose of this form

You have received Form 21 (Notice of Entry) because the mining intends to enter your land to undertake the mining operations described in Section D of the notice.

The notice is intended to provide you with sufficient information about the proposed mining operations, to ensure that you as the owner of land can make informed decisions regarding entry on land.

After receiving this notice, you have a number of options-

- If you are agreeable to the mining operations described on the notice, no action is required. The mining operator
 must wait 21 days after the date of service before entering your land. Retain this notice for your records.
- If you require further information about the mining operations, contact the mining operator via the person named in Section B to discuss this notice.
- You may negotiate specific conditions to entry on the land (such as the timing or location of mining operations) by
 entering into an agreement with the mining operator.
- Some owners of land may have the right to object to entry on the land under section 58A of the Act (see 'Rights of objection' below).
- If you feel that the mining operations may cause you loss, hardship or inconvenience, you may be entitled to seek compensation from the mining operator under section 61 of the Act (see 'Rights of compensation' below).

Some land is exempt from mining operations under section 9 of the Act (see 'Land exempt from mining operations' and 'Waiver of exemption' below).

Rights of objection - holders of exclusive possession of the land

If you hold the land under freehold title, or hold a native title determination that provides exclusive possession, you have the right to object to entry on the land under section 58A of the Act, by lodging a notice of objection.

Within 3 months after service of the notice of entry, you may lodge a notice of objection with the Warden's Court, the Environment, Resources and Development (ERD) Court or the Supreme Court objecting—

- · to entry on the land by the mining operator; or
- to the use, or the unconditional use, of the land, or a portion of the land, for mining operations.

Further information about lodging an objection is available from the relevant court.

If the court is satisfied that the conduct of the mining operations on the land would be likely to result in substantial hardship or substantial damage to the land, the court may-

- determine that the land, or a particular part of the land, should not be used by the mining operator for the purpose
 of mining operations; or
- determine conditions on which operations may be carried out on the land by the mining operator with least detriment to the interest of the owner and least damage to the land.

Rights of compensation

Under section 61 of the Act, as the owner of land (including a pastoral lease holder) you may have the right to compensation for any economic loss, hardship and inconvenience suffered as a result of mining operations.

In determining the compensation payable, the following matters are considered:

- any damage caused to the land by the mining operator; and
- any loss of productivity or profits as a result of the mining operations; and
- · any other relevant matters.

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The compensation may include an additional component to cover costs reasonably incurred by the owner of land in connection with negotiations or dispute related to –

- the licensee gaining access to the land
- · the activities to be carried out on the land
- the compensation to be paid

The compensation can be negotiated between the owner of land and the mining operator, or determined by the appropriate court (upon application by the owner of land or the mining operator).

In determining compensation, the court will take the rehabilitation of the land into consideration. The court may order a mining operator to carry out any work to rehabilitate the land that the court thinks fit.

In assessing compensation for costs in connection with any negotiation or dispute, the court will not consider costs that arise during a period where a reasonable offer of compensation is open to the owner of land.

Land exempt from mining operations

Under section 9 of the Act the following land is exempt from mining operations-

- (a) land that is lawfully and genuinely used
 - (i) as a yard, garden, cultivated field, plantation, orchard or vineyard;
 - (ii) as an airfield, railway or tramway;
 - (iii) as the grounds of a church, chapel, school, hospital or institution; or
- (b) land that constitutes any parklands or recreation grounds under the control of a council; or
- (ba) land -
 - (i) that is dedicated or reserved, pursuant to statute, for the purpose of waterworks; or
 - (ii) that is vested in the Minister of Public Works for the purpose of waterworks; or
 - (iii) that is comprised within an easement in favour of the Minister of Public Works;

or

- (bb) land that constitutes a forest reserve under the Forestry Act 1950; or
- (c) any separate parcel of land of less than 2 000 square metres within any city, town or township; or
- (d) land that is situated -
 - within 400 metres of a building or structure used as a place of residence (except a building or structure of a class excluded by regulation from the ambit of this paragraph); or
 - (ii) within 150 metres of -
 - (A) a building or structure, with a value of \$200 or more, used for an industrial or commercial purpose; or
 - (B) a spring, well, reservoir or dam,

The land is not exempt land if a mining tenement (claim, lease or licence) is pegged or granted <u>before</u> the land falls into one of the above categories. For example, land will not be classed as exempt land if a dwelling or structure is built after a mining tenement is pegged or granted.

In regard to the holder of the benefit of the exemption, the following persons shall be regarded as the 'benefit holder':

- (a) The owner of the exempt land; and
- (b) The owner of nearby land that is exempt land by reason of its proximity to the mining operations.

Waiver of exemption

The benefit of an exemption under the Act may be waived by written agreement between the mining operator and the benefit holder, or by an ERD Court order if an agreement cannot be reached.

Mining operations cannot commence until after the exemption has been waived (through an agreement or court order), however the mining operator may enter the land and/or peg a claim before the exemption has been waived.

To initiate the negotiation process, the mining operator requests that the benefit holder enters into an agreement, by serving Form 23A (Waiver of Exemption - Request) on those persons. Further information is available on that form.

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1.7.2011—Mining Act 1971
Entry upon land, compensation and restoration—Part 9

Part 9—Entry upon land, compensation and restoration

57-Entry on land

Subject to this Part, a person authorised to prospect, explore or mine for minerals under this Act—

- (a) may enter any mineral land (except exempt land) for the purpose of prospecting, exploring or mining for minerals in accordance with the authorisation; and
- (b) may enter exempt land for the purpose of pegging out or otherwise identifying a claim.

58—How entry on land may be authorised

A mining operator may enter land to carry out mining operations on the land-

- (a) if the mining operator has an agreement¹ with the owner of the land authorising the mining operator to enter the land to carry out mining operations on the land; or
- if the mining operator is authorised by a native title mining determination to enter the land to carry out mining operations on the land; or
- (ba) if the mining operator is authorised by an indigenous land use agreement registered under the Native Title Act 1993 (Cwth) to enter the land to carry out mining operations on the land; or
- (c) if—
 - the mining operator has given the prescribed notice of entry; and
 - (ii) the mining operations will not affect native title in the land; and
 - (iii) the mining operator complies with any determination made on objection to entry on the land, or the use or unconditional use of the land, or portion of the land, for mining operations;² or
- (d) if the land to be entered is in a precious stones field and the mining operations will not affect native title in the land; or
- (e) if the mining operator enters the land to continue mining operations that had been lawfully commenced on the land before the commencement of this

Explanatory note-

A mining operator's right to enter land to carry out mining operations on the land is contingent on the operator holding the relevant mining tenement.

Notes-

- 1 If the land is native title land, the agreement is to be negotiated under Part 9B.
- 2 See section 58A(5).

Mining Act 1971-1.7.2011

Part 9—Entry upon land, compensation and restoration

58A-Notice of entry

- (1) A mining operator must, at least 21 days before first entering land to carry out mining operations, serve on the owner of the land notice of intention to enter the land (the prescribed notice of entry) describing the nature of the operations to be carried out on the land
- (2) The notice must be served—
 - (a) in the case of native title land—as prescribed by the Native Title (South Australia) Act 1994; or
 - (b) in other cases—personally or by post.
- (2a) If the land is subject to a licence under the Petroleum and Geothermal Energy Act 2000, a copy of the notice must also be served (within the time required under subsection (1)) on the holder of that licence.
- (3) If the land is held under a form of title (other than a pastoral lease or a licence under the Petroleum and Geothermal Energy Act 2000) that confers a right to exclusive possession of the land—
 - (a) the notice must contain a statement of the owner's rights of objection and compensation under this Act; and
 - (b) the owner may, within three months after service of the notice, lodge a notice of objection with the appropriate court objecting—
 - (i) to entry on the land by the mining operator; or
 - (ii) to the use, or the unconditional use, of the land, or a portion of the land, for mining operations.
- (4) The court must send a copy of a notice of objection received under subsection (3) to the mining operator.
- (5) If the court is satisfied on the hearing of an objection that the conduct of the mining operations on the land would be likely to result in substantial hardship or substantial damage to the land, the court may—
 - (a) determine that the land, or a particular part of the land, should not be used by the mining operator for the purpose of mining operations; or
 - (b) determine conditions on which operations may be carried out on the land by the mining operator with least detriment to the interests of the owner and least damage to the land.
- (6) A mining operator who contravenes or fails to comply with a determination under this section is guilty of an offence.

Maximum penalty: \$50 000.

- (7) The prescribed notice of entry is not required if—
 - (a) the land to be entered is in a precious stones field; or
 - the mining operator is authorised to enter the land by agreement with the owner of the land; or
 - the mining operator is authorised to enter the land under a native title mining determination; or

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- (ca) the mining operator is authorised to enter the land under an indigenous land use agreement registered under the Native Title Act 1993 (Cwth); or
- (d) the mining operator enters the land to continue mining operations that had been lawfully commenced on the land before the commencement of this section.
- (8) A notice is not required under subsection (2a) if the holder of the licence under the Petroleum and Geothermal Energy Act 2000 has waived the requirement for notice to be given under that subsection.
- (9) A notice under this section must be in a form determined or approved by the Minister.

59-Use of declared equipment

- Subject to this section, a mining operator shall not use declared equipment in the course of mining operations under this Act except—
 - (a) upon land subject to a lease or licence granted under this Act; or
 - in pursuance of an authorisation granted by the Minister under a program under Part 10A; or
 - (c) in pursuance of an authorisation granted by the Director of Mines under subsection (1a).

Maximum penalty: \$120 000.

- (1aaa) An authorisation under subsection (1)(b) may be given subject to conditions (if any) specified in the authorisation.
- (1a) The Director of Mines may, upon the application of the holder of a claim, authorise him, subject to the provisions of this section and the conditions (if any) specified in the authorisation, to use declared equipment upon land comprised in the claim.
- (1aa) If an application for an authorisation to use declared equipment relates to an area within the Murray-Darling Basin the Director of Mines must, in considering the application, take into account the objects of the River Murray Act 2003 and the Objectives for a Healthy River Murray under that Act.
- (1ab) If an application for an authorisation to use declared equipment relates to an area within or adjacent to a specially protected area, the Director of Mines must, before making his or her decision on the application, refer the application to the relevant Minister and consult with the relevant Minister in relation to the matter.
- (1ac) If an application for an authorisation is referred to a relevant Minister and the Minister to whom the administration of this Act is committed and the relevant Minister cannot agree—
 - (a) on whether an authorisation should be granted; or
 - if an authorisation is granted, on the conditions to which the authorisation should be subject,

the Minister to whom the administration of this Act is committed and the relevant Minister must take steps to refer the matter to the Governor and the Governor will determine the matter (and any decision taken by the Governor will be taken to be a decision of the Director of Mines under this Act).

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Part 9-Entry upon land, compensation and restoration

- (1b) A mining operator shall not use declared equipment in the course of mining operations upon land comprised in a registered access claim within a precious stones field unless he has first served on the Director of Mines—
 - (a) notice, in a manner and form determined by the Minister, of his intention to use that equipment; and
 - (b) prescribed particulars of the equipment and where it will be used.

Maximum penalty: \$50 000.

- (2) A mining operator shall, at least 21 days before he uses declared equipment upon land (not being land comprised in a mining lease), serve personally or by post on the owner of the land, written notice, in a manner and form determined by the Minister, of his intention to use declared equipment in the course of mining operations on the land.
- (2a) If the land is subject to a licence under the Petroleum and Geothermal Energy Act 2000, a copy of any notice required under subsection (2) must also be served (within the time required under that subsection) on the holder of that licence.
- (3) The owner may, at any time within 3 months after the service of a notice under subsection (2), by notice in writing lodged with the Warden's Court, object to the use, or the unconditional use, of declared equipment upon his land.
- (4) A copy of a notice of objection under subsection (3) must, within 7 days after lodgment with the Warden's Court, be served on the mining operator.
- (5) Subject to subsection (6), the Warden's Court may, upon the hearing of an objection under this section—
 - determine that declared equipment should not be used in the course of mining operations upon the land to which the objection relates or any part of that land; or
 - (b) determine upon what conditions declared equipment may be used upon the land with least detriment to the interests of the owner and least injury to the land
- (6) In any proceedings under this section, the objector must establish that the use of declared equipment upon the land would be likely to result in severe or unjustified hardship or substantial damage to the land.
- (7) If a mining operator—

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- (aa) fails to comply with any condition of an authorisation under this section; or
- (a) uses declared equipment upon land without prior service of a notice as required by subsection (2); or
- (b) fails to comply with a determination, or any condition contained in a determination, under this section.

he shall be guilty of an offence.

Maximum penalty: \$50 000.

- (8) Subsections (2) to (7) (other than subsection (2a)) do not apply to the use of declared equipment on land if—
 - (a) the land is a precious stones field; or

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Entry upon land, compensation and restoration—Part 9

- (b) there is an agreement between the mining operator and the owner of the land about the use of declared equipment on the land and the mining operator complies with the terms of the agreement; or
- (c) the Warden's Court or the ERD Court has determined conditions on which declared equipment may be used on the land and the mining operator complies with the terms of the determination.
- (9) A notice is not required under subsection (2a) if the holder of the licence under the Petroleum and Geothermal Energy Act 2000 has waived the requirement for notice to be given under that subsection.

61—Compensation

- (1) The owner of any land upon which mining operations are carried out in pursuance of this Act shall be entitled to receive compensation for any economic loss, hardship and inconvenience suffered by him in consequence of mining operations.
- (2) In determining the compensation payable under this section, the following matters shall be considered:
 - any damage caused to the land by the person carrying out the mining operations; and
 - (b) any loss of productivity or profits as a result of the mining operations; and
 - (c) any other relevant matters.
- (2a) The compensation may include an additional component to cover reasonable costs reasonably incurred by an owner of land in connection with any negotiation or dispute related to—
 - (a) the licensee gaining access to the land; and
 - (b) the activities to be carried out on the land; and
 - (c) the compensation to be paid under subsection (1).
- (3) The amount of the compensation shall be an amount determined by agreement between the owner and the mining operator or, in default of agreement, an amount determined, upon application by an interested party, by the appropriate court.
- (4) The appropriate court, in determining compensation under this section, shall take into consideration any work that the mining operator has carried out, or undertakes to carry out, to rehabilitate the land.
- (5) Upon the hearing of an application for compensation under this section, the appropriate court may order a mining operator to carry out such work to rehabilitate the land as the Court thinks fit.
- (5a) In assessing compensation under subsection (2a), costs in connection with any negotiation or dispute will not be taken to be reasonably incurred if they arise during any period when a reasonable offer of compensation is open to be accepted by the relevant owner of land.
- (6) For the purposes of this section—
 - (a) a reference to mining operations will be taken to include a reference to any investigation or survey under section 15; and

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Part 9-Entry upon land, compensation and restoration

(b) a reference to a mining operator will be taken to include a reference to the Director (in relation to any investigation or survey under section 15).

62—Bond and security

- (1) The Minister may, by notice in writing served on an applicant for, or the holder of, a mining tenement, require him to enter into a bond in such sum and subject to such terms and conditions as ensure, in the opinion of the Minister, that—
 - (a) any civil or statutory liability likely to be incurred by that person in the course of carrying out mining operations; and
 - the present and future obligations of that person in relation to the rehabilitation of land disturbed by mining operations,

will be satisfied.

- (2) The Minister may require such security for the satisfaction of the bond as the Minister thinks fit.
- (3) If the holder of a mining tenement fails to comply with a requirement under this section—
 - (a) the Minister may, if the requirement has not been complied with at the expiration of one month from the end of the time allowed for compliance, prohibit mining operations in the area of the tenement; and
 - (b) the Minister may, if the requirement has not been complied with at the expiration of three months from the end of the time allowed for compliance, cancel the tenement.
- (4) If a person conducts mining operations in contravention of a prohibition under subsection (3), he shall be guilty of an offence.

Maximum penalty: \$120 000.

- (5) Where the Minister holds, or is entitled to, any money under a bond entered into by a mining operator, the Minister may, in his discretion, expend any portion of that money in compensating any person who has suffered, or is likely to suffer, financial loss as a result of mining operations carried out by that mining operator or in rehabilitating any land disturbed by any such operations.
- (6) No action shall lie against the Minister in respect of the expenditure of money under this section.

62A-Right to require acquisition of land

- If the activities of a mining operator on land substantially impair the owner's use and enjoyment of the land, the owner may apply to the Land and Valuation Court for an order under this section.
- (2) The Court may, on an application under this section, if the Court considers it to be just and appropriate in the circumstances of the particular case—
 - make an order transferring the owner's land to the holder of the relevant mining tenement; and

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Entry upon land, compensation and restoration—Part 9

- (b) order the holder of the relevant mining tenement to pay to the owner, by way of compensation, after taking into account (to such extent as the Court considers appropriate) any compensation or other amounts that have been paid to the owner under the other provisions of this Act—
 - an amount equivalent to the market value of the land; and
 - (ii) a further amount the Court considers just by way of compensation for disturbance; and
- (c) make such other ancillary or related orders as the Court thinks fit.
- (3) This section does not apply in relation to an exploration licence.

63—Extractive Areas Rehabilitation Fund

- The Minister shall establish a fund entitled the "Extractive Areas Rehabilitation Fund".
- (2) From the royalty received or recovered by the Minister on extractive minerals, the Minister will pay the prescribed rate into the fund.
- (3) Subject to subsection (4), the Minister may expend any portion of the fund for any of the following purposes:
 - (a) the rehabilitation of land disturbed by mining operations for the recovery of extractive minerals (or any costs associated with ensuring that such land is rehabilitated in accordance with the requirements under this Act); and
 - (b) the implementation of measures designed to prevent, or limit, damage to or impairment of, any aspect of the environment by mining operations for the recovery of extractive minerals (or any costs associated with ensuring that such measures are implemented or with monitoring such measures); and
 - (c) the promotion of research into methods of mining engineering and practice by which environmental damage or impairment resulting from mining operations for the recovery of extractive minerals may be reduced.
- (4) The total expenditure in a single financial year of costs associated with ensuring that—
 - (a) the land referred to in subsection (3)(a) is rehabilitated in accordance with the requirements under this Act;

must not exceed an amount equal to 4 cents per tonne for each tonne of extractive minerals on which royalty is payable into the fund for the financial year preceding that year.

(5) In this section—

prescribed rate means 25 cents per tonne of extractive minerals, or such lesser amount as may be prescribed by the regulations.

APPENDIX B:

Mining Act 1971 ("the Act") - Part 9



NOTICE OF ENTRY ON LAND

PROOF OF SERVICE - MINING OPERATOR TO RETAIN THIS PAGE Record this Name/s of owner of land information on your duplicate copy of the Notice of Entry. Date original notice served on owner of land Do not provide this page to the owner of land. Person responsible for service of notice Notice must be served in a method that complies with Method of service regulation 106 of the Mining Regulations 2011. Notices in a company name Print Name 1 2 must be signed by appropriate 2. representative/s Role 1 Signatory may be 2. Date Signed 1. an agent of the party named in Section B. Signature 1. 2

APPENDIX C: NATIVE TITLE LAND - MINING OPERATOR TO NOTE

Service of Notice of Entry for Native Title Land

'Native Title Land' means land where native title exists or might exist, but does not include land where native title has been extinguished (as found or declared by an appropriate court). Land held under certain titles (including freehold title and some perpetual lease titles) is not native title land.

In accordance with section 58A of the Act, Notice of Entry must be served on the owner of land. Where the land is native title land, the notice is required to be served as prescribed by the Native Title (South Australia) Act 1994.

To meet the requirements of the Native Title (South Australia) Act 1994, Notice of Entry must be served on-

- a) Where there is a native title declaration or registered claim group in the area-
 - The relevant native title holders or registered native title claimants, and the registered Aboriginal representative body in South Australia (currently South Australia Native Title Services); or
- b) Where there is not a native title declaration or registered native title claim group in the area-
 - The registered Aboriginal representative body in South Australia (currently South Australia Native Title Services).

The service of this notice does not satisfy the requirements under Part 9B of the Act in relation to authorisation to conduct mining operations on native title land.

Persons who hold native title in land that specifies exclusive possession of the land have the right to object to entry on land under section 58A of the Act.

To find out if there is a native title holder or claim group in your area of interest and/or obtain the contact the details of a native title holder or claim group please contact the National Native Title Tribunal on free call 1800 640 501 or visit www.nntt.gov.au.

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FORM 22 Mining Act 1971 ("the Act") - Part 9

NOTICE OF USE OF DECLARED EQUIPMENT



	Advise an owner of land of an intention to u	se specific equip	ment on their lar	nd	
Section A:	For the attention of the Ov	wner of La	and ¹ -		
Owner of land name/s					Owner of land' has several definitions – see notes below.
Address line 1					
Address line 2					
Suburb/Locality			State	Postcode	
Type of owner					
 a freehold landowner; o a native title holder; or a person who controls o a person who is lawfully 		lic 20 pa	ence under the /	be served on the ho Petroleum and Geoth greement has been re	ermal Energy Act
Section B:	I give notice of an intentio service of this notice, to u	se declar	ed equip		
	tenements listed in Sectio	n C belov	٧.		
Client type	Individual	n C belov	V. □ Comp		Provide a postal address
Client type Name	_	n C belov			Provide a postal address that the owner of land can use to
••	_	n C belov			Provide a postal address that the owner of land can use to contact you.
Name	_	n C belov			Provide a postal address that the owner of land can use to
Name Address Line 1	_	n C belov			Provide a postal address that the owner of land can use to contact you. If 'Company', provide
Name Address Line 1 Address Line 2	_	n C belov	☐ Comp	any	Provide a postal address that the owner of land can use to contact you. If 'Company', provide
Name Address Line 1 Address Line 2 Suburb/Locality	_		☐ Comp	any	Provide a postal address that the owner of land can use to contact you. If 'Company', provide ABN/ACN.
Name Address Line 1 Address Line 2 Suburb/Locality ABN	_		☐ Comp	any	Provide a postal address that the owner of land can use to contact you. If 'Company', provide ABN/ACN.
Name Address Line 1 Address Line 2 Suburb/Locality ABN Contact Name	_		☐ Comp	any	Provide a postal address that the owner of land can use to contact you. If 'Company', provide ABN/ACN.

² Declared equipment includes –

- a trench digger or excavator; or
- mechanically driven machinery that is capable of drilling to depths greater than 2.5 metres below the ground; or
- mechanically driven equipment, equipped with a blade or bucket of a width exceeding 750mm; or
- equipment that is capable of digging, boring or tunnelling underground, with a cross sectional dimension greater than 750mm.

 Refer to Part 1, section 6 of the Act for the definition of

declared equipment.

FORM 22 MINING ACT 1971	Version 1.0 – 01 July 2011	Page 1 of 2
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Section C:	Tenements		
Provide the details of the current tenements (and			Detail specific locations within
their locations) that relate to this notice.			the land, using directions,
Tenements include: EL – exploration licence MC – mineral claim RL – retention lease			coordinates etc. and/or A plan may be attached.
Section D:	Mining operator certification	n	
	☐ This notice is complete and correct		Check that these items are
	☐ Appendix A: Further information for t	complete.	
	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	© COMPANY: must be signed
Print Name	1.	2.	by appropriate representative/s.
Role	1.	2.	INDIVIDUAL: witness certifies
Date Signed	1.	2.	that the individual named above is
Signature	1.	2.	the person whose signature appears here.
	Applications in an individual's name must be the application (e.g. not a joint applicant)	witnessed by a person who is not a beneficiary of	

Mining Act 1971 ("the Act") - Part 9

Government of South Australia Primary Industries and Resources SA

NOTICE OF USE OF DECLARED EQUIPMENT

APPENDIX A: FURTHER INFORMATION FOR THE OWNER OF LAND

The following information is provided as a guide only. You may wish to seek further advice on this matter.

Glossary of terms used in this document

The Act – the current version of the Mining Act 1971

Declared equipment – see Section B of this form for a definition

Mining operator – the proponent who served the notice to you. They may already hold, or be applying for, a

tenement (including exploration licence or mineral claim)

Mining operations - any operations carried out in the course of prospecting, exploring or mining for minerals

Owner of Land – see Section A of this form for a definition

Purpose of this form

You have received Form 22 (Notice of Use of Declared Equipment) because the mining operator intends to use equipment on your land that is classed as *declared equipment* under the Act.

The notice is intended to provide you with sufficient information about the proposed use of declared equipment, to ensure that you as the owner of land can make informed decisions about operations conducted on your land.

After receiving this notice, you have a number of options-

- If you are agreeable to the use of declared equipment described on the notice, no action is required. The mining
 operator must wait 21 days after the date of service before using the equipment. Retain this notice for your
 records
- If you require further information about the use of declared equipment, contact the mining operator via the person named in Section B to discuss this notice.
- You may negotiate specific conditions to the use of declared equipment (such as the timing or location of use) by
 entering into an agreement with the mining operator.
- Some owners of land may have the right to object to use of declared equipment under section 59 of the Act (see 'Rights of objection' below).
- If you feel that the use of declared equipment may cause you loss, hardship or damage to land, you may be
 entitled to seek compensation from the mining operator under section 61 of the Act (see 'Rights of compensation'
 below).

Rights of objection - all owners of land

You as the owner of land (including the holder of a pastoral lease, or a licence under the *Petroleum and Geothermal Energy Act 2000*) have the right to object to the use of declared equipment on the land under section 59 of the Act, by lodging a notice of objection.

You must establish to the court that the use of declared equipment on the land would be likely to result in substantial hardship or substantial damage to the land.

Within 3 months after service of the notice, you may lodge a notice of objection with the Warden's Court objecting-

- · to the use of declared equipment by the mining operator; or
- to the unconditional use of declared equipment by the mining operator.

Further information about lodging an objection is available from the Warden's Court.

If the court is satisfied that the use of declared equipment on the land would be likely to result in substantial hardship or substantial damage to the land, the court may—

- determine that declared equipment should not be used by the mining operator in the course of mining operations;
- determine conditions upon which declared equipment may be used on the land by the mining operator with least detriment to the interest of the owner and least damage to the land.

FORM 22	MINING ACT 1971	APPENDIX A	Page 1 of 2
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Rights of compensation

Under section 61 of the Act, as the owner of land (including a pastoral lease holder) you may have the right to compensation for any economic loss, hardship and inconvenience suffered as a result of mining operations.

In determining the compensation payable, the following matters are considered:

- any damage caused to the land by the mining operator; and
- any loss of productivity or profits as a result of the mining operations; and
- any other relevant matters.

The compensation may include an additional component to cover costs reasonably incurred by the owner of land in connection with negotiations or dispute related to –

- · the licensee gaining access to the land
- · the activities to be carried out on the land
- the compensation to be paid

The compensation can be negotiated between the owner of land and the mining operator, or determined by the appropriate court (upon application by the owner of land or the mining operator).

In determining compensation, the court will take the rehabilitation of the land into consideration. The court may order a mining operator to carry out any work to rehabilitate the land that the court thinks fit.

In assessing compensation for costs in connection with any negotiation or dispute, the court will not consider costs that arise during a period where a reasonable offer of compensation is open to the owner of land.

FORM 22	MINING ACT 1971	APPENDIX A	Page 2 of 2
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Request that an owner of land that is 'exempt land' enter into an agreement with a mining operator to allow

FORM 23A

Mining Act 1971 ("the Act") - Part 1

WAIVER OF EXEMPTION - REQUEST



USE THIS FORM TO:	Request that an owner of land that is 'exempt land' enter into an agreement with a mining operator to allow exploration and/or mining operations on the land (see Appendix A for details)			
Section A:	For the attention of the Owner of Land ¹ that is exempt land			
Owner of land name/s				Owner of land' has several definitions – see notes below.
Address line 1				
Address line 2				
Suburb/Locality		State	Postcode	
Type of owner				

Refer to Part 1, section 6 of the Act for the full definition of owner of land.

- a freehold landowner; or
- a native title holder; or
- a person who controls or manages the land; or
- a person who is lawfully in occupation of the land.

Section B:	Location of exempt land	
Location Section		© Clearly define the area of the land with as
Hundred		much detail as possible.
Pastoral block		Complete as many fields as you have
Other		information for.
Describe why the land is classified as 'exempt land' under section 9 of the Act.		Appendix A for prescribed definitions.

Section C:

I, the mining operator, request that you, the owner of the exempt land identified in Section B, enter into an agreement to waive the benefit of the exemption for the operations listed in Section D.

Client type	□ Individual		□ Compa	any	Provide a postal address
Name					that the owner of land can use to
Address line 1					contact you.
Address line 2					If 'Company', provide ABN/ACN.
Suburb/Locality			State	Postcode	ADIVACIV.
ABN		ACN			

FORM 23A	MINING ACT 1971	Version 1.0 – 01 July 2011	Page 1 of 2
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¹ Under the *Mining Act 1971*, **owner of land** includes (but is not limited to) –

	Mining operator (continued)	
Contact Name Email Telephone		Fax	A contact person must be nominated, and may be an agent of the operator.
Section D:	Location of proposed opera	ations	
Describe the location/s where the operations are intended to be carried out, within the land specified in Section B.			Detail specific locations within the land, using directions, coordinates etc. and/or A plan may be attached.
Section E:	Details of proposed operati	ions	
Describe the operations and activities that the operator intends to carry out.			Provide specific details of the mining operations and activities. Attach additional information as necessary.
Section F:	Mining operator certification	n	
	☐ This notice is complete and correct ☐ Appendix A: Further information for the	ne owner of land is attached	Check that these items are complete.
	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	© COMPANY:
Print Name	1.	2.	by appropriate representative/s.
Role	1.	2.	INDIVIDUAL: witness certifies
Date Signed Signature	1.	2.	that the individual named above is the person whose signature
		vitnessed by a person who is not a beneficiary of	appears here.

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FORM 23A

Mining Act 1971 ("the Act") - Part 1

WAIVER OF EXEMPTION - REQUEST



APPENDIX A: FURTHER INFORMATION FOR THE OWNER OF LAND

② The following information is provided as a guide only. You may wish to seek further advice on this notice.

Glossary of terms used in this document

The Act – the Mining Act 1971

Mining operator – the party who served the notice to you. They may already hold, or be applying for, a mining

tenement under the Act (including exploration licence or mineral claim)

Mining operations – any operations carried out in the course of prospecting, exploring or mining for minerals

Owner of land – see Section A of this form for a definition

Benefit holder - the owner of the exempt land, or the owner of nearby land that is exempt land by reason of its

proximity to the mining operations

Purpose of this form

You have received Form 23A (Waiver of Exemption – Request) because the mining operator is requesting that you enter into an agreement to allow mining operations on your land, and your land is considered to be 'exempt land'.

Exempt land

Under section 9 of the Act the following land is exempt from mining operations-

- (a) land that is lawfully and genuinely used
 - (i) as a yard, garden, cultivated field, plantation, orchard or vineyard;
 - (ii) as an airfield, railway or tramway;
 - iii) as the grounds of a church, chapel, school, hospital or institution; or
- (b) land that constitutes any parklands or recreation grounds under the control of a council, or
- (ba) land -
 - (i) that is dedicated or reserved, pursuant to statute, for the purpose of waterworks; or
 - (ii) that is vested in the Minister of Public Works for the purpose of waterworks; or
 - (iii) that is comprised within an easement in favour of the Minister of Public Works;
 - or
- (bb) land that constitutes a forest reserve under the Forestry Act 1950; or
- (c) any separate parcel of land of less than 2 000 square metres within any city, town or township; or
- (d) land that is situated -
 - within 400 metres of a building or structure used as a place of residence (except a building or structure of a class excluded by regulation from the ambit of this paragraph); or
 - (ii) within 150 metres of -
 - (A) a building or structure, with a value of \$200 or more, used for an industrial or commercial purpose; or
 - (B) a spring, well, reservoir or dam

The land is not exempt land if a mining tenement (claim, lease or licence) is pegged or granted <u>before</u> the land falls into one of the above categories. For example, land will not be classed as exempt land if a dwelling or structure is built after a mining tenement is pegged or granted.

Waiver of exemption

The benefit of an exemption under the Act may be waived by a written agreement between the mining operator and the benefit holder, or by an ERD Court order if an agreement cannot be reached.

Mining operations cannot commence until after the exemption has been waived (through an agreement or court order), however the mining operator may enter the exempt land and/or peg a claim before the exemption has been waived.

Section 9AA of the Act outlines a two-step process whereby the operator must first serve a Waiver of Exemption – Request (Form 23A) to the benefit holder, and secondly enter into an agreement with that person to waive the exemption.

If the benefit holder consents to enter into an agreement, the Waiver of Exemption agreement document must comply with section 9AA of the Act and regulation 6(1) of the *Mining Regulations 2011*.

Form 23A (Waiver of Exemption – Request) and 23B (Waiver of Exemption – Agreement) together, when completed correctly, will meet these requirements and may be lodged together for registration with the Mining Registrar as the Waiver of Exemption agreement.

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I FORM 23A	MINING ACT 1971	APPENDIX A	Page 1 of 2

Alternatively the operator and the benefit holder may enter into a written Waiver of Exemption agreement, in accordance with the requirements listed above. The mining operator **must** still serve Form 23A on the benefit holder to request an agreement.

In accordance with section 9AA of the Act, a benefit holder may rescind the Waiver of Exemption agreement, by giving the mining operator written notice before the expiration of the cooling off period (five clear business days after the day on which the agreement is made).

If an agreement cannot be reached between the mining operator and the benefit holder, the mining operator may apply to the Environment, Resource and Development (ERD) Court for an order waiving the benefit of the exemption.

If the mining operator satisfies the ERD Court that adverse effects from mining operations can be addressed by imposing conditions, the Court may make an order waiving the benefit of the exemption (including conditions and compensation). If the Court is not satisfied it may refuse the application.

The Court may not make an order for costs against the benefit holder unless the person has obstructed or delayed the proceedings or the person has failed to attend any proceedings or failed to comply with a rule, order or direction of the Court.

If the benefit of an exemption is waived by agreement or Court order, the land ceases to be exempt land until mining operations have been completed, or such time as stipulated in the agreement or Court order, whichever comes first.

An agreement or order to waive the benefit of exemption under the Act is binding on and carries forward to -

- (a) successors in title to those owners of the land who had the benefit of the former exemption; and
- b) the holders from time to time of any mining tenement under which mining operations are carried out.

The mining operator who gives notice under this section is liable to pay to the benefit holder reasonable costs of obtaining legal assistance up to \$500, or some other amount as prescribed. The benefit holder must provide a copy of an account or other reasonable evidence relating to the cost of obtaining that assistance.

FORM 23A	MINING ACT 1971	APPENDIX A	Page 2 of 2
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FORM 23B Mining Act 1971 ("the Act") - Part 1

Government of South Australia Primary Industries and Resources SA

WAIVER OF EXEMPTION - AGREEMENT

USE THIS FORM TO:	Enter into an agreement with an owner of exempt land to allow exploration and/or mining opera following service of Form 23A to request the agreement	tions on the land,
Section G:	Details of Agreement	
Describe the details of the exemption provided under this agreement.		Provide specific details of the exemption provided, such as the agreed location, timing and details of operations, and any exempt land that is not part of this agreement.
Describe any conditions that apply to this agreement.	Conditions of Agreement	Provide specific details of any conditions that apply and any recourse if the conditions are not met.

FORM 23B	MINING ACT 1971	Version 1.0 – 01 July 2011	Page 1 of 2
FURINI 23D	MINING ACT 1971	Version 1.0 – 01 July 2011	raye i ui z

Section H: Owner of exempt land consent

I hereby waive the exemption in relation to the location identified in Section D above and subject to the conditions stated above -

from Start Date

1	1	to End Date	1	1	The agreement	
The exemption this agreement,	ceases when operations are complete.					

Cooling off period – In accordance with section 9AA(5) of the Act, the owner of exempt land may rescind this agreement by giving written notice to the mining operator before the expiry of the cooling off period (five clear business days after the day on which the agreement is made).

Owner of exempt land	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	© COMPANY:
Print Name	1.	2.	by appropriate representative/s.
Role	1.	2.	INDIVIDUAL: witness certifies
Date Signed	1.	2.	that the individual named above is
Signature	1.	2.	the person whose signature appears here.
	Applications in an individual's name must be witr the application (e.g. not a joint applicant).		

Section I: Mining operator certification

I certify that the statements above are the matters agreed between the owner of land and myself as the mining operator.

Mining operator	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	© COMPANY:
Print Name	1.	2.	by appropriate representative/s.
Role	1.	2.	INDIVIDUAL: witness certifies
Date Signed	1.	2.	that the individual named above is
Signature	1.	2.	the person whose signature appears here.
	Applications in an individual's name must be witr the application (e.g. not a joint applicant).		

NOTE: Forms 23A and 23B must be lodged together to be a valid Waiver of Exemption agreement.

FORM 23B	MINING ACT 1971	Version 1.0 – 01 July 2011	Page 2 of 2
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Mining Act 1971 ("the Act") - Part 11A

Government of South Australia Primary Industries and Resources SA

CAVEAT AGAINST A MINING TENEMENT

USE THIS FORM TO: Claim a legal or proprietary interest in a mining tenement and forbid further dealings on that tenement

Section A:	Applicant lod	ging the ca	veat			
Applicant type		COMPANY			DUAL	All applicants must complete
Applicant name						this section.
Postal address line 1						These contact details will be
Postal address line 2						used for all notices and proceedings in
Suburb/Locality				State	Postcode	relation to this caveat.
Email						
Telephone			Fax			
	COMPANY APPL	ICANTS – ADD	_ ITIONAL INFO	RMATION		·
ABN			ACN			② Only company
Registered address line 1			-			applicants must complete this
Registered address line 2						section.
Suburb/Locality				State	Postcode	☐ Tick if registered
Website						address is the same as postal address above
Contact person name						address above
Contact position						
Section B:	Mining tenen	1				
Provide the total number	Tenement number	Tenement holder	/s			Multiple tenements may
of tenements affected:						be listed on this form. Attach additional
						information as necessary.
						The lodgement
						fee is charged per tenement.
Section C:	Nature of inte	erest				
Provide the nature of the						(i) Attach any
legal or proprietary interest claimed in the tenement/s, and the						documents supporting your claim.
grounds on which the claim is founded						

FORM 24	MINING ACT 1971	Version 1.0 – 01 July 2011	Page 1 of 2	
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1.

Signature

the person whose signature appears here.

Section D:	Payment details				
Fee	Lodgement of caveat – per tenement	\$	Total number of tenements		Refer to the current fee
	Total fee payable – fee x total	al number of tene	ements	\$	schedule for the applicable fee.
Payment Method	☐ Cash – in person only.☐ ☐ Cheque ☐ Money Order ☐ Credit Card – PIRSA to ☐ Credit Card – details be	contact applican		OFFICE USE ONLY RECEIPT	
Card Number					
Expiry MM/YYYY			CVV Security Code		CVV Code is the last 3 digits printed in the
Cardholder Name					signature block on the back of
Cardholder Signature					the credit card.
Section E:	Certification that	• •		and correct	70
	OR INDIVID			DUAL'S WITNESS	COMPANY: must be signed
Print Name	1.		2.		by appropriate representative/s.
Role	1.		2.		INDIVIDUAL: witness certifies
Date Signed	1.		2.		that the individual named above is

2.

Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).

FORM 24	MINING ACT 1971	Version 1.0 – 01 July 2011	Page 2 of 2

Mining Act 1971 ("the Act") - Part 11A

CAVEAT BY CONSENT



USE THIS FORM TO:	on that tenement dur					any further dealings	
Section A:	Current tene	ment ho	older				
Applicant type		COMPANY				DUAL	Tick one box only.
Applicant name				•			Only.
Postal address line 1							
Postal address line 2							
Suburb/Locality					State	Postcode	
Email					•		
Telephone				Fax			
	COMPANY APPL	ICANTS -	- ADDITION	AL INFO	RMATION		
ABN				ACN			Only company
Contact person name							applicants must complete this
Contact position							section.
Section B:	Mining tenen	nents af	fected				
Dravide the total number	Tenement number	Tenement	holder/s				Multiple tenements may
Provide the total number of tenements affected:							be listed on this form.
							The lodgement fee is charged
							per tenement.
		•					•
Section C:	Purchaser						
Applicant type		COMPANY				DUAL	Tick one box only.
Applicant name							
Postal address line 1							
Postal address line 2					1		
Suburb/Locality					State	Postcode	
Email					_		
Telephone				Fax			
	COMPANY APPL	ICANTS -	ADDITION	AL INFO	RMATION		
ABN				ACN			Only company
Contact person name							applicants must complete this
Contact position							section.
FORM 25	MINING ACT 1	1971		Version	n 1.0 – 01 July 20	11	Page 1 of 2
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Payment Method Cash - in person only. Do not post. Cheque RECEIPT RECEIPT	30 June 2011]	THE SOUTH AU	STRALIAN GO	OVERNMENT	GAZETTE	283
Payment Method Cash - in person only. Do not post. Cheque RECEIPT RECEIPT	Section D:	Payment details				
Total fee payable – fee x total number of tenements Cash – in person only. Do not post. Cheque RECEIPT RECEIPT	Fee		\$		Ī	Refer to the current fee
Payment Method Cash – In person only. Do not post. Cheque Money Order Credit Card – PIRSA to contact applicant for card details Credit Card – details below - Visa / MasterCard (circle one) Card Number Expiry MM/YYYY Coardholder Name Cardholder Signature The purchaser named in Section C has agreed to purchase the right, title and interest of the current tenement holder named in Section A in and to the mining tenement/s named in Section B, on the terms stated in the attached agreement of the tenement to the purchaser, this caveat will in effect forbid the transfer or assignment of the tenement/s during that period (and no longer). Section E: Current tenement holder consent COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS OR INDIVIDUAL COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS OR INDIVIDUAL COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS OR INDIVIDUAL'S WITNESS		Total fee payable – fee x to	otal number of teneme	ents	\$	schedule for the applicable fee.
Expiry MM/YYYY Cardholder Name Cardholder Signature Cardholder Signature Cardholder Signature The purchaser named in Section C has agreed to purchase the right, title and interest of the current tenement holder named in Section A in and to the mining tenement/s named in Section B, on the terms stated in the attached agreement to the purchaser, this caveat will in effect forbid the transfer or assignment of the tenement/s during that period (and no longer). Section E: Current tenement holder consent COMPANY REPRESENTATIVE OR INDIVIDUAL COMPANY REPRES	Payment Method	☐ Cheque ☐ Money Order ☐ Credit Card – PIRSA	to contact applicant fo			
Expiry MM/YYYY Cardholder Name Cardholder Signature Cardholder Signature Cardholder Signature Cardholder Signature Cardholder Signature The purchaser named in Section C has agreed to purchase the right, title and interest of the current tenement holder named in Section A in and to the mining tenement/s named in Section B, on the terms stated in the attached agreement in the statement of the purchase and final registration of the transfer of the tenement to the purchaser, this caveat will in effect forbid the transfer or assignment of the tenement/s during that period (and no longer). Section E: Current tenement holder consent Company Representative OR INDIVIDUAL COMPANY REPRESENTATIVE OR INDIVIDUAL S WITNESS Mass 3 digits printed in the signature block on the besignature block on the back of the current tenement holder named in Section B, on the terms stated in the attached agreement the tenement to the purchaser, this caveat will in effect forbid the transfer or assignment of the tenement/s during that period (and no longer).	Card Number					0.840 4 : 4
Cardholder Name Cardholder Signature The purchaser named in Section C has agreed to purchase the right, title and interest of the current tenement holder named in Section A in and to the mining tenement/s named in Section B, on the terms stated in the attached agreement of the tenement to the purchaser, this caveat will in effect forbid the transfer or assignment of the tenement/s during that period (and no longer). Section E: Current tenement holder consent COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS OR INDIVIDUAL'S WITNESS Signature block on the back of the credit card. Signature block on the back of the credit card.	Expiry MM/YYYY	CVV Security Code				last 3 digits
The purchaser named in Section C has agreed to purchase the right, title and interest of the current tenement holder named in Section A in and to the mining tenement/s named in Section B, on the terms stated in the attached agreement. IT IS AGREED between the parties that, pending the completion of the purchase and final registration of the transfer of the tenement to the purchaser, this caveat will in effect forbid the transfer or assignment of the tenement/s during that period (and no longer). Section E: Current tenement holder consent COMPANY REPRESENTATIVE OR INDIVIDUAL OR INDIVIDUAL'S WITNESS OCOMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	Cardholder Name				•	signature block
named in Section A in and to the mining tenement/s named in Section B, on the terms stated in the attached agreement IT IS AGREED between the parties that, pending the completion of the purchase and final registration of the transfer of the tenement to the purchaser, this caveat will in effect forbid the transfer or assignment of the tenement/s during that period (and no longer). Section E: Current tenement holder consent COMPANY REPRESENTATIVE OR INDIVIDUAL OR INDIVIDUAL'S WITNESS OCCUPANY MUST be signed.	Cardholder Signature					the credit card.
the tenement to the purchaser, this caveat will in effect forbid the transfer or assignment of the tenement/s during that period (and no longer). Section E: Current tenement holder consent COMPANY REPRESENTATIVE OR INDIVIDUAL OR INDIVIDU						
COMPANY REPRESENTATIVE COMPANY REPRESENTATIVE OR INDIVIDUAL OR INDIVIDUAL'S WITNESS must be signed	the tenement to the pu	rchaser, this caveat will				
OR INDIVIDUAL OR INDIVIDUAL'S WITNESS must be signed	Section E:	Current teneme	nt holder cor	nsent		
						© COMPANY: must be signed

Current tenement holder consent						
COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	© COMPANY:				
1.	2.	by appropriate representative/s.				
1.	2.	INDIVIDUAL: witness certifies				
1.	2.	that the individual named above is				
1.	2.	the person whose signature appears here.				
Applications in an individual's name must be w the application (e.g. not a joint applicant).						
	COMPANY REPRESENTATIVE OR INDIVIDUAL 1. 1. 1. Applications in an individual's name must be w	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS 1. 2. 1. 2. 1. 2. 1. 2. Applications in an individual's name must be witnessed by a person who is not a beneficiary of				

Section F:	Purchaser consent					
	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	© COMPANY:			
Print Name	1.	2.	by appropriate representative/s.			
Role	1.	2.	INDIVIDUAL: witness certifies			
Date Signed	1.	2.	that the individual named above is			
Signature	1.	2.	the person whose signature appears here.			
Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).						
	NOTE: a copy of the relevant agree	ment must be attached.				

	NOTE: a copy of the relevant agreement must be attached.					
Section G:	Receipt of ca	veat				
This caveat was received at this time/date	am/pm,	I	120	Mining Registrar	② OFFICE USE ONLY	
FORM 25	MINING ACT 1	971		Version 1.0 – 01 July 2011	Page 2 of 2	
					1 -9	

	g Act 1971 - Part 12 6 months ending June 2011	Mandat	ory fields on this	form are	marked with an asterisk (*).
TENEMENT:				Govern	ment of South Australia
HOLDER:				Primary	Industries and Resources SA
POST TO:			Send t	Senio	Iress all correspondence to: Royalty and Returns Officer ISA Royalty Compliance Unit GPO Box 1671 ADELAIDE SA 5001 Ph: (08) 8463 3095 Fax: (08) 8463 3101
	1015		J		ABN: 53 763 159 658
	ect? <u>If not,</u> please complete new details belo	OW:		Db * [ABN. 33 703 133 030
Name *				Ph *	
Address line 1 *				Fax	
Address line 2				Mob	
Suburb/Locality *					
		State *	Postcode *		
A HAS THIS LEASE P	RODUCED IN THE LAST SIX MONTHS	?* Y	ES 🗍		NO \square
	RODGED IN THE EAST SIX MONTHS	. '			
REPRESENTATIVE	TO BE CONTACTED FOR ANY QUERI	ES REGARDING THI	S MINING RETU	JRN: *	
Name *					
Position *					TIONS B. C. G. & H. AND
Telephone *	Mob	ilo			CTIONS B, C, G & H AND ETURN FORM TO PIRSA.
-	WOD				
Email					
Separate penalties app Refer to the informatio	ENT: Due 31 July 2011 * ly for late lodgement of Mining Return n sheet enclosed.	NIL	\$ f Royalties.	,	, с
METHOD OF PAYM	ENT				OFFICE USE ONLY
Cheque is enclosed,	made payable to "PIRSA" OR			Е	XTRACTIVE ROYALTY
Credit Card - please	charge the card details below				ALLOCATION
CARD TYPE:	Visa MasterCa	ırd		10c	
CARDHOLDER NAM	E:			21c	
CARD NUMBER:				04c	
EXPIRY DATE:				TOTAL	
CARDHOLDER'S SIGNATURE:					
	nyment of royalties this form becomes nyalties are exempt from GST as per E				
checked		Amount \$			

If you have produced any commodities not listed here, please contact the Returns Officer. "#" indicates a special royalty rate.

CATEGORY

COMMODITY @ ROYALTY RATE	VOLUME *	UNIT	SALES VALUE *	TOTAL DEDUCTIONS^	SALES VALUE LESS DEDUCTIONS	ROYALTY PAYABLE *
			\$	\$	\$	\$
			\$	\$	\$	\$
Totals			\$	\$	\$	\$

PRESCRIBED COST	S (DEDUCTIO	NS) - Breakdown	of any claime	d deductions must	be provided.		
	LAND	SEA	PACKAGIN	G STORAGE	LOADING	PERMIT	INSURANCI
COMMODITY	TRANSPORT	TRANSPORT				FEES	COSTS
N/A to Extractive M	inerals						
If there have been	any significan	t changes to your	production lev	els during this period	d, please state	the reasons:	
WAS ANY MINER	AL EXPLORA	TION CARRIED C	OUT DURING T	'HIS PERIOD? *		YES	№ □
Geophysical Survey	\$			Trenching/Costeani	ing \$		
Geochemical Sampling	\$			Drilling	\$		
Geological Mapping	\$			Total Estimated Expenditure	\$		
DECLARATION *							
				do solemniv an	ıd sincerely de	clare that the abo	ove
nformation is a true an	d correct state	ment of the worki	ngs and proce				
June 2011.					_		
Signature of owner/op	erator:				Da	te:	
NOTES							
Ensure that you re	ad all informat	tion sheets include	ed with this for	n before completing	, in particular t	he sections	
regarding penaltie							
•		•	•	, attach additional d		ssary.	
		•		t be returned by the			
	•			not returned by the	,	•	•
 Royalty is a tax an Tax) Act, 1999. 	u meretore is	exempt from GST	under provisio	ons of Division 81 of	trie ANTS (GO	ous and Service	8
, ,	any questions	s regarding the c	ompletion of t	his form please cor	ntact:		
Senior Royalty and							
· •			END OF MIN	ING RETURN			

END OF MINING RETURN

Mining Act 1971 ("the Act") - Part 9B

NOTICE INITIATING NEGOTIATIONS WITH NATIVE TITLE PARTIES -



SECTION 63M	Pilliay illus	illes alla Resources SA
USE THIS FORM TO:	Advise native title parties of an intention to seek a native title mining agreement under Part	9B of the Act
Section A:	For the attention of –	
Native title parties ¹		Provide the name/s of the
		native title parties.
	☑ SA Native Title Services	Notice must be served on all
		relevant parties.
Other parties	☑ Minister under the Mining Act 1971	Refer to Appendix A for further
	☐ Environment, Resources and Development (ERD) Court	information.
	☐ The Attorney General of South Australia	
native title clainSA Native Title	de: ers established by a native title declaration; or nants registered under law; or Services (the registered Aboriginal body in South Australia) Proponent: Refer to Appendix A for further on native title parties.	rinformation
Section B:	Proponent details	
Client type	□ Individual □ Company	Provide a postal address
Name		that can be used to contact you
Address line 1		regarding this notice.
Address line 2		If 'Company',
Suburb/Locality	State Postco	ABN/ACN.
ABN	ACN	
Contact Name		A contact person must be
Email		nominated.
Telephone	Fax	
Section C:	I/we, the proponent, propose to carry out mining ope land identified below.	rations on the
Location		(i) Clearly define the area of
Section		the land with as much detail as possible.
Hundred		A map/plan can
Pastoral block		be attached.
Other		

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		10101011 110 01 041, 2011	. ago . o. 2

Section D:	Details of proposed operation	ons			
Describe the operations and activities that the proponent intends to carry out on the land.		Additional information can be attached.			
Section E:	Intended process for approv	/al			
Identify the process the proponent intends to follow.		Tick one box only.			
Section F:	Authorisations under the Ac	t	ĺ		
The proposed activities are (or will be) authorised by the following exploration or mining tenements under the Act.			Give details and indicate whether the authority is currently held or is under application.		
Section G:	Proponent certification that	information is complete and c	orrect		
	COMPANY REPRESENTATIVE OR INDIVIDUAL	COMPANY REPRESENTATIVE OR INDIVIDUAL'S WITNESS	COMPANY:		
Print Name	1.	2.	by appropriate representative/s.		
Role	1.	2.	INDIVIDUAL: witness certifies that the individual		
Date Signed Signature	Applications in an individual's name must be withe application (e.g. not a joint applicant).	2. 2. tnessed by a person who is not a beneficiary of	named above is the person whose signature appears here.		

FORM 27 MINING ACT 1971 Version 1.0 -	- 01 July 2011 Page 2 of 2
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Mining Act 1971 ("the Act") - Part 9B

NOTICE INITIATING NEGOTIATIONS WITH NATIVE TITLE PARTIES - SECTION 63M



APPENDIX A: FURTHER INFORMATION FOR THE PROPONENT

The following information is provided as a guide only.

A proponent must initiate negotiations for a native title mining agreement, or a summary determination from the ERD Court, that authorises mining operations on native title land by giving notice under section 63M of the Act.

The proponent must be the mining operator who seeks the authorisation to conduct mining operations on native title land.

The notice must be given to the ERD Court, the Minister under the Act and to the relevant native title parties as described below-

Where there is a declaration that establishes who are the holders of native title in the area-

The notice must be given to the registered representative of the native title holders, and the registered Aboriginal representative body in South Australia (currently South Australia Native Title Services).

Where there is a native title claimant registered under law, but no declaration has been made-

The notice must be given to the registered representative of the claimant, and the registered Aboriginal representative body in South Australia (currently South Australia Native Title Services).

Where there is <u>not</u> a declaration that establishes native title in the area and there is no native title claimant registered under law–

The notice must be given to all who hold or may hold native title in the land, in accordance with the method set out in Part 5 of the *Native Title* (South Australia) Act 1994 and Section 17 of the Native Title (South Australia) Regulations 2001 as follows:

- This notice must be served personally or by post to
 - All registered representatives of claimants to or holders of native title in the land
 - The registered Aboriginal representative body in South Australia (currently South Australia Native Title Services)
 - The Attorney General of South Australia
- A notice must also be published as follows
 - By advertisement in one or more newspapers that circulate generally throughout the area to which the notice relates
 - In a relevant special interest publication
 - The notice to be published must comply with section 63M(4)(b) of the Act

Please note that in accordance with the provisions of Section 58A of the Act, Notice of Entry (Form 21) is required to be served on native title parties. Giving notice under Section 63M of the Act with Notice Initiating Negotiations with Native Title Parties (Form 27) does not satisfy the Notice of Entry requirements under the Act.

To find out if there is a native title holder or claim group in your area of interest and/or the contact the details of a native title holder or claim group please contact the National Native Title Tribunal on freecall 1800 640 501 or visit www.nntt.gov.au.

Mining Act 1971 ("the Act") - Part 11B

PRIVATE MINE - ROYALTY LIABILITY

	Government of South Australia
	Primary Industries and Resources SA

7Rb					
USE THIS FORM TO:	Notify the Minister that another party is authorand is to assume liability for the payment of	orised to carry o royalty, pursuan	out mining operation t to section 73E(3	ns at a private min) of the Act	e
Section A:	Private Mine (PM)				
List the private mine number/s and location.					Multiple private mines may be listed.
Section B:	Proprietor				
Proprietor name					Provide the
Contact name					details of the current proprietor.
Position					If a company,
Email					must be nominated for
Postal address line 1					any queries.
Postal address line 2					
Suburb/Locality			State	Postcode	
Telephone		Fax			
Section C:	Party carrying out mining o	operation	s and liabl	e for royalt	
Party name					Provide the details of the party that is carrying out mining
Contact name					
Position					operations and accepting liability
Email					for royalty.
Postal address line 1					If party is a company, contact person
Postal address line 2					must be nominated for
Suburb/Locality			State	Postcode	any queries.
Telephone		Fax			
Section D:	Certification				
	COMPANY REPRESENTATIVE OR INDIVIDUAL		OMPANY REPRES		© COMPANY:
Print Name	1.	2.			by appropriate representative/s.
Role	1.	2.			INDIVIDUAL:
Date Signed	1.	2.			witness certifies that the individual named above is
Signature	1.	2.			the person whose signature

FORM 28	MINING ACT 1971	Version 1.0 – 01 July 2011	Page 1 of 1

Applications in an individual's name must be witnessed by a person who is not a beneficiary of the application (e.g. not a joint applicant).

Subsequent – (indicative) double the prevailing rate for the current licence, plus any shortfall, unless a

significant area reduction is applied for, or justification given.

MINING ACT 1971

FORM 29

Mining Act 1971 ("the Act") - Part 5

Government of South Australia

MINERAL EXPLORA	TION LICENCE: APPLICAT	ION/RENEWAL	Prim	ary Industries and	Resources SA	
USE THIS FORM TO:	Apply for a new or subsequent exploration licence or exploration release area, or renew an active ex					
Section A:	Application type					
Select one application type	☐ New Exploration Licence Application (ELA) ☐ Mineral ☐ Opal				Tick one box only, and	
	☐ Exploration Release Area (ERA) – reference number: ERA					
	☐ Renew an existing Exploration	on Licence (EL) – EL number:	EL		requested.	
	□ Subsequent Exploration Licence application (ELA) over an existing licence (at end of five year term) – EL number:					
Requested Licence term	Years	Area size		km²		
Application made on behalf of a trust	☐ Yes – provide Trust name:				Attach relevant trust or parent	
Application made by a subsidiary company	Yes – provide parent company name:				company documentation.	
Section B:	Location of applicat	ion				
Location					Clearly define the area of the	
250k Map Sheet/s					land with as much detail as	
Plan	Attach a plan, and/or description, defining the area in latitudes and longitudes with coordinates in whole minutes of latitude and longitude, conforming to a north-south, east-west grid (defined in AGD66). Renewal/subsequent: only attach a plan if the licence area is to be reduced. Show current area and proposed reduced area.					
Section C:	Exploration target					
Major mineral(s) sought					© Specify	
Exploration model (nature of the		mineral name, not just symbol, e.g. "Gold" not				
minerals sought)		"Au".				
Section D:	Exploration progran	n				
Provide a phased/costed program for the licence	Total minimum expenditure	e for term	A\$		Provide a reasonable level	
term requested. Minimum annual expenditure:					of detail.	
New ELA - nominally - \$30,000 plus					Attach additional information if required.	
\$97 per km ² , rounded (up or down) to the nearest \$5,000.						
Renewal – as above, plus any shortfall from the						
previous term, unless a significant area reduction is applied for, or justification given.						

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MINING ACT 1971

Section E:	Financial resources	6		
Provide evidence of the applicant's financial capability to carry out the proposed exploration program. Acceptable financial evidence includes relevant extracts from the latest mining exploration entity quarterly report, annual report, or a statement of capability from a bank manager or accountant. Web links to company reports are acceptable.				Provide a reasonable level of detail. Attach additional information if required.
Section F:	Technical and oper	rational resources		
Provide evidence of the applicant's technical and operational capability to carry out the proposed exploration program and satisfy technical reporting and environmental requirements. Include the names, qualifications and prior experience of personnel managing and implementing the exploration program, including similar previous programs.				Provide a reasonable level of detail. Attach additional information if required.
NOTE: Each party mus	st complete a separate co	py of the 'applicant deta	ils' page and attach to thi	s application.
Section G:	EL renewal/subseq	uent ELA only – re	eview of current licer	: _
Current EL number		Term start date Term expiry date		Provide information regarding the current EL, to
Expenditure commitment (as per Schedule B licence of	conditions or current memorandum	of renewal)	\$A	assist with the assessment of your application.
Amelgemeted Evpenditure	☐ Yes (Complete AEA details	AEA Project Name		Attach additional information if
Amalgamated Expenditure Arrangement (AEA)	then skip to section H)	AEA Expiry Date	helow	required.
	☐ No	Complete Exploration Revie	PAN DRIOM	

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Page 2 of 3

EXPLORATION REVI	EVV					
Exploration conducted this period					Only EL renewals or subsequent ELAs that are not part of an AEA	
					must complete this section.	
Actual Expenditure	A\$	Expenditure	e shortfall	A\$		
Reasons for any expenditure shortfall						
Does an area reduction condif expenditure commitment is	dition apply to the current term	□ No	☐ Yes >	□ 25% □ 50% □ Other %		
Do you wish to reduce the		C		U Other %	_	
licence area?	_	Current area	1		_	
	☐ Yes	New area		km		
		Percentage	area reduction	%		
	□ No	Provide justi	ification for defer	ral of area reduction below		
					_	
					_	
Is all reporting up to date for	this tenement?		Yes	□ No		
If no, list outstanding reports and provide reasons and likely submission timeframe						
Submission unterrame					_	
					_	
Section H:	New or subsequen	t ELA, or	ERA only	 payment details 	*	
Fee	Exploration Licence – application	n fee		\$	Refer to the current fee	
	Cash – in person only. Do	not post.		OFFICE USE ONLY	schedule for the applicable fee.	
Payment Method	☐ Cheque			RECEIPT	* There is no fee	
Payment Method	☐ Money Order ☐ Credit Card - PIRSA to con	ntact applicant for	card details		to renew an EL.	
	☐ Credit Card – details below					
Card number				•		
Expiry MM/YYYY	CVV security code					
Cardholder name						
Cardholder signature						
FORM 29	MINING ACT 1971		Vorcion 1.0	- 01 July 2011	Page 3 of 3	
I OINW 20	MINIMO ACT 18/1		v GISIOII 1.0 -	OT OUTY ZOTT	rage 5 01 5	

ATTACHMENT Mining Act 1971 ("the Act")

	Government of South Australia				
	Primary Industries and Resources SA				

APPLICANT DETAIL	5			FRAN	,				
USE THIS FORM TO:	Provide the details of an applica	nt – one a	pplicant per page	only					
This applicant's percentage share	%	% Applicant number			of	Provide the total number of applicants.			
Applicant type:	☐ COMPANY								
Company name		If 'Company',							
ABN		ACN			registered business				
Registered address line 1		address, and ABN/ACN.							
Registered address line 2						New company applicants need			
Suburb/Locality				State	Postcode	to attach copy of certificate of			
		busine							
Surname									
Given names									
Applicant contac	ct details 🗆 Postal a	ddress is t	the same as comp	oany registered a	ddress above				
Postal address line 1						All applicants			
Postal address line 2						must complete this section.			
Suburb/Locality				State	Postcode				
Email				-					
Website									
Telephone			Fax						
Contact person	for queries 🗆 I am the	primary c	ontact for this app	lication		,			
Contact Name						A contact			
Position						nominated for each applicant.			
Email									
Telephone			Fax						
Certification that	application is compl	lete ar	nd correct						
	COMPANY REPRESEN' OR INDIVIDUAL	TATIVE		OMPANY REPRI OR INDIVIDUAL'		must be signed by appropriate representative/s. If agent, written authorisation must be provided.			
Print Name	1.		2.						
Role	1.		2.						
Date Signed	1.		2.			INDIVIDUAL:			
Signature	1.		2.			witness certifies that the individual named above is			
	Applications in an individual's na the application (e.g. not a joint application (e.g. not a joint application (e.g. not a joint application)	the person whose signature appears here.							
ATTACHMENT	MINING ACT 1971	Page 1 of 1							

Mining Act 1971 ("the Act") - Part 11B

NOTICE OF APPLICATION TO VARY OR REVOKE THE DECLARATION OF AN AREA AS A PRIVATE MINE



USE THIS FORM TO: Give notice that the Director intends to make application under section 73M of the Act

Prior to the Director of Mines making an application to the Warden's Court to vary or revoke an area as a private mine, the following information shall be placed in a newspaper circulating generally throughout the State.

I, the Director of Mines, hereby give notice in accordance with section 73M(4)(b)(ii) of the *Mining Act 1971* that I propose to make an application to the Warden's Court to declare that proper grounds exist for the variation *or* revocation (*delete inapplicable*) of the following area as a private mine under the *Mining Act 1971* –

Private mine number: PM (*insert number*) Location: (*insert location of area*)

Written submissions relating to this proposal may be made to the Department at the following address –

(insert address and contact details)

Written submissions must be received by the Department by (*insert closing date*).

DIRECTOR OF MINES

(insert date of notice)

FORM 31

Mining Act 1971 ("the Act") - Part 12, s76

Government of South Australia Primary Industries and Resources SA

TENEMENT RETURNS e-LODGEMENT (TReL) APPLICATION

USE THIS FORM TO:	Apply for a new user account for the T	ReL application, or mo	odify/delete an e	xisting account	
Section A:	Account User (must be	an individua	al)		
Title / Name					Account user must be an
Address line 1					individual, but a business postal
Address line 2					address may be supplied.
Suburb/Locality			State	Postcode	
Position			1	-	 Position may be holder, operator, director,
Email address					accountant etc.
Telephone		Fax			Email address is required for a TReL account.
SECURITY QUESTION	IS				
Mother's maiden name					Required for account
Place of birth (City, state, country)					validation, if password is forgotten.
Date of birth (dd/mm/yyyy)					iorgottom.
ACCOUNT REQUEST					
	☐ Create new user account				Tick one box only.
	☐ Modify existing account☐ Delete existing account	Existing Us	sername:		S.i.y.
Section B:	Client Details				
Individual	☐ I hold/operate/manage* teneme	nts in my own name (skip to Section (C)	Tick one box
	II.				
OR Company	☐ I am a representative of a busin (complete all fields below)	ess/entity that holds/o	perates/manage	es* tenements	only. *Strike out any
OR Company Business name		ess/entity that holds/o	perates/manage	es* tenements	only.
		ess/entity that holds/o	perates/manage	ss* tenements	only. *Strike out any that do not apply. Provide the business's Registered
Business name		ess/entity that holds/o	perates/manage	es* tenements	only. *Strike out any that do not apply. Provide the business's
Business name Address Line 1		ess/entity that holds/o	perates/manage	es* tenements Postcode	only. *Strike out any that do not apply. Provide the business's Registered Address if different to postal
Business name Address Line 1 Address Line 2		ess/entity that holds/o			only. *Strike out any that do not apply. Provide the business's Registered Address if different to postal address given
Business name Address Line 1 Address Line 2 Suburb/Locality	(complete all fields below)	ACN d as the Account	State User in Secti	Postcode on A above is au	only. *Strike out any that do not apply. Provide the business's Registered Address if different to postal address given above.
Business name Address Line 1 Address Line 2 Suburb/Locality ABN	(complete all fields below) SED OFFICER I certify that the individual name	ACN d as the Account	State User in Secti	Postcode on A above is au	only. *Strike out any that do not apply. Provide the business's Registered Address if different to postal address given above.
Business name Address Line 1 Address Line 2 Suburb/Locality ABN COMPANY AUTHORIS	(complete all fields below) SED OFFICER I certify that the individual name	ACN d as the Account	State User in Secti	Postcode on A above is au	*Strike out any that do not apply. Provide the business's Registered Address if different to postal address given above. Athorised to
Business name Address Line 1 Address Line 2 Suburb/Locality ABN COMPANY AUTHORIS Print name	(complete all fields below) SED OFFICER I certify that the individual name	ACN d as the Account	State User in Secti	Postcode on A above is au	only. *Strike out any that do not apply. Provide the business's Registered Address if different to postal address given above. Athorised to
Business name Address Line 1 Address Line 2 Suburb/Locality ABN COMPANY AUTHORIS Print name Position	(complete all fields below) SED OFFICER I certify that the individual name	ACN d as the Account	State User in Secti	Postcode on A above is au	only. *Strike out any that do not apply. Provide the business's Registered Address if different to postal address given above. thorised to Ensure that the named officer has appropriate authority to certify this

Section C:	Account user certification	
	I certify that I am aware of my obligations under the <i>Mining Act</i> of mining returns and royalty payments to PIRSA for the tenem	
	I acknowledge that I must read and accept the terms and condinapplication in order to use it.	itions set out in the TReL
Print name		© Ensure the account user
Date signed		named in Section A completes this section.
Signature		
	Under the <i>Mining Act 1971</i> , penalties apply for the late return (including a nil return), and also for the late page	
	Return the completed forms to:	
	Royalty Compliance Unit PIRSA Mineral Resources GPO Box 1671 ADELAIDE SA 5001	
	Ph: (08) 8463 3095	

ACCOUNT APPROVED

Name	OFFICE USE ONLY
Position	
Date	
Signature	

FORM 31	MINING ACT 1971	Version 1.0 – 01 July 2011	Page 2 of 2
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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 (Application of Dual Marginal Loss Factors) Rule 2011 No. 6* and related final determination. All provisions commence on **30 June 2011.**

Under Sections 102 and 103, the making of the *National Electricity Amendment (Scale Efficient Network Extensions) Rule 2011 No. 7* and related final determination. All provisions commence on **1 July 2011**.

Under Section 95, the *Definition of Temporary Over-Voltage Limits Rule* proposal (Project Ref. ERC0120) requested by Hydro Tasmania. The proposal seeks to amend the definition of the limit allowed for temporary power frequency voltages at a connection point. Submissions must be received by **12 August 2011**.

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

Submissions should be made in accordance with the AEMC's Guidelines for making written submissions on Rule change proposals. The AEMC publishes all submissions on its website subject to 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 Pierce Chairman Australian Energy Market Commission Level 5, 201 Elizabeth Street Sydney, N.S.W. 2000

Telephone: (02) 8296 7800 Facsimile: (02) 8296 7899

30 June 2011.

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the River Murray Prescribed Watercourse

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Paul Caica, Minister for Environment and Conservation, hereby declare the following levies payable by holders of a water licence that relates to the River Murray Prescribed Watercourse:

- (1) a levy of 1.61 cents per unit share of Class 2 and Class 6 water access entitlements;
- (2) a levy of 0.515 cents per unit share of Class 3a, Class 4 and Class 5 water access entitlements; and
- (3) a levy of 0.495 cents per unit share of Class 3b water access entitlements.

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Paul Caica, Minister for Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take water from prescribed wells within the Angas Bremer Prescribed Wells Area of 0.515 cents per kilolitre of water allocated.

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

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Natural Resources Management Water Levy for the Barossa Prescribed Water Resources Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Paul Caica, Minister for Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence, to take or hold water from the prescribed surface water resources, wells and/or watercourses within the Barossa Prescribed Water Resources Area:

- (1) a levy of 0.5 cents per kilolitre of water allocated; and
- (2) a levy of 0.5 cents per kilolitre of water used

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

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Paul Caica, Minister for Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take or hold water from prescribed wells or watercourses in the Clare Valley Prescribed Water Resources Area or to take or hold surface water in the Clare Valley Prescribed Water Resources Area of 1.60 cents per kilolitre of water allocated.

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

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the Mallee Prescribed Wells Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Paul Caica, Minister for Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence or an authorisation pursuant to Section 128 of the Act, to take water from prescribed wells within the Mallee Prescribed Wells Area:

- a levy of 1.61 cents per kilolitre of water allocated where the water is taken for the purpose of providing a reticulated water supply;
- (2) a levy of 0.515 cents per kilolitre of water allocated where the water allocation on the licence is specified as an annual volume in kilolitres and is not for the purpose of providing a reticulated water supply;

- (3) a levy of \$46.48 per hectare Irrigation Equivalent of water allocated or part thereof where the water allocation on the licence is specified in Irrigation Equivalents, in the Northern Zone of the Mallee Prescribed Wells Area;
- (4) a levy of \$38.37 per hectare Irrigation Equivalent of water allocated or part thereof where the water allocation on the licence is specified in Irrigation Equivalents, in the Southern Zone of the Mallee Prescribed Wells Area; and
- (5) a levy of 0.515 cents per kilolitre of water taken where the water is taken and used for the purpose of mineral sands mining pursuant to a Section 128 authorisation.

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

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Paul Caica, Minister for Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take or hold water from prescribed wells or watercourses in the Marne Saunders Prescribed Water Resources Area or to take or hold surface water in the Marne Saunders Prescribed Water Resources Area of 0.515 cents per kilolitre of water allocated.

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

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the McLaren Vale Prescribed Wells Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Paul Caica, Minister for Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take or hold water from prescribed wells within the McLaren Vale Prescribed Wells Area:

- (1) a levy of 0.5 cents per kilolitre of water allocated; and
- (2) a levy of 0.5 cents per kilolitre of water used.

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

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the Morambro Creek Prescribed Water Resources

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Paul Caica, Minister for Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take or hold water from the Morambro Creek and Nyroca Channel Prescribed Watercourses including Cockatoo Lake and the Prescribed Surface Water Area of \$21.87 per percentage share or 0.251 c/kL of water allocated.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the Northern Adelaide Plains Prescribed Wells Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Paul Caica, Minister for Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence, or under Section 128, to take water from prescribed wells within the Northern Adelaide Plains Prescribed Wells Area:

- (1) a levy of 0.5 cents per kilolitre of water allocated; and
- (2) a levy of 0.5 cents per kilolitre of water used.

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

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Paul Caica, Minister for Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take water from prescribed wells within the Peake, Roby and Sherlock Prescribed Wells Area of 0.515 cents per kilolitre of water allocated.

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

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

PURSUANT to Section 101 of the Natural Resources Management Act 2004 (the Act), I, Paul Caica, Minister for Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence or an authorisation pursuant to Section 128 of the Act, to take or hold water from prescribed wells in the Lower Limestone Coast, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas:

- (1) in the Lower Limestone Coast, Padthaway and Tatiara Prescribed Wells Areas, where the water allocation on a water licence is specified as a water (taking) allocation and for the purpose of reticulated water supply pursuant to the Waterworks Act 1932, 1.59 cents per kilolitre of water allocated:
- (2) in the Lower Limestone Coast Prescribed Wells Areas where the water allocation on a water licence is specified as a water (taking) allocation and is specified in Irrigation Equivalents (IE), \$16.55 per hectare IE or part thereof of water allocated;
- (3) in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation on a water licence is specified as a water (taking) allocation and is for the purpose of irrigation (excluding delivery supplements) and is specified as an annual volume in kilolitres, 0.251 cents per kilolitre of water allocated;
- (4) in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation on a water licence is specified as a water (taking) allocation and is not for the purpose of irrigation or reticulated water supply pursuant to the Waterworks Act 1932, and is specified as an annual volume in kilolitres, 0.331 cents per kilolitre of water allocated;
- (5) in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation on a water licence is specified as a water (holding) allocation, 0.201 cents per kilolitre or \$16.55 per Irrigation Equivalent (IE) or part thereof of water allocated;
- (6) in the Lower Limestone Coast Prescribed Wells Area where the water is taken and used for the purpose of pulp and paper mill operations pursuant to a Section 128 authorisation, 0.331 cents per kilolitre of water taken;
- (7) in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation on a water licence from the unconfined aquifer is specified as a delivery supplement, 0.025 cents per kilolitre of water allocated; and
- (8) in the Lower Limestone Coast, Padthaway, Tatiara and Tintinara Coonalpyn Prescribed Wells Areas, where the water allocation on a water licence from the confined aquifer is specified as a delivery supplement, 0.251 cents per kilolitre of water allocated.

The levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Paul Caica, Minister for Environment and Conservation, hereby declare the following levies payable by persons authorised by a water licence, to take water from a prescribed well or wells within the Musgrave and/or Southern Basins Prescribed Wells Areas:

- a levy of 4.093 cents per kilolitre of water allocated where the water is allocated for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932; and
- (2) a levy of 2.451 cents per kilolitre of water allocated where the water is not allocated for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932.

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

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Paul Caica, Minister for Environment and Conservation, hereby declare the following levy, payable by persons authorised by a water licence, to take water for the purposes of public water supply in the Western Mount Lofty Ranges Prescribed Water Resources Area:

(1) where water is allocated for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932, a fixed charge of \$1.2 million applies.

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the Far North Prescribed Wells Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004, I, Paul Caica, Minister for Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence to take water from prescribed wells within the Far North Prescribed Wells Area:

- (1) a levy of 3.12 cents per kilolitre of water allocated for the purpose of providing a public water supply;
- a levy of 3.12 cents per kilolitre of water allocated to the mining, energy, gas and petroleum sector; and
- (3) a levy of 1.04 cents per kilolitre of water allocated for the operation of tourist parks and associated irrigation activities.

The levy does not apply where:

- (4) the water is taken for domestic purposes or for the watering of stock not subject to intensive farming; or
- (5) the water is allocated for the co-production of water during gas and oil extraction; or
- (6) the water is allocated for bore-fed wetlands.

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 22 June 2011.

PAUL CAICA, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Variation to the Notice Establishment of Levy for the Far North Prescribed Wells Area

PURSUANT to Section 101 of the Natural Resources Management Act 2004 (the Act), I, Paul Caica, Minister for Environment and Conservation, hereby vary the Notice of Establishment of Levy for the Far North Prescribed Wells Area published in the *Government Gazette* on 24 June 2010 (page 3127) pursuant to Section 101 of the Act, as follows:

 Delete Paragraph 2 of the Notice of Establishment of Levy and replace it with the following new paragraph:

The levy does not apply where:

- (1) the water is taken for domestic purposes or for the watering of stock not subject to intensive farming; or
- (2) the water is allocated for:
 - (a) the co-production of water during petroleum extraction; or
 - (b) bore-fed wetlands.

This notice has effect in relation to the financial year commencing on 1 July 2011.

Dated 23 June 2011.

PAUL CAICA, Minister for Environment and Conservation

ORIGIN ENERGY RETAIL LIMITED

Notice of Amendments to Natural Gas Prices for customers in Origin Energy Areas in South Australia

IN accordance with the requirements of the Gas Standing Price Determination ('Price Determination') made by the Essential Services Commission of South Australia ('ESCOSA') in June 2011 under Part 3 of the Essential Services Commission Act 2002 as authorised by Sections 34A and 33 (1) (a) of the Gas Act 1997, notice is hereby given by Origin Energy Retail Limited ABN 22 078 868 425 ('Origin Energy') of its standing contract prices for customers who are consuming less than 1 terajoule per annum ('small customers') for the supply and sale of natural gas. Pursuant to Section 34B (3) (b) of the Gas Act 1997, notice is hereby given by Origin Energy of its default contract prices for small customers who are purchasing gas under Origin Energy's default contract terms and conditions. Origin Energy has determined that its default contract prices will be the same as the standing contract prices shown below.

Statement of justification—Default contract prices. The default contract prices set out in this notice are the same as Origin Energy's standing contract prices established under the Price Determination.

The prices published in the *Government Gazette* on 29 June 2010 will continue to apply up to and including 31 July 2011. The prices published in this notice will be effective from 1 August 2011.

Residential Customers				
	1 August 2011 Standing Contract Price (GST Exclusive)	1 August 2011 Standing Contract Price (GST Inclusive)		
Adelaide				
Supply Charge (\$/qtr)	\$55.20	\$60.72		
Variable Charge (c/MJ): 0 to 4,500 MJ	2.42	2.662		
Variable Charge (c/MJ): >4,500 MJ	1.38	1.518		
Port Pirie				
Supply Charge (\$/qtr)	\$55.20	\$60.72		
Variable Charge (c/MJ): 0 to 4,500 MJ	2.48	2.728		
Variable Charge (c/MJ): >4,500 MJ	1.37	1.507		
Whyalla				
Supply Charge (\$/qtr)	\$55.20	\$60.72		
Variable Charge (c/MJ): 0 to 4,500 MJ	2.48	2.728		
Variable Charge (c/MJ): >4,500 MJ	1.39	1.529		
Mount Gambier				
Supply Charge (\$/qtr)	\$55.20	\$60.72		
Variable Charge (c/MJ): 0 to 4,500 MJ	2.48	2.728		
Variable Charge (c/MJ): >4,500 MJ	1.40	1.540		
Riverland				
Supply Charge (\$/qtr)	\$55.20	\$60.72		
Variable Charge (c/MJ): 0 to 4,500 MJ	2.50	2.750		
Variable Charge (c/MJ): >4,500 MJ	1.43	1.573		

SME Customers	1 August 2011 Standing Contract Price (GST Exclusive)	1 August 2011 Standing Contract Price (GST Inclusive)
Adelaide		
Supply Charge (\$/qtr)	\$95.05	\$104.56
Variable Charge (c/MJ): 0 to 25,000 MJ	1.73	1.903
Variable Charge (c/MJ): 25,000 to 90,000 MJ	1.71	1.881
Variable Charge (c/MJ): >90,000 MJ	1.22	1.342
Port Pirie		
Supply Charge (\$/qtr)	\$95.05	\$104.56
Variable Charge (c/MJ): 0 to 25,000 MJ	1.73	1.903
Variable Charge (c/MJ): 25,000 to 90,000 MJ	1.71	1.881
Variable Charge (c/MJ): >90,000 MJ	1.22	1.342
Whyalla		
Supply Charge (\$/qtr)	\$95.05	\$104.56
Variable Charge (c/MJ): 0 to 25,000 MJ	1.74	1.914
Variable Charge (c/MJ): 25,000 to 90,000 MJ	1.73	1.903
Variable Charge (c/MJ): >90,000 MJ	1.25	1.375
Mount Gambier		
Supply Charge (\$/qtr)	\$95.05	\$104.56
Variable Charge (c/MJ): 0 to 25,000 MJ	1.73	1.903
Variable Charge (c/MJ): 25,000 to 90,000 MJ	1.68	1.848
Variable Charge (c/MJ): >90,000 MJ	1.25	1.375
Riverland		
Supply Charge (\$/qtr)	\$82.85	\$91.14
Variable Charge (c/MJ): 0 to 25,000 MJ	1.80	1.980
Variable Charge (c/MJ): 25,000 to 90,000 MJ	1.65	1.815
Variable Charge (c/MJ): >90,000 MJ	1.09	1.199

In addition to the charges or tariffs for the supply of Natural Gas as set out above, customers should note that in certain circumstances Origin Energy Retail Limited may require lodgement of security deposits or may impose fees and charges that are incidental to the supply of Natural Gas to a customer, including but not limited to an account establishment fee, site call out fee, disconnection fee, reconnection fee, late payment fee, dishonoured cheque fee and special meter reading fee.

Further details are available from Origin Energy's National Customer Service Centre, phone 13 24 61.

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure Purdie Road, Blakeview

BY Road Process Order made on 27 May 2011, the City of Playford ordered that:

- 1. Portions of Purdie Road situate east of Main North Road and adjoining the northern boundaries of Allotment 1073 in Deposited Plan 85423, being portions of 'A' on Preliminary Plan No. 09/0085 be closed.
- 2. The whole of the land subject to closure be transferred to Delfin Lend Lease Blakeview Pty Ltd in accordance with agreement for transfer dated 27 May 2011 entered into between the City of Playford and Delfin Lend Lease Blakeview Pty Ltd.

On 21 June 2011 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 87039 being the authority for the new boundaries.

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

Dated 30 June 2011.

P. M. KENTISH, Surveyor-General

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence— AAL 162

PURSUANT to Section 65 (6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 1 October 2009, notice is hereby given that an application for the grant of an Associated Activities Licence within the area described below has been received from:

Beach Energy Limited

Great Artesian Oil and Gas Limited

The applicants propose to construct and operate a gas flow-line within the application area described below. The application will be determined on or after 14 July 2011.

Description of Application Area

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

A 25 m buffer around line segments defined by the following pairs of co-ordinates:

MGA Zone 54

372245mE, 6905020mN 372368mE, 6904826mN 372378mE, 6903634mN 372418mE, 6903496mN 372496mE, 6903397mN 372570mE, 6902863mN 373474mE, 6902642mN 373592mE, 6902306mN 374329mE, 6901548mN 381521mE, 6901125mN 381564mE, 6901054mN 381502mE, 6900840mN

All co-ordinates in GDA94.

Area: 0.6 km² approximately.

Dated 28 June 2011.

C. D. COCKSHELL,

Acting Executive Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

COMMONWEALTH OF AUSTRALIA

OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006

Expiry of Exploration Permit for Petroleum—EPP 34

NOTICE is hereby given that Exploration Permit for Petroleum EPP 34 held by:

Gascorp Australia Limited, Level 21, Exoil Limited, Level 21, 500 Collins Street, 500 Collins Street, Melbourne, Vic. 3000 Melbourne, Vic. 3000 Mobil Oil & Gas Limited, National Energy Pty Ltd, Level 21, 500 Collins Street, Level 21, 500 Collins Street, Melbourne, Vic. 3000 Melbourne, Vic. 3000

in respect of the blocks described hereunder, expired on 25 June 2011.

Description of Blocks

The reference hereunder is to the name of the map sheets of the 1:1 000 000 series prepared and published for the purposes of the Petroleum (Submerged Lands) Act 1967 and to the numbers of graticular sections shown thereon.

EPP 34

Map Sheet SJ 54 (Hamilton) BLOCK NUMBERS:

1172	1173	1174 Part 1245 1314 1320 Part 1388 1394 Part 1461 1467 Part 1601 1673 1746 1752	1240	1241	1242
1243	1244		1246 Part	1247 Part	1248 Part
1312	1313		1315	1316	1317
1318	1319		1321 Part	1384	1385
1386	1387		1389	1390	1391
1392	1393 Part		1456	1457	1458
1459	1460		1462	1463	1464
1465	1466 Part		1528	1529	1530
1531	1600		1602	1603	1604
1605	1672		1674	1675	1676
1677	1678		1747	1748	1749
1750	1751		1819	1820	1821

Assessed to contain 76 graticular blocks.

Dated 27 June 2011.

C. D. COCKSHELL,

Acting Executive Director, Petroleum and Geothermal

Delegate of the Designated Authority

Minerals and Energy Resources, PIRSA

For and on behalf of the Commonwealth—South Australia Offshore Petroleum Joint Authority Made under the Offshore Petroleum and Greenhouse Gas Storage Act 2006 of the

Commonwealth of Australia.

PRICES ACT 1948, SECTION 24: DECLARATION OF MAXIMUM PRICES FOR RECOVERY, TOWING, STORAGE AND QUOTATION FOR REPAIR OF MOTOR VEHICLES DAMAGED IN ACCIDENTS WITHIN THE DECLARED AREA

Order by Delegate of the Minister for Consumer Affairs

PURSUANT to Section 24 of the Prices Act 1948, I, Paul White, Commissioner for Consumer Affairs, being a position to which the Minister for Consumer Affairs has delegated powers under that section, make the following order:

Citation

1. This order may be cited as Prices Order No. 1132 (S.A.).

Commencement

2. This order will come into operation on 1 July 2011.

Order No. 1130 (S.A.) Superseded

3. This order supersedes Prices Order No. 1131 (S.A.) (see Gazette 24 June 2010, p. 3142).

Interpretation

4. (1) In this order:

'GST' means the tax payable under the GST law;

'GST law' means:

- (a) A New Tax System (Goods and Services Tax) Act 1999 (Commonwealth); and
- (b) the related legislation of the Commonwealth dealing with the imposition of a tax on the supply of goods, services and other things;

'motor car' means a motor vehicle (as defined in Section 5 of the Motor Vehicles Act 1959):

- (a) designed for the principal purpose of carrying passengers; and
- (b) designed to carry not more than eight adult persons (including the driver),

and includes a motor vehicle of the type commonly known as a utility, station sedan or panel van;

'normal hours' means the hours between 7.30 a.m. and 5 p.m. on any day other than a Saturday, Sunday or public holiday;

'prescribed motor vehicle' means a motor car, motor bike, caravan or trailer;

'running kilometres', in relation to the distance travelled for the purposes of supplying a service to which this order applies, means the number of kilometres travelled from the registered premises of the person supplying the service to the scene of the accident, from the scene of the accident to the place of repair or storage of the prescribed motor vehicle to which the services relate and from the place of repair or storage of the vehicle to those registered premises.

(2) In this order the expressions 'accident', 'caravan', 'declared area', 'motor bike', 'quotation for repair', 'registered premises', 'tow', 'towtruck' and 'trailer' have the same meaning as in the Motor Vehicles Act 1959.

Services to Which Order Applies

- 5. This order applies to the following services:
 - (a) the recovery and towing at or from the scene of an accident occurring within the declared area of a prescribed motor vehicle damaged in the accident;
 - (b) the storage of a prescribed motor vehicle damaged in an accident occurring within the declared area;
 - (c) the quotation for repair of a prescribed motor vehicle damaged in an accident occurring within the declared area.

Declaration of Maximum Prices

- 6. (1) Subject to this clause, I declare that the maximum price (inclusive of GST component) at which a service specified in the first column of the table in the Schedule may be supplied is:
 - (a) in the case of a service provided during normal hours—the amount specified opposite in the second column of the table;
 - (b) in the case of a service provided outside normal hours—the amount specified opposite in the third column of the table.
- (2) If the work involved in supplying a service to which this order applies is carried out partly during normal hours and partly outside normal hours, the maximum price that may be charged for providing the service must be calculated according to the maximum price specified in the Schedule for providing the service during the time of the day at which the work is actually carried out.
- (3) The maximum price that may be charged for supplying a service for which the Schedule specifies a maximum price per hour is to be calculated in accordance with the following formula:

$$A = \frac{B}{20} X C$$

where-

- A is the maximum amount that may be charged for the service;
- B is the maximum price per hour for the service specified in the Schedule;
- C is the number of complete 6 minute periods spent in providing the service.
- (4) If the use of more than one towtruck is necessary to supply a service to which this order applies, the maximum price specified in the Schedule may be charged in respect of each tow truck used in supplying the service.

Order Not to Apply to Supply of Services by Certain Persons

7. This order does not apply in relation to a person who supplies a service referred to in Clause 5 while there is in force an order under Section 24 of the Prices Act 1948, fixing a maximum price for the supply of that service by that particular person.

SCHEDULE

Service	Maximum price (normal hours)	Maximum price (outside normal hours)
1. Recovery of a prescribed motor vehicle at the scene of the accident and towing the vehicle:		
 from the scene of the accident to a place of repair or storage; or 		
 from a place of storage to a place of repair: 		
 for a distance not exceeding 20 running kilometres 	\$298.00	\$347.00
 for each running kilometre in excess of 20 running kilometres 	\$2.65	\$3.60
Note: The above charge includes:		
(a) 30 minutes of waiting time or working time at the scene of the accident; and		
(b) the use of a power winch, trailer and any other specialised equipment necessary to recover and tow the vehicle.		
Waiting time or working time at the scene of the accident in excess of 30 minutes	\$44.00 per hour or part of an hour	\$66.00 per hour or part of an hour
Waiting time or working time at the scene of the accident where more than one person is engaged to recover the vehicle—for each additional person so engaged	\$32.00 per hour or part of an hour	\$54.00 per hour or part of an hour
2. Storage of a prescribed motor vehicle:		
• in open locked storage	\$12.00	\$12.00
 in covered locked storage 	\$21.00	\$21.00
3. Quotation for repair of a prescribed motor vehicle where the estimated cost of repairs:		
• does not exceed \$1 000	\$3.08 per each \$100 of the estimated cost or part of \$100	\$3.08 per each \$100 of the estimated cost or part of \$100
• exceeds \$1 000 but does not exceed \$2 000	\$31.02 plus \$2.34 per each \$100 of the estimated cost or part of \$100	\$31.02 plus \$2.34 per each \$100 of the estimated cost or part of \$100
• exceeds \$2 000	\$54.64 plus \$7.83 per each \$1 000 of the estimated cost or part of \$1 000 up to an additional maximum charge of \$86.83	\$54.64 plus \$7.83 per each \$1 000 of the estimated cost or part of \$1 000 up to an additional maximum charge of \$86.83

Dated 24 June 2011.

P. WHITE, Delegate of the Minister for Consumer Affairs

PRICES ACT 1948, SECTION 12 (2): RECORDS REQUIRED TO BE KEPT IN RELATION TO RECOVERY, TOWING, STORAGE AND QUOTATION FOR REPAIR OF MOTOR VEHICLES DAMAGED IN ACCIDENTS WITHIN THE DECLARED AREA

Notice of the Commissioner for Prices

PURSUANT to Section 12 (2) of the Prices Act 1948, I, Paul White, Commissioner for Prices, require persons who in the course of a business supply a declared service to which Prices Order No. 1132 (S.A.) applies to keep, in respect of each service so supplied, a record setting out:

- (a) the time and date when the service was ordered; and
- (b) the name of the person who ordered the service or other information sufficient to identify that person; and
- (c) the number of running kilometres travelled for the purposes of supplying the service; and
- (d) the time and date of arrival at the place of storage or repair of the vehicle to which the service relates and of return to the registered premises of the person supplying the service; and
- (e) if the work involved in supplying the service was carried out partly during normal hours and partly outside normal hours—details of the work carried out during normal hours and outside normal hours; and
- (f) if more than one towtruck was used in supplying the service or more than one person was engaged in supplying the service—the number of towtrucks used or persons engaged; and
- (g) how the total charge for supplying the service was calculated.

Words and expressions used in this notice have the same meaning as in Prices Order No. 1132 (S.A.).

This notice will take effect on the day on which Prices Order No. 1132 (S.A.) comes into operation.

Dated 24 June 2011.

P. WHITE, Commissioner for Prices

SEWERAGE ACT 1929

Scales for Calculation of Sewerage Rates

PURSUANT to Sections 73 (1) and 75 (1) of the Sewerage Act 1929, and after consultation with the South Australian Water Corporation, I fix the sewerage rates set out in the Schedule in respect of the 2011-2012 financial year.

SCHEDULE OF RATES

Scale	Minimum Sewerage Rate \$	Land Affected
\$0.001157 per dollar of capital value	325.00	All residential land in the Adelaide and Aldinga drainage areas
\$0.001345 per dollar of capital value	325.00	All non-residential land in the Adelaide and Aldinga drainage areas except strata/community titled parking spaces under land use code 6532
\$0.001345 per dollar of capital value	81.40	All non-residential land in the Adelaide and Aldinga drainage areas classified as strata/community titled parking spaces under land use code 6532
\$0.001526 per dollar of capital value	325.00	All residential land in other drainage areas
\$0.001883 per dollar of capital value	325.00	All non-residential land in other drainage areas except strata/community titled parking spaces under land use code 6532
\$0.001883 per dollar of capital value	81.40	All non-residential land in other drainage areas classified as strata/community titled parking spaces under land use code 6532
Dated 24 June 2011.		PAUL CAICA, Minister for Water

SEWERAGE ACT 1929

Charges in Respect of Lands Exempted from Sewerage Rates

PURSUANT to Section 65 (2) of the Sewerage Act 1929, and after consultation with the South Australian Water Corporation, I fix the charges set out in the Schedule for the drainage of and removal of sewage in respect of the 2011-2012 financial year.

SCHEDULE

Charge determined according to number of water closets draining into the sewers	Land Affected
\$90.60 per water closet draining into the sewers	All land exempted from sewerage rates by Section 65 (1)
\$123.80 per water closet draining into the sewers	All other land exempted from sewerage rates under other Acts
Dated 24 June 2011.	PAUL CAICA, Minister for Water

SEWERAGE ACT 1929

Addition of Land to Myponga Country Drainage Area

PURSUANT to Section 18 of the Sewerage Act 1929, the South Australian Water Corporation:

- (a) adds to the Myponga Country Drainage Area the land shown on the plan in the Schedule; and
- (b) declares that this notice will have effect from 1 July 2011.

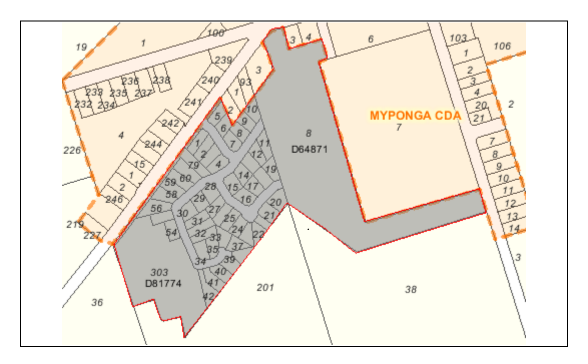
D1483 SA Water 11/02990 Mapsheet: 652736P

SCHEDULE

MYPONGA

HUNDRED OF MYPONGA





NOT TO SCALE

BOUNDARY OF MYPONGA COUNTRY DRAINAGE AREA PREVIOUSLY PROCLAIMED SHOWN AS DASHED LINES

LAND TO BE ADDED TO MYPONGA COUNTRY DRAINAGE AREA SHOWN AS SHADED AREA

Dated 28 June 2011.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

A. SCHIRRIPA, Manager Billing and Collection

In the presence of:

N. GLASS, Team Leader Rating

SEWERAGE ACT 1929

Addition of Land to Stirling Country Drainage Area

PURSUANT to Section 18 of the Sewerage Act 1929, the South Australian Water Corporation:

- (a) adds to the Stirling Country Drainage Area the land shown on the plan in the Schedule; and
- (b) declares that this notice will have effect from 1 July 2011.

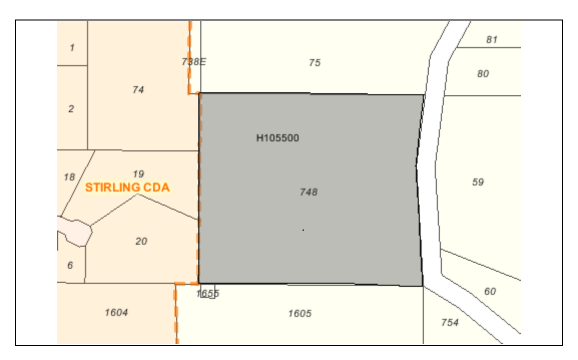
D1484 SA Water 11/02991 Mapsheet: 662703K

SCHEDULE

HEATHFIELD

HUNDRED OF NOARLUNGA





NOT TO SCALE

BOUNDARY OF STIRLING COUNTRY DRAINAGE AREA PREVIOUSLY PROCLAIMED SHOWN AS DASHED LINES

LAND TO BE ADDED TO STIRLING COUNTRY DRAINAGE AREA SHOWN AS SHADED AREA

Dated 28 June 2011.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

A. SCHIRRIPA, Manager Billing and Collection

In the presence of:

N. GLASS, Team Leader Rating

SAWATER 11/02991 D1484

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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

1.	25 September 2008	2. 23 October 2008	3. 13 November 2008	4. 4 December 2008
5.	18 December 2008	6. 29 January 2009	7. 12 February 2009	8. 5 March 2009
9.	12 March 2009	10. 26 March 2009	11. 30 April 2009	12. 18 June 2009
13.	25 June 2009	14. 27 August 2009	15. 17 September 2009	16. 24 September 2009
17.	9 October 2009	18. 22 October 2009	19. 3 December 2009	20. 17 December 2009
21.	22 October 2009	22. 3 December 2009	23. 17 December 2009	24. 11 February 2010
25.	19 February 2010	26. 18 March 2010	27. 8 April 2010	28. 6 May 2010
29.	20 May 2010	30. 3 June 2010	31. 17 June 2010	32. 24 June 2010
33.	8 July 2010	34. 2 September 2010	35. 9 September 2010	36. 23 September 2010
37.	4 November 2010	38. 25 November 2010	39. 16 December 2010	40. 23 December 2010
41.	17 March 2011	42. 7 April 2011		

Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the CPC08 Construction and Plumbing Services Integrated Framework Training Package

*Trade/ #Declared Vocation/Other Occupation	National Code	Qualification Title	Nominal Term of Contract of Training	Probationary Period
#Builder	CPC40110	Certificate IV in Building and Construction (Building)	48 months	3 months
#Plumbing Contractor	CPC40909	Certificate IV in Plumbing and Services	48 months	3 months
# Building Associate	CPC50210	Diploma of Building and Construction (Building)	48 months	3 months

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2011

	\$		\$
Agents, Ceasing to Act as	45.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	30.25
Incorporation	23.00	Discontinuance Place of Business	30.25
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties		Intention to Sell, Notice of	57.00
Attorney, Appointment of	45.50	Lost Certificate of Title Notices	
		Cancellation, Notice of (Strata Plan)	57.00
Bailiff's Sale		Mortgages:	
Cemetery Curator Appointed	33.75	Caveat Lodgement	23.00
Companies:		Discharge of	
Alteration to Constitution	45.50	Foreclosures	
Capital, Increase or Decrease of	57.00	Transfer of	
Ceasing to Carry on Business	33.75	Sublet	11.60
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	11.60
Incorporation	45.50	•	
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	33.75
First Name	33.75	Licensing	67.50
Each Subsequent Name			07.50
Meeting Final	38.00	Municipal or District Councils:	
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	452.00
Meeting')		Default in Payment of Rates:	
First Name	45.50	First Name	
Each Subsequent Name	11.60	Each Subsequent Name	11.60
Notices:		Noxious Trade	33.75
Call	57.00	Noxious Trade	33.13
Change of Name	23.00	Partnership, Dissolution of	33.75
Creditors	45.50	Detitions (cms11)	23.00
Creditors Compromise of Arrangement	45.50	Petitions (small)	23.00
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-General)	23.00
pany be wound up voluntarily and that a liquidator		Register of Unclaimed Moneys—First Name	
be appointed')		Each Subsequent Name	11.60
Release of Liquidator—Application—Large Ad	90.50		
—Release Granted		Registers of Members—Three pages and over:	200.00
Receiver and Manager Appointed	52.50	Rate per page (in 8pt)	289.00
Receiver and Manager Ceasing to Act	45.50	Rate per page (in 6pt)	382.00
Restored Name	42.50	Sale of Land by Public Auction	57.50
Petition to Supreme Court for Winding Up	79.00	·	
Summons in Action	67.50	Advertisements	
Order of Supreme Court for Winding Up Action	45.50	1/4 page advertisement	
Register of Interests—Section 84 (1) Exempt		½ page advertisement	
Removal of Office	23.00	Full page advertisement	529.00
Proof of Debts	45.50	Advertisements, other than those listed are charged at \$3	3.20 per
Sales of Shares and Forfeiture	45.50	column line, tabular one-third extra.	F
Estates:		•	District
Assigned	33.75	Notices by Colleges, Universities, Corporations and	District
Deceased Persons—Notice to Creditors, etc		Councils to be charged at \$3.20 per line.	
Each Subsequent Name		Where the notice inserted varies significantly in length	
Deceased Persons—Closed Estates		that which is usually published a charge of \$3.20 per colu	mn line
		will be applied in lieu of advertisement rates listed.	
Each Subsequent Estate		South Australian Government publications are sold	on the
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2011

Acts, Bills, Rules, Parliamentary Papers and Regulations						
Pages	Main	Amends	Pages	Main	Amends	
1-16	2.80	1.30	497-512	38.50	37.50	
17-32	3.70	2.30	513-528	39.50	38.25	
33-48	4.85	3.45	529-544	41.00	39.50	
49-64	6.10	4.70	545-560	42.00	41.00	
65-80	7.10	5.90	561-576	43.00	42.00	
81-96	8.30	6.85	577-592	44.50	42.50	
97-112	9.45	8.10	593-608	45.75	44.00	
113-128	10.60	9.30	609-624	46.50	45.50	
129-144	11.80	10.50	625-640	47.75	46.00	
145-160	13.00	11.60	641-656	49.00	47.75	
161-176	14.10	12.80	657-672	49.75	48.25	
177-192	15.40	13.90	673-688	51.50	49.75	
193-208	16.60	15.30	689-704	52.50	50.50	
209-224	17.50	16.20	705-720	53.50	52.00	
225-240	18.70	17.30	721-736	55.00	53.00	
241-257	20.10	18.30	737-752	55.50	54.00	
258-272	21.20	19.40	753-768	57.00	55.00	
273-288	22.30	21.00	769-784	58.00	57.00	
289-304	23.30	21.90	785-800	59.00	58.00	
305-320	24.70	23.20	801-816	60.50	58.50	
321-336	25.75	24.30	817-832	61.50	60.50	
337-352	27.00	25.50	833-848	63.00	61.50	
353-368	27.75	26.75	849-864	64.00	62.50	
369-384	29.25	27.75	865-880	65.50	64.00	
385-400	30.50	29.00	881-896	66.00	64.50	
401-416	31.75	30.00	897-912	67.50	66.00	
417-432	33.00	31.50	913-928	68.00	67.50	
433-448	34.00	32.75	929-944	69.00	68.00	
449-464	34.75	33.50	945-960	70.00	68.50	
465-480	35.25	34.50	961-976	73.00	69.50	
481-496	37.50	35.25	977-992	74.00	70.00	
Legislation—Acts, Re	egulations, etc:				\$	
Subscriptions:					237.0	
Government Gazette					132.0	
					6.2	
Hansard					17.3	
Legislation on Disk					_	
Notice of Vacancies						
Compendium					1/4.0	
Subscriptions:						
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1			rices include GST)			
		(An the above pi	ices include GS1)			

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WATERWORKS ACT 1932

Rates and Charges on Commercial Land

PURSUANT to Section 65C (1) of the Waterworks Act 1932, and after consultation with the South Australian Water Corporation, I fix the rates and charges set out in the Schedules in respect of the 2011-2012 financial year.

SCHEDULE OF RATES

Provision	Rate	Class of land affected		
Section 65C (1) (c): Rate to be applied to the capital value of commercial land to determine the supply charge	\$0.000699 per dollar of capital value	All commercial land in the State		
	SCHEDULE OF CHARGES			
Provision	Charge	Class of land affected		
Section 65C (1) (b): Minimum supply charge	\$273	Commercial land other than strata/community titled parking spaces under land use code 6532		
Section 65C (1) (b): Minimum supply charge	\$136.60	Commercial land classified as strata/community titled parking spaces under land use code 6532		
Dated 24 June 2011.		PAUL CAICA, Minister for Water		

WATERWORKS ACT 1932

Annual Charge for Additional Services Provided (other than the first supply of recycled water to the Mawson Lakes Recycled Water District)

PURSUANT to Section 35 (1c) of the Waterworks Act 1932, and after consultation with the South Australian Water Corporation, I fix, in respect of the 2011-2012 financial year, the annual charge payable by the owner or occupier of land in respect of any additional service provided (other than the first supply of recycled water to the Mawson Lakes Recycled Water District) to that land at \$273 for each additional service.

Dated 24 June 2011.

PAUL CAICA, Minister for Water

WATERWORKS ACT 1932

Lands Exempted from Water Rates

PURSUANT to Section 88 (4) of the Waterworks Act 1932, and after consultation with the South Australian Water Corporation, I fix the charges set out in the Schedule in respect of the 2011-2012 financial year.

SCHEDULE

Class of land affected		Charge determined according to the volume of water supplied		
All land in the State exempted under Section 88 (1) (a) or (b) of the Waterworks Act 1932, and all land that has been acquired or is used for the purpose of a Children's Services Centre within the meaning of the Children's Services Act 1985	(i)	For each kilolitre supplied up to, and including, 0.3288 kilolitres per day of the relevant meter reading period	\$1.4475 per kilolitre	
	(ii)	For each kilolitre supplied over 0.3288 kilolitres per day of the relevant meter reading period	\$2.0625 per kilolitre	
All other lands in the State exempted from payment of rates	(i)	For each kilolitre supplied up to, and including, 0.3288 kilolitres per day of the relevant meter reading period	\$1.93 per kilolitre	
	(ii)	For each kilolitre supplied over 0.3288 kilolitres per day of the relevant meter reading period	\$2.75 per kilolitre	
Dated 24 June 2011.		Paul Caio	CA, Minister for Water	

Public Sector (Reorganisation of Public Sector Operations) Notice 2011

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

1—Short title

This notice may be cited as the *Public Sector (Reorganisation of Public Sector Operations) Notice 2011.*

2—Commencement

This notice will come into operation on 1 July 2011.

3—Transfer of employees

Each of the following Attorney-General's Department employees is transferred to employment in the Department of Planning and Local Government on the same basis of engagement as applied before the transfer:

- (a) employees assigned to work in the Office for Recreation and Sport;
- (b) employees assigned to work in the Office for Racing;
- (c) Katie Boyd;
- (d) Katheryn Cichon;
- (e) Alex Coates;
- (f) William Denny;
- (g) Rosa Falco;
- (h) Simon Lewis;
- (i) Shane Metcalfe;
- (j) Paul Sykes;
- (k) George Vlahos.

Made by the Premier

on 30 June 2011

MRSR11/004CS

Public Sector (Reorganisation of Public Sector Operations - Rail Commissioner) Notice 2011

under section 9 of the Public Sector Act 2009

1—Short title

This notice may be cited as the *Public Sector* (Reorganisation of *Public Sector Operations - Rail Commissioner*) Notice 2011

2—Commencement

This notice will come into operation on 1 July 2011

3—Interpretation

In this notice-

Rail Commissioner means the Rail Commissioner established under the Rail Commissioner Act 2009;

TransAdelaide means TransAdelaide established under the *TransAdelaide* (Corporate Structure) Act 1998.

4—Transfer of staff from Rail Commissioner to Department for Transport, Energy and Infrastructure

- (1) Each member of the staff of the Rail Commissioner is transferred to employment in the Department for Transport, Energy and Infrastructure under the *Public Sector Act* 2009, except the following employees:
 - a) employees employed under the TransAdelaide Train Operations Workplace Agreement 2007, to which the Rail Industry (TransAdelaide) Award 2002 applies, and who are classified as Suburban Train Drivers, Senior Drivers, Passenger Service Assistants, Senior Passenger Service Assistants or Platform Coordinators;
 - b) employees employed under the *TransAdelaide Tram Operations Collective Workplace Agreement 2008*, to which the *Public Transport Industry Bus and Tram Operators (TransAdelaide) Award 2001* applies, and who are classified as Tram Operators, Tram Conductors or Tram Support Officers;
 - c) employees employed under the *TransAdelaide* (*Infrastructure Employees*)

 Collective Workplace Agreement 2009 to which the Rail Industry (*TransAdelaide*)

 Award 2002 applies and who are classified as track maintenance employees, plant operators, team leaders, track coordinators or track protectors;
 - d) employees employed under the *TransAdelaide (Maintenance Employees)*Collective Workplace Agreement 2006, to which the Metal Trades
 (TransAdelaide) Award 1999 or the Rail Industry (TransAdelaide) Award 2002
 applies, and who are classified as Electrical or Mechanical Tradespersons; and
 - e) employees employed under the *TransAdelaide* (Salaried, Professional and Technical Employees) Collective Workplace Agreement 2008, to which the Salaried, Professional and Technical Employees (TransAdelaide) Award 2001 applies, but only those employees who are classified as Shift Managers, Operations Controllers, Operations Coordinators, Network Operations Supervisors, Shift Coordinators or Lead Inspectors Track & Civil.
- (2) For the purposes of construing a contract applicable to a person whose employment is transferred under this notice, a reference to TransAdelaide or the Rail Commissioner is to be construed, as the case may require, as a reference to the Department for Transport, Energy and Infrastructure or the Chief Executive of that Department.
- (3) For the purposes of determining the type of engagement in the Department for Transport, Energy and Infrastructure of a person whose employment is transferred under this notice, it is declared that:

- a) an employee, who was, immediately before transfer, employed on a casual basis, will be taken to be engaged as a casual employee in the Department for Transport, Energy and Infrastructure under section 45 of the *Public Sector Act*;
- b) an employee, who was, immediately before transfer, employed under a contract for a fixed term, will be taken to be:
 - employed on a contract for the same term under section 42 of the *Public Sector Act* in the Department for Transport, Energy and Infrastructure if the employee is determined to be an executive employee by the Chief Executive of the Department for Transport, Energy and Infrastructure; or
 - ii) in the absence of a determination by the Chief Executive under sub-paragraph 4(3)(b)(i) of this notice, engaged as a term employee under section 45 of the *Public Sector Act* in the Department for Transport, Energy and Infrastructure for the same term; and
- c) an employee, who was, immediately before transfer, employed on an ongoing basis will be taken to be engaged as an ongoing employee in the Department for Transport, Energy and Infrastructure under Section 45 of the *Public Sector Act*.
- (4) A person whose employment is transferred under this notice is taken to have accrued, as an employee in the Department for Transport, Energy and Infrastructure, an entitlement to recreation leave, sick leave and long service leave that is equivalent to the entitlements that the person had standing to their credit, immediately before the transfer, as a member of the staff of the Rail Commissioner.

Made by

MIKE RANN Premier

28 /6/2011

Gaming Machines (Miscellaneous) Amendment Act (Commencement) Proclamation 2011

1—Short title

This proclamation may be cited as the *Gaming Machines (Miscellaneous) Amendment Act (Commencement) Proclamation 2011.*

2—Commencement of certain suspended provisions

The following provisions of the *Gaming Machines (Miscellaneous) Amendment Act 2010* (No 28 of 2010) will come into operation on 1 July 2011:

```
section 4(3)
section 12
section 18
section 22(3)
section 28
sections 30 to 34 (inclusive)
section 36 in so far as it inserts new section 47A into the Gaming Machines Act 1992
section 38(3)
section 50
section 53
```

Made by the Governor

with the advice and consent of the Executive Council on 30 June 2011
MGA11/005CS

Health Services Charitable Gifts Act (Commencement) Proclamation 2011

1—Short title

This proclamation may be cited as the *Health Services Charitable Gifts Act* (Commencement) Proclamation 2011.

2—Commencement of Act

The *Health Services Charitable Gifts Act 2011* (No 15 of 2011) will come into operation on 1 July 2011.

Made by the Governor

with the advice and consent of the Executive Council on 30 June 2011
HEAC-2011-00037

South Australia

Administrative Arrangements (Administration of Health Services Charitable Gifts Act) Proclamation 2011

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Health Services Charitable Gifts Act) Proclamation 2011.*

2—Commencement

This proclamation will come into operation on 1 July 2011.

3—Committal of Act

The administration of the *Health Services Charitable Gifts Act 2011* is committed to the Minister for Health.

Made by the Governor

with the advice and consent of the Executive Council on 30 June 2011

HEAC-2011-00037

Health Services Charitable Gifts (Public Health Entities) Proclamation 2011

under section 4 of the Health Services Charitable Gifts Act 2011

1—Short title

This proclamation may be cited as the *Health Services Charitable Gifts Act (Public Health Entities) Proclamation 2011*.

2—Commencement

This proclamation will come into operation on 1 July 2011.

3—Declaration of public health entities

In accordance with section 4 of the *Health Services Charitable Gifts Act 2011* the following are declared to me.mebe public health entities for the purposes of that Act:

- (a) the parts of Central Adelaide Local Health Network Incorporated known as—
 - (i) Royal Adelaide hospital; and
 - (ii) The Queen Elizabeth hospital; and
 - (iii) South Australian Dental Health Service; and
 - (iv) SA Pathology;
- (b) the parts of Country Health SA Local Health Network Incorporated known as—
 - (i) Mount Gambier hospital; and
 - (ii) Port Augusta hospital; and
 - (iii) Port Lincoln hospital; and
 - (iv) Port Pirie hospital; and
 - (v) Wallaroo hospital; and
 - (vi) Whyalla hospital;
- (c) the part of Northern Adelaide Local Health Network Incorporated known as *Modbury hospital*.

Made by the Governor

with the advice and consent of the Executive Council on 30 June 2011

HEAC-2011-00037

Road Traffic (Miscellaneous) Variation Regulations 2011

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 1999

- 4 Variation of regulation 13B—Apparatus approved as traffic speed analysers
- 5 Variation of regulation 20—Prohibition of vehicles carrying dangerous substances on certain roads
- 6 Variation of Schedule 9—Expiation fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) Variation Regulations 2011*.

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 Road Traffic (Miscellaneous) Regulations 1999

4—Variation of regulation 13B—Apparatus approved as traffic speed analysers

Regulation 13B—after paragraph (d) insert:

(da) Laser Technology Inc. LTI 20/20 TruSpeed laser;

5—Variation of regulation 20—Prohibition of vehicles carrying dangerous substances on certain roads

Regulation 20(4), definition of *dangerous substance*—delete the definition and substitute:

dangerous substance has the meaning given to dangerous goods by the Dangerous Substances (Dangerous Goods Transport) Regulations 2008.

6—Variation of Schedule 9—Expiation fees

(1) Schedule 9, Part 2, item relating to section 40V(4)—delete "40V(4)" and substitute:

40V(4)(b)(i)

(2) Schedule 9, Part 2, item relating to section 40X(3)—delete "40X(3)" and substitute:

40X(3)(b)(i)

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 30 June 2011

No 167 of 2011

MTR/11/005

Road Traffic (Mass and Loading Requirements) Variation Regulations 2011

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Mass and Loading Requirements) Regulations 1999

4 Variation of regulation 6—Proof of loading offences

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Mass and Loading Requirements) Variation Regulations 2011.*

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 Road Traffic (Mass and Loading Requirements) Regulations 1999

4—Variation of regulation 6—Proof of loading offences

Regulation 6(1)—delete "in the *Load Restraint Guide* as amended from time to time and published by the Australian Government Publishing Service" and substitute:

in the *Load Restraint Guide* published by the National Transport Commission, as in force from time to time

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 $30 \, \text{June} \, 2011$

No 168 of 2011

MTR/11/005

Road Traffic (Vehicle Standards) Variation Rules 2011

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Vehicle Standards) Rules 1999

4 Variation of Dictionary

Part 1—Preliminary

1—Short title

These rules may be cited as the Road Traffic (Vehicle Standards) Variation Rules 2011.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Road Traffic (Vehicle Standards) Rules 1999

4—Variation of Dictionary

Dictionary, definition of *dangerous goods*—delete the definition and substitute:

dangerous goods has the same meaning as in the Dangerous Substances (Dangerous Goods Transport) Regulations 2008.

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 rules come into operation as set out in these rules.

Made by the Governor

with the advice and consent of the Executive Council on 30 June 2011

No 169 of 2011

MTR/11/005

Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Variation Regulations 2011

under the Road Traffic Act 1961

Contents

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Part 2—Variation of Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999

- 4 Variation of regulation 22—Dangerous goods and placard loads and towing of vehicles at night etc
- 5 Variation of regulation 28—Exemptions from wearing seatbelts

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Variation Regulations 2011.*

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 Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999

4—Variation of regulation 22—Dangerous goods and placard loads and towing of vehicles at night etc

Regulation 22—delete "by the Code as defined in the *Dangerous Substances Regulations 1998*" and substitute:

by the Dangerous Substances (Dangerous Goods Transport) Regulations 2008

5—Variation of regulation 28—Exemptions from wearing seatbelts

Regulation 28(1)—delete subregulation (1) and substitute:

- (1) For the purposes of rule 267(1) (Exemptions from wearing seatbelts), a person is exempt from wearing a seatbelt if the vehicle is a historic vehicle as defined in regulation 15 of the *Motor Vehicles Regulations 2010* that is—
 - (a) registered under section 25 of the Motor Vehicles Act 1959; and
 - (b) being driven in accordance with the conditions of that registration.

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 30 June 2011

No 170 of 2011

MTR/11/005

Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Variation Regulations 2011

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999

4 Variation of regulation 30—Certain crashes required to be reported to police

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Variation Regulations 2011.*

2—Commencement

These regulations will come into operation on 1 July 2011.

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 Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999

4—Variation of regulation 30—Certain crashes required to be reported to police

Regulation 30(b)—delete "\$1 000" and substitute:

\$3 000

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 $30 \, \text{June} \, 2011$

No 171 of 2011

MTR/11/055

Health Services Charitable Gifts Regulations 2011

under the Health Services Charitable Gifts Act 2011

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Prescribed research bodies

1—Short title

These regulations may be cited as the *Health Services Charitable Gifts Regulations 2011*.

2—Commencement

These regulations will come into operation on the day on which section 3 of the Act comes into operation.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Health Services Charitable Gifts Act 2011.

4—Prescribed research bodies

For the purposes of the definition of *prescribed research body* in section 3 of the Act, the *South Australian Health and Medical Research Institute Limited* is prescribed.

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 30 June 2011

No 172 of 2011

HEAC/2011/00037

Natural Resources Management (General) Variation Regulations 2011

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 (General) Regulations 2005

4 Variation of regulation 47—Transitional provision—Water licences and plans—2007 Amendments

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Natural Resources Management (General) Variation Regulations 2011*.

2—Commencement

- (1) Subject to subregulation (2), these regulations will come into operation on 30 June 2011.
- (2) Regulation 4(1), (2) and (3) will be taken to have come into operation on 1 July 2009.

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 47—Transitional provision—Water licences and plans—2007 Amendments

- (1) Regulation 47—after subregulation (1) insert:
 - (1a) Until the designated day for a prescribed water resource, any works constructed, maintained or operated in respect of the water resource for the purposes of taking water or surface water (as the case may be) from the relevant resource are prescribed under paragraph (a) of section 127(5b) of the Act.

(2) Regulation 47(2)—delete "subregulation (1)" and substitute:

subregulations (1) and (1a)

(3) Regulation 47(2)—delete "that subregulation" and substitute:

this regulation

- (4) Regulation 47(4) and (5)—delete subregulations (4) and (5)
- (5) Regulation 47(9)—delete subregulation (9)

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 30 June 2011

No 173 of 2011

MEC11/0026CS

South Australia

Rates and Land Tax Remission Variation Regulations 2011

under the Rates and Land Tax Remission Act 1986

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Rates and Land Tax Remission Regulations 2009

4 Variation of regulation 4—Remission of water rates

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Rates and Land Tax Remission Variation Regulations 2011*.

2—Commencement

These regulations will come into operation on 1 July 2011.

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 Rates and Land Tax Remission Regulations 2009

4—Variation of regulation 4—Remission of water rates

(1) Regulation 4(4)—delete "20%" and substitute:

25%

(2) Regulation 4(5), definition of *prescribed maximum remission*, (c)—delete "\$221" and substitute:

\$235

(3) Regulation 4(5), definition of *prescribed maximum remission*, (d)—delete "\$232" and substitute:

\$265

(4) Regulation 4(5), definition of *prescribed minimum remission*, (c)—delete "\$105" and substitute:

\$125

(5) Regulation 4(5), definition of *prescribed minimum remission*, (d)—delete "\$110" and substitute:

\$155

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 30 June 2011

No 174 of 2011

DFCCS/11/019

South Australia

Fisheries Management (Fees) Variation Regulations 2011

under the Fisheries Management Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- Wariation provisions

Part 2—Variation of Fisheries Management (Fees) Regulations 2007

- 4 Variation of Schedule 1—Fees
 - Division 1—Licence application fees
 - Division 2—Registration application fees
 - Division 3—Licence annual fees
 - Division 4—Registration annual fees

Part 3—Transitional provisions

5 Transitional provisions

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Fees) Variation Regulations 2011*.

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 Fisheries Management (Fees) Regulations 2007

4—Variation of Schedule 1—Fees

Schedule 1, Part 1, Divisions 1 to 4—delete Divisions 1 to 4 and substitute:

Division 1—Licence application fees

Application fees payable by an applicant for the issue of a fishery licence (section 54(1)(c) of Act)

1100	nee (see		(1)(0) 01 1100)	
1	On application for a licence in respect of the Central Zone Abalone Fishery—			
	(a)	base	e fee	\$19 141.00
	(b)		itional fee for each abalone unit of the abalone ta entitlement under the licence	\$765.65
2	On appl Abalone		n for a licence in respect of the Southern Zone ery—	
	(a)	base	e fee	\$11 307.00
	(b)		itional fee for each abalone unit of the abalone ta entitlement under the licence	\$215.35
3	On appl Abalone		n for a licence in respect of the Western Zone ery—	
	(a)	base	e fee	\$14 291.00
	(b)		itional fee for each abalone unit of the abalone ta entitlement under the licence	\$519.65
4	On appl Crab Fi		n for the issue of a licence in respect of the Blue —	
	(a)	base	e fee	\$2 523.00
	(b)		itional fee for each blue crab unit of the blue crab ta entitlement under the licence	\$20.70
5	On appl Boat Fig		n for the issue of a licence in respect of the Charter	\$2 117.00
6			n for the issue of a licence in respect of the Lakes Fishery—	
	(a)	base	e fee	\$5 000.00
	(b)		itional fee if there is a pipi quota entitlement under licence	\$1 482.00
	(c)		itional fee for each pipi unit of the pipi quota tlement under the licence	\$207.60
7			n for the issue of a licence in respect of the Marine nery or Restricted Marine Scalefish Fishery—	
	(a)	base	e fee—	
		(i)	if there is a cockle quota entitlement under the licence	\$6 807.00
		(ii)	in any other case	\$4 448.00

	(b)	additional fee for each blue crab unit of the blue crab quota entitlement under the licence	\$22.80
	(c)	additional fee for each pipi unit of the pipi quota entitlement under the licence	\$207.60
	(d)	additional fee for each cockle unit of the cockle quota entitlement under the licence—	
		(i) in the case of a cockle quota entitlement relating to the Coffin Bay cockle fishing zone	\$75.00
		(ii) in the case of a cockle quota entitlement relating to the Port River cockle fishing zone	\$23.40
		(iii) in the case of a cockle quota entitlement relating to the West Coast cockle fishing zone	\$27.60
8		ication for a licence in respect of the Miscellaneous with a giant crab quota entitlement—	
	(a)	base fee	\$3 593.00
	(b)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00
9		ication for a licence in respect of the Miscellaneous without a giant crab quota entitlement—	
	(a)	base fee	\$3 593.00
	(b)	additional fee if the licence authorises the taking of aquatic resources in the Lake Eyre Basin	\$18 990.00
	(b)	additional fee if a prescribed fishing activity (as defined in the <i>Fisheries Management (Vessel Monitoring Scheme) Regulations 2007</i>) is to be engaged in under the licence	\$4 493.00
10	On appl Prawn F	ication for a licence in respect of the Gulf St Vincent Fishery	\$35 443.00
11	On appl Fishery	ication for a licence in respect of the Spencer Gulf Prawn	\$23 949.00
12	On appl Fishery	ication for a licence in respect of the West Coast Prawn	\$13 699.00
13	On appl	ication for a licence in respect of the River Fishery	\$200.00
14	Lobster	ication for a licence in respect of the Northern Zone Rock Fishery subject to a condition limiting the holder of the to the taking of Southern Rocklobster, Octopus and Giant	
	(a)	base fee	\$3 016.00
	(b)	additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence	\$15.90
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$11.15

15	Lobster taking o limiting (other the Fish	ication for a licence in respect of the Northern Zone Rock Fishery subject to a condition limiting the holder to the f Southern Rocklobster, Octopus and Giant Crab and the holder to the taking of aquatic resources of a class ian Octopus or Giant Crab) prescribed by Schedule 1 of the series Management (Rock Lobster Fisheries) ions 2006 for the purpose of bait only—	
	(a)	base fee	\$3 516.00
	(b)	additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence	\$15.90
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$11.15
16	Lobster aquatic	resources may be taken—	
	(a)	base fee	\$5 120.00
	(b)	additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence	\$15.90
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$11.15
17	Lobster	ication for a licence in respect of the Southern Zone Rock Fishery subject to a condition limiting the holder of the to the taking of Southern Rocklobster, Octopus and Giant	
	(a)	base fee	\$4 892.00
	(b)	additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$155.45
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$11.15
18	Lobster taking o	Fishery subject to a condition limiting the holder to the f Southern Rocklobster, Octopus and Giant Crab and the holder to the taking of aquatic resources of a class	

Regulations 2006 for the purpose of bait only—

(a) base fee \$5 392.00

(b) additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence

limiting the holder to the taking of aquatic resources of a class (other than Octopus or Giant Crab) prescribed by Schedule 1 of

the Fisheries Management (Rock Lobster Fisheries)

	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$11.15
19	Lobster aquatic r	cation for a licence in respect of the Southern Zone Rock Fishery not subject to a condition limiting the classes of resources that may be taken or the purpose for which resources may be taken—	
	(a)	base fee	\$6 996.00
	(b)	additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$155.45
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$11.15
Div	vision 2	2—Registration application fees	
		fees payable by an applicant for the registration of a used under a fishery licence (section 54(1)(c) of Act)	
20		cation for registration of 1 or more swinger nets to be ler a licence in respect of the Lakes and Coorong Fishery	no fee
21	swinger and Coo resource	cation for registration of 1 or more fish nets (other than nets) to be used under a licence in respect of the Lakes rong Fishery under which the holder may take aquatic s prescribed in Schedule 1 of the <i>Fisheries Management Scalefish Fisheries</i>) Regulations 2006	\$2 104.00
22	under a l	cation for registration of 1 or more fish nets to be used licence in respect of the Northern Zone Rock Lobster or Southern Zone Rock Lobster Fishery	\$2 104.00
23		cation for registration of 1 or more sardine nets to be ler a licence in respect of the Marine Scalefish Fishery	\$45 587.00
24	sardine r Scalefish	cation for registration of 1 or more fish nets (other than nets) to be used under a licence in respect of the Marine in Fishery, Restricted Marine Scalefish Fishery or neous Fishery	\$4 208.00
25		cation for registration of 1 or more sand crab pots to be ler a licence in respect of the Marine Scalefish Fishery	no fee
26		cation for registration of a fish net used solely to take pait provided that the bait is not for sale	no fee
		fees payable by an applicant for the registration of a sed under a fishery licence (section 54(1)(c) of Act)	
27		cation for registration of a boat to be used under a n respect of the Charter Boat Fishery—	
	(a)	if the certificate of survey in force in respect of the boat specifies that the boat may carry up to unberthed 6 passengers	\$529.00

	(b)	if the certificate of survey in force in respect of the boat specifies that the boat may carry up to unberthed 12 passengers	\$1 059.00
	(c)	if the certificate of survey in force in respect of the boat specifies that the boat may carry more than unberthed 12 passengers	\$2 117.00
Div	vision	3—Licence annual fees	
		s payable by the holder of a fishery licence 5)(a) of Act)	
28	Annual Fishery	fee for a licence in respect of the Central Zone Abalone	
	(a)	base fee	\$19 141.00
	(b)	additional fee for each abalone unit of the abalone quota entitlement under the licence	\$765.65
29	Annual Fishery	fee for a licence in respect of the Southern Zone Abalone	
	(a)	base fee	\$11 307.00
	(b)	additional fee for each abalone unit of the abalone quota entitlement under the licence	\$215.35
30	Annual Fishery	fee for a licence in respect of the Western Zone Abalone	
	(a)	base fee	\$14 291.00
	(b)	additional fee for each abalone unit of the abalone quota entitlement under the licence	\$519.65
31	Annual	fee for a licence in respect of the Blue Crab Fishery—	
	(a)	base fee	\$2 523.00
	(b)	additional fee for each blue crab unit of the blue crab quota entitlement under the licence	\$20.70
32	Annual	fee for a licence in respect of the Charter Boat Fishery	\$2 117.00
33	Annual Fishery	fee for a licence in respect of the Lakes and Coorong	
	(a)	base fee	\$5 000.00
	(b)	additional fee if there is a pipi quota entitlement under the licence	\$1 482.00
	(c)	additional fee for each pipi unit of the pipi quota entitlement under the licence	\$207.60
34		fee for a licence in respect of the Marine Scalefish or Restricted Marine Scalefish Fishery—	
	(a)	base fee—	
		(i) if there is a cockle quota entitlement under the licence	\$6 807.00
		(ii) in any other case	\$4 448.00
	(b)	additional fee for each blue crab unit of the blue crab quota entitlement under the licence	\$22.80

	(c)	additional fee for each pipi unit of the pipi quota entitlement under the licence	\$207.60
	(d)	additional fee for each cockle unit of the cockle quota entitlement under the licence—	
		(i) in the case of a cockle quota entitlement relating to the Coffin Bay cockle fishing zone	\$75.00
		(ii) in the case of a cockle quota entitlement relating to the Port River cockle fishing zone	\$23.40
	((iii) in the case of a cockle quota entitlement relating to the West Coast cockle fishing zone	\$27.60
35		fee for a licence in respect of the Miscellaneous Fishery ant crab quota entitlement—	
	(a)	base fee	\$3 593.00
	(b)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00
	(c)	additional fee if a prescribed fishing activity (as defined in the <i>Fisheries Management (Vessel Monitoring Scheme) Regulations 2007</i>) is engaged in under the licence	\$4 493.00
36		fee for a licence in respect of the Miscellaneous Fishery a giant crab quota entitlement—	
	(a)	base fee	\$3 593.00
	(b)	additional fee if the licence authorises the taking of aquatic resources in the Lake Eyre Basin	\$18 990.00
37	Annual f	fee for a licence in respect of the Gulf St Vincent Prawn	\$35 443.00
38	Annual f	fee for a licence in respect of the Spencer Gulf Prawn	\$23 949.00
39	Annual f Fishery	fee for a licence in respect of the West Coast Prawn	\$13 699.00
40	Annual f	fee for a licence in respect of the River Fishery	\$200.00
41	Lobster	fee for a licence in respect of the Northern Zone Rock Fishery subject to a condition limiting the holder of the o the taking of Southern Rocklobster, Octopus and Giant	
	(a)	base fee	\$3 016.00
	(b)	additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence	\$15.90
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$11.15

42	Lobster taking o limiting (other the Fish	fee for a licence in respect of the Northern Zone Rock Fishery subject to a condition limiting the holder to the f Southern Rocklobster, Octopus and Giant Crab and the holder to the taking of aquatic resources of a class nan Octopus or Giant Crab) prescribed by Schedule 1 of the series Management (Rock Lobster Fisheries) ions 2006 for the purpose of bait only—	
	(a)	base fee	\$3 516.00
	(b)	additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence	\$15.90
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$11.15
43	Lobster aquatic	fee for a licence in respect of the Northern Zone Rock Fishery not subject to a condition limiting the classes of resources that may be taken or the purpose for which resources may be taken—	
	(a)	base fee	\$5 120.00
	(b)	additional fee for each rock lobster unit of the rock lobster quota entitlement under the licence	\$15.90
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$11.15
44	Lobster	fee for a licence in respect of the Southern Zone Rock Fishery subject to a condition limiting the holder of the to the taking of Southern Rocklobster, Octopus and Giant	
	(a)	base fee	\$4 892.00
	(b)	additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$155.45
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$11.15
45		fee for a licence in respect of the Southern Zone Rock	

Lobster Fishery subject to a condition limiting the holder to the taking of Southern Rocklobster, Octopus and Giant Crab and limiting the holder to the taking of aquatic resources of a class (other than Octopus or Giant Crab) prescribed by Schedule 1 of the Fisheries Management (Rock Lobster Fisheries)

Regulations 2006 for the purpose of bait only—

(a)	base fee	\$5 392.00
(b)	additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$155.45

	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00	
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$11.15	
46	Lobster aquatic r	Fee for a licence in respect of the Southern Zone Rock Fishery not subject to a condition limiting the classes of resources that may be taken or the purpose for which resources may be taken—		
	(a)	base fee	\$6 996.00	
	(b)	additional fee for each rock lobster pot of the rock lobster pot entitlement under the licence	\$155.45	
	(c)	additional fee for each giant crab unit of the giant crab quota entitlement under the licence	\$19.00	
	(d)	additional fee if the licence is subject to a condition limiting the number of Giant Crab that may be taken on each boat trip	\$11.15	
Div	vision 4	4—Registration annual fees		
		payable by the holder of registration of a device used ery licence (section 56(5)(a) of Act)		
	ler a fish Annual f		no fee	
und	Annual f licence i Annual f swinger Coorong resource	ery licence (section 56(5)(a) of Act) ee for registration of 1 or more swinger nets used under a	no fee \$2 104.00	
unc 47	Annual fashing Annual faswinger Coorong resource (Marine Annual fashing Annual fa	Fee for registration of 1 or more swinger nets used under a n respect of the Lakes and Coorong Fishery Gee for registration of 1 or more fish nets (other than nets) used under a licence in respect of the Lakes and grishery under which the holder may take aquatic s prescribed in Schedule 1 of the Fisheries Management		
47 48	Annual fashinger Coorong resource (Marine Annual fashinger Coorong resource (Marine Annual fashinger Coutherr Annual fashinger Annual fashinge	Gee for registration of 1 or more swinger nets used under a narespect of the Lakes and Coorong Fishery Gee for registration of 1 or more fish nets (other than nets) used under a licence in respect of the Lakes and grishery under which the holder may take aquatic as prescribed in Schedule 1 of the Fisheries Management Scalefish Fisheries) Regulations 2006 Gee for registration of 1 or more fish nets used under a narespect of the Northern Zone Rock Lobster Fishery or	\$2 104.00	
47 48 49	Annual fashinger Annual faswinger Coorong resource (Marine Annual falicence i Southerr Annual falicence i Annual falicence i Sardine fasardine fa	Gee for registration of 1 or more swinger nets used under a non-respect of the Lakes and Coorong Fishery Gee for registration of 1 or more fish nets (other than nets) used under a licence in respect of the Lakes and grishery under which the holder may take aquatic sprescribed in Schedule 1 of the Fisheries Management Scalefish Fisheries) Regulations 2006 Gee for registration of 1 or more fish nets used under a norespect of the Northern Zone Rock Lobster Fishery or a Zone Rock Lobster Fishery Gee for registration of 1 or more sardine nets used under a	\$2 104.00 \$2 104.00	
47 48 49 50	Annual fashinger Coorong resource (Marine Annual fashinger Couthern Annual fashinger Annual fashinger fishery counter Annual fashinger f	Gee for registration of 1 or more swinger nets used under a non-respect of the Lakes and Coorong Fishery Gee for registration of 1 or more fish nets (other than nets) used under a licence in respect of the Lakes and grishery under which the holder may take aquatic sprescribed in Schedule 1 of the Fisheries Management Scalefish Fisheries) Regulations 2006 Gee for registration of 1 or more fish nets used under a norespect of the Northern Zone Rock Lobster Fishery or a Zone Rock Lobster Fishery Gee for registration of 1 or more sardine nets used under a norespect of the Marine Scalefish Fishery Gee for registration of 1 or more fish nets (other than nets) used under a licence in respect of a marine scalefish	\$2 104.00 \$2 104.00 \$45 587.00	

Part 3—Transitional provisions

5—Transitional provisions

- (1) The licence and registration application fees prescribed by Schedule 1 Divisions 1 and 2 of the *Fisheries Management (Fees) Regulations 2007*, as substituted by these regulations, apply where a licence or registration is to take effect on or after 1 July 2011.
- (2) The licence and registration annual fees prescribed by Schedule 1 Divisions 3 and 4 of the *Fisheries Management (Fees) Regulations 2007*, as substituted by these regulations, apply in respect of the period of 12 months commencing on 1 July 2011.
- (3) Despite regulation 4 of these regulations—
 - (a) the licence and registration application fees prescribed by Schedule 1 Divisions 1 and 2 of the *Fisheries Management (Fees) Regulations 2007*, as in force immediately before the commencement of these regulations, continue to apply where a licence or registration is to take effect before 1 July 2011;
 - (b) the licence and registration annual fees prescribed by Schedule 1 Divisions 3 and 4 of the *Fisheries Management (Fees) Regulations 2007*, as in force immediately before the commencement of these regulations, continue to apply in respect of the period of 12 months that commenced on 1 July 2010.

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 30 June 2011

No 175 of 2011

MAFF11/08CS

South Australia

Fisheries Management (Fees) Variation Regulations 2011

under the Fisheries Management Act 2007

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Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fisheries Management (Fees) Regulations 2007

4 Variation of Schedule 1—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Fees) Variation Regulations 2011*.

2—Commencement

These regulations will come into operation on 1 July 2011.

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 Fisheries Management (Fees) Regulations 2007

4—Variation of Schedule 1—Fees

Schedule 1, Part 3, table, item 67(a)—delete "\$60.50" and substitute: \$62.50

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 $30 \, \text{June} \, 2011$

No 176 of 2011

MAFF11/11CS

South Australia

Fisheries Management (Fees) Variation Regulations 2011

under the Fisheries Management Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fisheries Management (Fees) Regulations 2007

4 Variation of Schedule 1—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Fees) Variation Regulations 2011*.

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 Fisheries Management (Fees) Regulations 2007

4—Variation of Schedule 1—Fees

- (1) Schedule 1, Part 1, Division 1, table, item 6—delete the item and substitute:
 - 6 On application for a licence in respect of the Lakes and Coorong Fishery—

(a)	base fee		\$5 458.00
(b)	add	itional fee—	
	(i)	if there is a gill net entitlement under the licence	\$664.00
	(ii)	for each gill net to be registered for use under the licence	\$61.50
	(iii)	if there is a pipi quota entitlement under the licence	\$1 482.00

(iv) for each pipi unit of the pipi quota entitlement under the licence

\$207.60

\$5 458.00

(2) Schedule 1, Part 1, Division 3, table, item 33—delete the item and substitute:

base fee

(a) (b)

33 Annual fee for a licence in respect of the Lakes and Coorong Fishery—

add	itional fee—	
(i)	if there is a gill net entitlement under the licence	\$664.00
(i)	for each gill net registered for use under the licence	\$61.50
(iii)	if there is a pipi quota entitlement under the licence	\$1 482.00
(iv)	for each pipi unit of the pipi quota entitlement under the licence	\$207.60

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 30 June 2011

No 177 of 2011

MAFF11/11CS; MAFF11/08CS

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CITY OF ADELAIDE

Revocation of Community Land Classification— Sturt Street Car Park and St John's Youth Hostel

NOTICE is hereby given that pursuant to Section 194 of the Local Government Act 1999, Council at its meeting held on 30 August 2010 and upon approval from the Minister for State/Local Government Relations, resolved to finalise the revocation of the following parcels of land from the Classification of Community Land:

42-58 Sturt Street, Adelaide contained in Certificate of Title Volume 5894, Folio 361, known as the Sturt Street Car Park;

22-26 Norman Street, Adelaide contained in Certificate of Title Volume 5894, Folio 359, known as the Sturt Street Car Park; and

15-19 Frew Street, Adelaide contained in Certificate of Title Volume 5843, Folio 999, known as the St John's Youth Hostel.

P. SMITH, Chief Executive Officer

CITY OF PORT LINCOLN

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-Law No. 1 of 2011—Permits and Penalties By-Law 2011

A by-law to create a permit system for Council by-laws, to fix maximum and continuing penalties for offences, and for the construction of Council by-laws.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Permits and Penalties By-law 2011 and is By-law No. 1 of the City of Port Lincoln.

2. Authorising Law

This by-law is made under Section 246 of the Act and Sections 667 (1) 3.LIV and 9.XVI of the Local Government Act 1934.

3. Purpose

The objectives of this by-law are to provide for the good rule and government of the Council area, and for the convenience, comfort and safety of its inhabitants by:

- 3.1 creating a permit system for Council by-laws;
- 3.2 providing for the enforcement of breaches of Council bylaws and fixing penalties; and
- 3.3 clarifying the construction of Council by-laws.

4. Expiry

4.1 This by-law will expire on 1 January 2019.

Note:

Pursuant to Section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the *gazettal* of the by-law.

5. Application

5.1 This by-law applies throughout the Council area.

6. Interpretation

In this by-law, unless the contrary intention appears;

- 6.1 Act means the Local Government Act 1999;
- 6.2 Council means City of Port Lincoln;
- 6.3 person includes a body corporate.

Note:

² Section 14 of the Interpretation Act 1915 provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Act.

7. Construction of By-Laws Generally

- 7.1 Every by-law of the Council is subject to any Act of Parliament and Regulations made thereunder.
- 7.2 In any by-law of the Council, unless the contrary intention appears permission means *permission* of the Council, granted in writing prior to the act, event or activity to which it relates.

PART 2—PERMITS AND PENALTIES

8. Permits

- 8.1 Where a by-law requires that permission be obtained any person seeking the grant of permission must submit a written application to the Council in the form (if any) and accompanied by the fee (if any) prescribed by the Council.
- 8.2 The Council may attach such conditions as it thinks fit to a grant of permission, and may vary or revoke such conditions or impose new conditions by notice in writing to the person granted permission.
- 8.3 A person granted permission must comply with every such condition.
- 8.4 The Council may suspend or revoke a grant of permission at any time by notice in writing to the person granted permission.

9. Offences and Penalties

- 9.1 A person who commits a breach of any by-law of the Council is guilty of an offence and is liable to a maximum penalty being the maximum penalty referred to in the Act that may be fixed by a by-law for any breach of a by-law.
- 9.2 A person who commits a breach of a by-law of the Council of a continuing nature is guilty of an offence and, in addition to any other penalty that may be imposed, is liable to a further penalty for every day on which the offence continues, such penalty being the maximum amount referred to in the Act that may be fixed by a by-law for a breach of a by-law of a continuing nature.

Note:

³ The maximum penalty for a breach of a by-law is currently \$750, and the maximum penalty for every day in which a breach of a continuing nature continues is currently \$50—see Section 246 (3) (g) of the Act.

This by-law was duly made and passed at a meeting of the City of Port Lincoln held on 20 June 2011 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. DODD, Chief Executive Officer

CITY OF PORT LINCOLN

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-Law No. 2 of 2011—Moveable Signs By-Law 2011

A By-law to set standards for moveable signs on roads and to provide conditions for the placement of such signs.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Moveable Signs By-law 2011 and is By-law No. 2 of the City of Port Lincoln.

2. Authorising Law

This by-law is made under Sections 239 and 246 of the Act, and Sections 667 (1), 4.I and 9.XVI of the Local Government Act 1934.

3. Purpose

The objectives of this by-law is to set standards for moveable signs on roads:

- 3.1 to protect the comfort and safety of road users and members of the public;
- 3.2 to enhance the amenity of roads and surrounding parts of the Council area;
- 3.3 to prevent nuisances occurring on roads;
- 3.4 to prevent unreasonable interference with the use of a road; and
- 3.5 for the good rule and government of the Council area.

4. Expiry

4.1 This by-law will expire on 1 January 2019.

Note:

Pursuant to Section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law.

5. Application

- 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2011.
- 5.2 This by-law applies throughout the Council area.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 Act means the Local Government Act 1999;
- 6.2 business premises means premises from which a business is being conducted;
- 6.3 Council means City of Port Lincoln;
- 6.4 footpath area means:
 - 6.4.1 that part of a road between the property boundary of the road and the edge of the carriageway on the same side as that boundary;
 - 6.4.2 a footway, lane or other place made or constructed for the use of pedestrians and not for the use of vehicles;
- 6.5 *vehicle* has the same meaning as in the Road Traffic Act

Note:

² Section 14 of the Interpretation Act 1915, provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law was made.

PART 2—MOVEABLE SIGNS

7. Construction and Design

A moveable sign placed on a footpath area must:

- 7.1 be of kind known as an 'A' frame or sandwich board sign, an inverted 'T' sign, or a flat sign or, with the permission of the Council, a sign of some other kind;
- 7.2 be designed, constructed and maintained in good quality and condition;
- 7.3 be of strong construction and sufficiently stable or securely fixed when in position so as to keep its position in adverse weather conditions;
- 7.4 have no sharp or jagged edges or corners;
- 7.5 not be unsightly or offensive in appearance or content;
- 7.6 be constructed of timber, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 7.7 not exceed 1 m in height, 600 mm in width and 600 mm in depth;
- 7.8 not have a display area exceeding 1 m 2 in total, or, if the sign is two-sided 1 m 2 on each side;
- 7.9 in the case of an 'A' frame or sandwich board sign:
 - 7.9.1 be hinged or joined at the top;
 - 7.9.2 be of such construction that its sides are securely fixed or locked in position when erected; and
 - 7.9.3 not have a base area in excess of 0.9 m²;
- 7.10 in the case of an inverted 'T' sign, not contain struts or members that run between the display area and the base of the sign;
- 7.11 not rotate or contain flashing parts.

8. Placement

A moveable sign must not be:

- 8.1 placed on any part of a road apart from the footpath area;
- 8.2 placed on a footpath that is less than 2.5 m wide;
- 8.3 placed closer than 2 m from another structure, fixed object, tree, bush or plant;

- 8.4 placed on the sealed part of a footpath unless the sealed path is wide enough to contain the sign and leave a clear thoroughfare of at least 1.2 m wide, or, if there is an unsealed part on which the sign can be placed in accordance with this by-law;
- 8.5 placed so as to interfere with the reasonable movement of persons or vehicles using the footpath or road in the vicinity of where the moveable sign is placed;
- 8.6 placed closer than 0.5 m to the kerb (or, if there is no kerb, to the edge of the carriageway of a road or the shoulder of the road, whichever is the greater);
- 8.7 placed on a landscaped area, other than landscaping that comprises only lawn;
- 8.8 placed within 10 m of an intersection of two or more roads:
- 8.9 placed on a footpath area with a minimum height clearance from a structure above it of less than 2 m;
- 8.10 placed on a designated parking area or within 1 m of an entrance to premises;
- 8.11 displayed during the hours of darkness unless it is clearly lit; or
- 8.12 placed in such a position or in such circumstances that the safety of a user of the footpath area or road is at risk.

9. Banners

A person must not erect or display a banner on a building or structure on a road without the Council's permission.

Note:

³ A person must not erect or display a banner on a public road for a business purpose without a permit from the Council issued under Section 222 of the Local Government Act 1999.

10. Restrictions

- 10.1 The owner or operator of a business must not cause or allow more than one moveable sign for each business premises to be displayed on the footpath area of a road at any time.
- 10.2 A person must not, without the Council's permission, display a moveable sign on or attached to or adjacent to a vehicle that is parked on Local Government land (including roads) primarily for the purpose of advertising or offering for sale a product (including the vehicle) or business to which the sign relates.
- 10.3 For the purposes of Clause 10.2, the definition of a 'moveable sign on or attached to or adjacent to a vehicle' does not apply to:
 - 10.3.1 a sign that is required by law to be on or attached to or adjacent to a vehicle; or
 - 10.3.2 any sign which is permanently attached to the chassis or roof of the vehicle; or
 - 10.3.3 any moveable sign in respect of which an authorisation or permit has been issued by the Council.
- 10.4 A person must not cause or allow a moveable sign to be placed on a footpath area unless:
 - 10.4.1 it only displays material which advertises a business being conducted on premises adjacent to the moveable sign or the goods and services available from that business; and
 - 10.4.2 the business premises to which it relates is open to the public.
- 10.5 If in the opinion of the Council a footpath area is unsafe for a moveable sign to be displayed, the Council may prohibit or restrict the display of a moveable sign on such conditions as the Council thinks fit.

11. Exemptions

- 11.1 Subclauses 10.1 and 10.4 of this by-law do not apply to a moveable sign which:
 - 11.1.1 advertises a garage sale taking place from residential premises;
 - 11.1.2 is a directional sign to an event run by a community organisation or charitable body;
- 11.2 Subclauses 10.1 and 10.4 of this by-law do not apply to a flat sign which only contains a newspaper headline and the name of a newspaper or magazine.
- 11.3 A requirement of this by-law will not apply where the Council has granted permission for the moveable sign to be displayed contrary to that requirement.

Note:

- ⁴ This by-law does not apply to moveable signs placed and maintained on a road in accordance with section 226 (3) of the Act, which includes any sign:
- placed there pursuant to an authorisation under another Act;
 - designed to direct people to the open inspection of any land or building that is available for purchase or lease;
 - related to a State or Commonwealth election and is displayed during the period commencing on the issue of the writ of writs for the election and ending at the close of polls on polling day;
 - related to an election held under this Act or the Local Government (Elections) Act 1999 and is displayed during the period commencing 4 weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
 - the sign is of a prescribed class.

PART 3—ENFORCEMENT

12. Removal of Moveable Signs

- 12.1 A person must immediately comply with the order of an authorised person to remove a moveable sign made pursuant to section 227 (1) of the Act.
- 12.2 The owner of or other person entitled to recover a moveable sign removed by an authorised person pursuant to Section 227 (2) of the Act, may be required to pay to the Council any reasonable costs incurred by the Council in removing, storing, and/or disposing of the moveable sign before being entitled to recover the moveable sign.
- 12.3 The owner, or other person responsible for a moveable sign must remove or relocate the moveable sign at the request of an authorised person:
 - 12.3.1 if, in the opinion of an authorised person, and not withstanding compliance with this by-law, there is any hazard or obstruction or there is likely to be a hazard or obstruction arising out of the location of the moveable sign; or
 - 12.3.2 for the purpose of special events, parades, roadworks or in any other circumstances which, in the opinion of the authorised person, require relocation or removal of the moveable sign to protect public safety or to protect or enhance the amenity of a particular locality.

This by-law was duly made and passed at a meeting of the City of Port Lincoln held on 20 June 2011, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. DODD, Chief Executive Officer

CITY OF PORT LINCOLN

By-Law Made Under The Local Government Act 1999 By-Law No. 3 of 2011—Roads By-Law 2011

A By-law to regulate certain activities on roads in the Council area.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Roads By-law 2011 and is By-law No. 3 of the City of Port Lincoln.

2. Authorising Law

This by-law is made under Sections 239 and 246 of the Act, Regulation 13 (1) (c) of the Local Government (Implementation) Regulations 1999, Regulation 18A of the Local Government (General) Regulations 1999 and Sections 667(1), 4.I, 5.VII, 7.II and 9.XVI of the Local Government Act 1934.

Purpose

The objectives of this by-law are to manage and regulate the prescribed uses of roads in the Council area:

- 3.1 to protect the convenience, comfort and safety of road users and members of the public;
- $3.2\;$ to prevent damage to buildings and structures on roads;
- 3.3 to prevent certain nuisances occurring on roads; and
- 3.4 for the good rule and government of the Council area.

4. Expiry

4.1 This by-law will expire on 1 January 2019.

Note:

Pursuant to Section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law.

5. Application

- 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2011.
- 5.2 Subject to Clause 5.3, this by-law applies throughout the Council area.
- 5.3 Clause 7.2.3 of this by-law only apply in such part or parts of the Council area as the Council may, by resolution direct in accordance with Section 246 (3) (e) of the Act.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 Act means the Local Government Act 1999;
- 6.2 animal does not include a dog or a cat;
- 6.3 camp includes setting up a camp, or causing a tent, caravan or motor home to remain on the land for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the land;
- 6.4 Council means City of Port Lincoln;
- 6.5 effective control means a person exercising effective control of an animal either:
 - 6.5.1 by means of a physical restraint; or
 - 6.5.2 by command, the animal being in close proximity to the person, and the person being able to see the animal at all times;
- 6.6 *electoral matter* has the same meaning as in the Electoral Act 1995, provided that such electoral matter is not capable of causing physical damage or injury to a person within its immediate vicinity;
- 6.7 emergency worker has the same meaning as in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999;
- 6.8 *vehicle* has the same meaning as in the Road Traffic Act

Note:

² Section 14 of the Interpretation Act 1915, provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law was made.

PART 2—USE OF ROADS

7. Activities Requiring Permission

A person must not do any of the following activities on a road without the permission of the Council:

7.1 Amplification

Use an amplifier or other device whether mechanical or electrical for the purpose of broadcasting announcements or advertisements.

7.2 Animals

- 7.2.1 Cause or allow an animal to stray onto, move over, or graze on a road except where the Council has set aside a track or other area for use by or in connection with an animal of that kind, and provided the animal or animals are under effective control.
- 7.2.2 Lead, herd or exercise an animal in such a manner as to cause a nuisance or endanger the safety of a person.
- 7.2.3 Ride, lead or drive any horse, cattle, camel or sheep on any street or road to which the Council has resolved this clause applies.

7.3 Camping and Tents

- 7.3.1 Erect a tent or other structure of calico, canvas, plastic or other similar material as a place of habitation.
- 7.3.2 Camp or sleep overnight
- 7.3.3 Park a motor home on any road for the purposes of camping or sleeping overnight other than:
 - (a) on any area of the road which has been designated and set aside by the Council for that purpose; and
 - (b) in accordance with any conditions determined by the Council and contained in any signage erected thereon.

7.4 Obstructions

Erect, install or place or cause to be erected, installed or placed any structure, object or material of any kind so as to obstruct a road or footway, water-channel, or watercourse in a road.

7.5 Posting of Bills

Subject to Clause 11.2, post or allow or cause to be posted any bills, advertisements, or other papers or items on a building or structure on a road.

7.6 Public Exhibitions and Displays

- 7.6.1 Sing, busk, play a recording or use a music instrument, or perform similar activities.
- 7.6.2 Conduct or hold a concert, festival, show, circus, performance or a similar activity.
- 7.6.3 Erect a stage or structure for the purpose of conducting or holding a concert, festival, show, circus, performance or a similar activity.
- 7.6.4 Cause any public exhibitions or displays.

7.7 Soliciting for Religious or Charitable Purposes

Ask for or receive or indicate a desire for a donation of money or any other thing, or otherwise solicit for religious or charitable purposes.

7.8 Vehicles

Repair, wash, paint, panel beat or perform other work of a similar nature to a vehicle, except for running repairs in the case of a vehicle breakdown.

Note:

Movable signs on roads are regulated by Sections 226 and 227 of the Act and the Council's Moveable Signs By-law (if any).

PART 3—ENFORCEMENT

8. Directions

A person who, in the opinion of an authorised person is committing or has committed a breach of this By-law, must immediately comply with a direction of an authorised person to leave that part of the road.

9 Orders

If a person does not comply with an order of an authorised person made pursuant to section 262 of the Act in respect of a breach of this by-law, the Council may recover its costs of any action taken under section 262 (3) of the Act from the person to whom the order was directed.

Note

- ⁴ Section 262 (1) of the Act states:
 - If a person (the offender) engages in conduct that is a contravention of this Act or a by-law under this Act, an authorised person may order the offender:
 - (a) if the conduct is still continuing—to stop the conduct; and
 - (b) whether or not the conduct is still continuing—to take specified action to remedy the contravention.

Subsections (2) and (3) of Section 262 also provide that it is an offence to fail to comply with an order and that if a person does not comply, the authorised person may take action reasonably required to have the order carried out. For example, an authorised person may order a person to:

- · cease busking on a road;
- remove an object or structure blocking a footpath;
- remove bills posted on a structure on a road;
- · dismantle and remove a tent from a road.

10. Removal of Animals and Objects

An authorised person may remove an animal or object that is on a road in breach of a by-law if no person is in charge, or apparently in charge, of the animal or object.

PART 4—MISCELLANEOUS

11. Exemptions

- 11.1 The restrictions in this by-law do not apply to a police officer, emergency worker, Council officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council officer.
- 11.2 The restrictions in clause 7.5 of this by-law do not apply to electoral matter authorised by a candidate and which is:
 - 11.2.1 related to a Commonwealth or State election and occurs during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 11.2.2 related to an election under the Act or the Local Government (Elections) Act 1999 and occurs during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
 - 11.2.3 related to, and occurs during the course of and for the purpose of a referendum.

This by-law was duly made and passed at a meeting of the City of Port Lincoln held on 20 June 2011, by an absolute majority of the members for the time being constituting the Council, there being at least two -thirds of the members present.

G. DODD, Chief Executive Officer

CITY OF PORT LINCOLN

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 4 of 2011-Local Government Land By-Law

A by-law to regulate the access to and use of Local Government land (other than roads), and certain public places.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Local Government Land By-law 2011 and is By-law No. 4 of the City of Port Lincoln.

2. Authorising Law

This by-law is made under Sections 238 and 246 of the Act and Sections 667 (1) 4.1 and 9.XVI of the Local Government Act 1934.

3. Purpose

The objectives of this by-law are to regulate the access to and use of Local Government land (other than roads), and certain public places:

- 3.1 to prevent and mitigate nuisances;
- 3.2 to prevent damage to Local Government land;
- 3.3 to protect the convenience, comfort and safety of members of the public;
- 3.4 to enhance the amenity of the Council area; and
- 3.5 for the good rule and government of the area.

4. Expiry

4.1 This By-law will expire on 1 January 2019.

Note:

Pursuant to Section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law.

5. Application

- 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2011.
- 5.2 This by-law does not apply to any area falling within the Port of Port Lincoln as defined in Schedule 4 of the Harbors and Navigation Regulations 2009. Otherwise, subject to Clause 5.3, this by-law applies throughout the Council area.
- 5.3 Clauses 9.2, 9.4.2 (b), 9.7.1, 9.7.2, 9.11.3, 9.21.1, 9.21.3, 10.4 and 10.11.3 of this by-law only apply in such part or parts of the Council area as the Council may, by resolution direct in accordance with Section 246 (3) (e) of the Act.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 Act means the Local Government Act 1999;
- 6.2 animal does not include a dog or a cat;
- 6.3 boat includes a raft, pontoon or personal watercraft or other similar device;
- 6.4 *camp* includes setting up a camp, or causing a tent, caravan or motor home to remain on the land for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the land;
- 6.5 *children's playground* means an enclosed area in which there is equipment or other devices installed for the purpose of children's play (or within 3 m of such devices if there is no enclosed area);
- 6.6 Council means City of Port Lincoln;
- 6.7 electoral matter has the same meaning as in the Electoral Act 1985 provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 6.8 effective control means a person exercising effective control of an animal either:
 - 6.8.1 by means of a physical restraint; or
 - 6.8.2 by command, the animal being in close proximity to the person and the person being able to see the animal at all times;

- 6.9 emergency worker has the same meaning as in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999;
- 6.10 *foreshore* means land extending from the edge of any navigable waterway or body of water in the Council's area to the nearest road or section boundary or for a distance of 50 m (whichever is the lesser);
- 6.11 funeral ceremony means a ceremony only (i.e. a memorial service) and does not include a burial;
- 6.12 liquor has the same meaning as in the Liquor Licensing Act 1997;
- 6.13 Local Government land means all land owned by the Council or under the Council's care, control and management (except roads);
- 6.14 motor home means a recreational self-contained vehicle which is not a caravan but includes electrical and plumbing facilities;
- 6.15 offensive includes threatening, abusive, insulting or annoying behaviour and offend has a complementary meaning;
- 6.16 open container means a container which after the contents of the container have been sealed at the time of manufacture:
 - (i) being a bottle, it has had its cap, cork or top removed (whether or not it has since been replaced);
 - (ii) being a can, it has been opened or punctured;
 - (iii) being a cask, it has had its tap placed in a position to allow it to be used;
 - (iv) being any other form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to its contents; or
 - (v) is a flask, glass, mug or other container able to contain liquid.
- 6.17 personal watercraft means a device that:
 - 6.17.1 is propelled by a motor;
 - 6.17.2 has a fully enclosed hull;
 - 6.17.3 is designed not to retain water if capsized; and
 - 6.17.4 is designed to be operated by a person who sits astride, stands, or kneels on the device, and includes the device commonly referred to as a jet ski;
- 6.18 *tobacco product* has the same meaning as in the Tobacco Products Regulation Act 1997;
- 6.19 vehicle has the same meaning as in the Road Traffic Act 1961;
- 6.20 waters includes a body of water, including a pond, lake, river, creek or wetlands under the care, control and management of the Council.

Note:

² Section 14 of the Interpretation Act 1915 provides that an expression used in a by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law was made.

PART 2—ACCESS TO LOCAL GOVERNMENT LAND

7. Access

Note:

³ Pursuant to Section 238 (7) of the Act, if a Council makes a by-law about access to or use of a particular piece of Local Government land (under Section 238), the Council must erect a sign in a prominent position on, or in the immediate vicinity of, the land to which the by-law applies.

The Council may:

- 7.1 close, or regulate or restrict access to, any part of Local Government land to the public for specified times and days; and
- 7.2 fix charges or fees payable for entry onto any part of Local Government land.

8. Closed Lands

A person must not without permission, enter or remain on any Local Government land:

- 8.1 which has been closed, or in respect of which access by the public is regulated or restricted in accordance with Clause 7.1;
- 8.2 where entry fees or charges are payable, without paying those fees or charges; or
- 8.3 where the land has been enclosed by fences and/or walls and gates that have been closed and locked.

PART 3—USE OF LOCAL GOVERNMENT LAND

9. Activities Requiring Permission

Note

⁴ Pursuant to Section 238 (7) of the Act, if a Council makes a by-law about access to or use of a particular piece of Local Government land (under Section 238), the Council must erect a sign in a prominent position on, or in the immediate vicinity of, the land to which the by-law applies.

A person must not without the permission of the Council, do any of the following on Local Government land.

9.1 Advertising

Subject to Clause 14.2, display, paint or erect any sign or hoarding for the purpose of commercial advertising or any other purpose.

9.2 Alcohol

Consume, carry or be in possession or in charge of any liquor on Local Government land comprising parks or reserves to which the Council has determined this paragraph applies.

9.3 Amplification

Use an amplifier or other mechanical or electrical device for the purpose of broadcasting sound, or magnifying sound, to an audience.

9.4 Animals

- 9.4.1 On Local Government land other than the foreshore:
 - (a) cause or allow an animal to stray onto, move over, graze or be left unattended on Local Government land; or
 - (b) cause or allow an animal to enter, swim, bathe or remain in any waters located on Local Government land; or
 - (c) lead, herd or exercise an animal, except where the Council has set aside a track or other area for use by or in connection with an animal of that kind, and provided that the animal or animals are under effective control.
- 9.4.2 On Local Government land comprising the foreshore:
 - (a) lead, herd or exercise a sheep, cow, goat or horse;
 - (b) ride a horse other than:
 - (i) in areas to which the Council has determined this paragraph applies; and
 - (ii) in accordance with any conditions determined by resolution of the Council and contained in any signage erected on or near the land.

9.5 Annovance

Do anything likely to offend or unreasonably interfere with any other person:

- (a) using that land; or
- (b) occupying nearby premises,

by making a noise or creating a disturbance.

9.6 Attachments

Subject to Clause 14.2, attach anything to a tree, plant, equipment, fence, post, structure or fixture on Local Government land.

9.7 Boats

Subject to the provisions of the Harbors and Navigation Act 1993:

- 9.7.1 launch or retrieve a boat to or from any waters where the Council has determined that this subclause applies;
- 9.7.2 propel, float or otherwise use a boat on or in any waters to which the Council has determined this clause applies;
- 9.7.3 hire out a boat or otherwise use a boat for commercial purposes; or
- 9.7.4 moor a boat on any waters or to a pontoon attached to Local Government land.

9.8 Bridge Jumping

Jump or dive from a bridge on Local Government land.

9.9 Buildings

Use a building, or structure on Local Government land for a purpose other than its intended purpose.

- 9.10 Burials and Memorials
 - 9.10.1 Bury, inter or spread the ashes of any human or animal remains.
 - 9.10.2 Erect any memorial.
- 9.11 Camping and Tents
 - 9.11.1 Erect a tent or other structure of calico, canvas, plastic or similar material as a place of habitation.
 - 9.11.2 Camp or sleep overnight unless in a caravan park on Local Government land, the proprietor of which has been given permission to operate the caravan park on that land.
 - 9.11.3 Camp in a motor home on Local Government land other than:
 - (a) on an area which has been designated and set aside by the Council for that purpose; and
 - (b) in accordance with any conditions determined by resolution of the Council and contained in the signage erected thereon.

9.12 Canvassing

Convey any advertising, religious or other message to any bystander, passer-by or other.

9.13 Distribution

Subject to Clause 14.2, place on a vehicle (without the consent of the owner of the vehicle), or give out or distribute any hand bill, book, notice, leaflet, or other printed matter to any bystander, passer-by or other person.

9.14 Donations

Ask for or receive or indicate that he or she desires a donation of money or any other thing.

- 9.15 Entertainment and Busking
 - 9.15.1 Sing, busk or play a recording or use a musical instrument for the apparent purpose of either entertaining others or receiving money.
 - 9.15.2 Conduct or hold a concert, festival, show, public gathering, circus, meeting, performance or any other similar activity.

9.16 Equipment

Use an item of equipment, facilities or property belonging to the Council if that person is of or over the age indicated by a sign or notice as the age limit for using such equipment, facility or property.

9.17 Fires

Subject to the Fire and Emergency Services Act 2005 light a fire except:

- 9.17.1 in a place provided by the Council for that purpose; or
- 9.17.2 in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material for a distance of at least 4 m.

9.18 Fireworks

Ignite or discharge any fireworks.

9.19 Flora and Fauna

Subject to the Native Vegetation Act 1991 and the National Parks and Wildlife Act 1972:

- damage, pick, disturb, interfere with or remove any plant or flower thereon;
- 9.19.2 cause or allow an animal to stand or walk on any flower bed or garden plot;
- 9.19.3 deposit, dig, damage, disturb, interfere with or remove any soil, stone, wood, clay, gravel, pebbles, timber, bark or any part of the land;
- 9.19.4 take, interfere with, tease, harm or disturb any animal, bird or marine creature or the eggs or young of any animal, bird or marine creature;
- 9.19.5 pick, collect, take, interfere with or disturb any fruit, nuts, berries or native seeds;
- 9.19.6 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird;
- 9.19.7 use, possess or have control of any device for the purpose of killing or capturing any animal, bird or marine creature; or
- 9.19.8 collect or burn any timber or dead wood.

9.20 Foreshore

On Local Government land comprising the foreshore:

- 9.20.1 drive or propel a vehicle onto or from the foreshore other than by a ramp or thoroughfare constructed or set aside by the Council for that purpose;
- 9.20.2 drive or propel a vehicle on the foreshore except on an area or road that is constructed or set aside by the Council for that purpose;
- 9.20.3 launch or retrieve a boat from the foreshore without using a boat ramp or thoroughfare constructed or set aside by the Council for that purpose:
- 9.20.4 allow a vehicle to remain stationary on a boat ramp longer than is necessary to launch or retrieve a boat; or
- 9.20.5 hire out a boat on or from the foreshore.

9.21 Games

- 9.21.1 Participate in, promote or organise any organised competition or sport (as distinct from organised social play), on Local Government land to which the Council has resolved this clause applies.
- 9.21.2 Play or practise any game which involves kicking, hitting or throwing a ball or other object on Local Government land which may cause or be likely to cause injury or discomfort to a person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land.
- 9.21.3 Play or practise the game of golf on Local Government land to which the Council has resolved this subclause applies.

9.22 Litter

- 9.22.1 Throw, cast, place, deposit or leave any rubbish, dirt or refuse of any kind whatsoever except in a garbage container provided for that purpose.
- 9.22.2 Deposit any soil, clay, stone, gravel, green waste or other putrescible waste or any other matter

9.23 Marine Life

Introduce any marine life to any waters located on Local Government land.

9.24 Model Aircraft, Boats and Cars

Fly or operate a model aircraft, boat or model or remote control vehicle in a manner which may cause or be likely to cause injury or discomfort to a person being on or in the vicinity of the land or detract from or be likely to detract from another person's lawful use of and enjoyment of the land.

9.25 Overhanging Articles or Displaying Personal Items

Suspend or hang an article or object from a building, verandah, pergola, post or other structure on Local Government land where it might present a nuisance or danger to a person using the land or be of an unsightly nature.

9.26 Playing Area

Use or occupy a playing area:

- 9.26.1 in such a manner as to damage or be likely to damage the surface of the playing area or infrastructure (above and under ground level);
- 9.26.2 in a manner contrary to the purpose for which the playing area was intended to be used or occupied; or
- 9.26.3 contrary to directions of the Council made by resolution and indicated on a sign displayed adjacent to the playing area.

9.27 Pontoons

Install or maintain a pontoon or jetty in any waters.

9.28 Posting of Bills

Subject to Clause 14.2, post or allow or cause to be posted any bills, advertisements or other papers or items on a building or structure on Local Government land or in a public place.

9.29 Preaching

Preach, harangue or solicit for religious purposes.

9.30 *Ropes*

Place a buoy, cable, chain, hawser, rope or net in or across any waters.

9.31 Swimming

Subject to the provisions of the Harbors and Navigation Act 1993, swim in, bathe or enter any waters except:

- 9.31.1 in an area which the Council has determined may be used for such purposes; and
- 9.31.2 in accordance with any conditions that the Council may have determined by resolution apply to such use.

9.32 Trading

Sell, buy, offer or display anything for sale.

9.33 Vehicles

- 9.33.1 Drive or propel a vehicle except on an area or road constructed and set aside by the Council for that purpose.
- 9.33.2 Promote, organise or take part in a race, test or trial of any kind in which vehicles take part, except on an area properly constructed for that purpose.

9.33.3 Repair, wash, paint, panel beat or carry out other work to a vehicle, except for running repairs in the case of a breakdown.

9.34 Weddings, Functions and Special Events

- 9.34.1 Hold, conduct or participate in a marriage ceremony, funeral or special event.
- 9.34.2 Erect a marquee, stage or structure for the purpose of holding or conducting a wedding, funeral or special event.
- 9.34.3 Hold or conduct any filming where the filming is for a commercial purpose.

10. Prohibited Activities

A person must not do any of the following on Local Government land.

10.1 Animals

- 10.1.1 Cause or allow any animal to enter, swim, bathe or remain in any waters to the inconvenience, annoyance or danger of any other person bathing or swimming.
- 10.1.2 Cause or allow an animal to damage a flowerbed, garden plot, tree, lawn or like thing or place.
- 10.1.3 Lead, herd or exercise a horse in such manner as to cause a nuisance or endanger the safety of a person.

10.2 Defacing Property

Deface, paint, spray, write, cut names, letters or make marks on any tree, rock, gate, fence, building, sign, bridge or property of the Council.

10.3 Equipment

Use any item of equipment, facilities or property belonging to the Council other than in the manner and for the purpose for which it was designed, constructed or intended to be used or in such manner as is likely to damage or destroy it.

10.4 Fishing

Fish in any waters to which the Council has determined this subclause applies.

10.5 Glass

Willfully break any glass, china or other brittle material.

10.6 Interference with Land

Interfere with, alter or damage the land (including a building, structure or fixture located on the land) including:

- 10.6.1 altering the construction or arrangement of the land to permit or facilitate access from an adjacent property;
- 10.6.2 erecting or installing a structure in, on, across, under or over the land;
- 10.6.3 changing or interfering with the construction, arrangement or materials of the land;
- 10.6.4 planting a tree or other vegetation on the land, interfering with the vegetation on the land or removing vegetation from the land; or
- 10.6.5 otherwise use the land in a manner contrary to the purpose for which the land was designed to be used.

10.7 Interference with Permitted Use

Interrupt, disrupt or interfere with any other person's use of Local Government land which is permitted or for which permission has been granted.

10.8 Nuisance

Behave in such a manner as to cause discomfort, inconvenience, annoyance or offence to any other person.

10.9 Playing Games

Play or practise a game:

- 10.9.1 which is likely to cause damage to the land or anything on it;
- 10.9.2 in any area where a sign indicates that the game is prohibited.

10.10 Sand Dunes, Coastal Slopes and Cliffs

No person shall:

- 10.10.1 destabilise sand on a sand dune, by any means so as to cause it to unnecessarily mass waste down slope;
- 10.10.2 destroy, remove or cause interference to live or dead vegetation within a sand dune, coastal slope or coastal cliff;
- 10.10.3 introduce non-indigenous flora or fauna or dump any material in a sand dune;
- 10.10.4 carry out any other activity that may damage or threaten the integrity of sand dunes, coastal slopes or cliffs.

10.11 Smoking

Smoke, hold or otherwise have control over an ignited tobacco product:

- 10.11.1 in any building;
- 10.11.2 in any children's playground; or
- 10.11.3 on any land to which the Council has determined this subclause applies.

10.12 Solicitation

Tout or solicit customers for the parking of vehicles or for any other purpose whatsoever.

10.13 Throwing Objects

Throw, roll, project or discharge a stone, substance or other missile, excluding sport and recreational equipment designed to be used in that way.

10.14 Toilets

In any public convenience on Local Government land:

- 10.14.1 urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
- 10.14.2 deposit anything in a pan, urinal or drain which is likely to cause a blockage;
- 10.14.3 use it for a purpose for which it was not designed or constructed;
- 10.14.4 enter a toilet that is set aside for use of the opposite sex except:
 - (a) where a child under the age of eight years is accompanied by an adult parent or guardian of that sex; or
 - (b) to provide assistance to a disabled person;
 - (c) in the case of a genuine emergency.

$10.15\ \textit{Waste}$

10.15.1 Deposit or leave thereon:

- (a) anything obnoxious or offensive;
- (b) any offal, dead animal, dung or filth; or
- (c) any mineral, mineral waste, industrial waste or bi-products.
- 10.15.2 Foul or pollute any waters situated thereon.
- 10.15.3 Deposit any rubbish other than in receptacles provided by the Council for that purpose.
- 10.15.4 Deposit in a receptacle any rubbish emanating from domestic or trade purposes, unless designated by a sign or signs.

PART 4—ENFORCEMENT

11. Directions

- 11.1 A person on Local Government land must comply with a reasonable direction from an authorised person relating to:
 - 11.1.1 that person's use of the land;
 - 11.1.2 that person's conduct and behaviour on the land:
 - 11.1.3 that person's safety on the land; or
 - 11.1.4 the safety and enjoyment of other persons on the land.
- 11.2 A person who, in the opinion of an authorised person, is likely to commit or has committed, a breach of this bylaw must immediately comply with a direction of an authorised person to leave that part of Local Government land

12. Orders

If a person fails to comply with an order of an authorised person made pursuant to Section 262 of the Act in respect of a breach of this by-law, the Council may recover its costs of any action taken under Section 262 (3) of the Act from the person to whom the order was directed.

Note:

- ⁵ Section 262 (1) of the Act states:
 - (1) If a person (the offender) engages in conduct that is a contravention of this Act or a by-law under this Act, an authorised person may order the offender:
 - (a) if the conduct is still continuing—to stop the conduct; and
 - (b) whether or not the conduct is still continuing—to take specified action to remedy the contravention.

Subsections (2) and (3) of Section 262 also provide that it is an offence to fail to comply with an order and that if a person does not comply, the authorised person may take action reasonably required to have the order carried out. For example, an authorised person may order a person to:

- cease smoking on Local Government land;
- remove an object or structure encroaching on Local Government land:
- dismantle and remove a structure erected on Local Government land without permission.

13. Removal of Animals and Objects

An authorised person may remove an animal or object that is on Local Government land in breach of a by-law if no person is in charge of, or apparently in charge of, the animal or object.

PART 5—MISCELLANEOUS

14. Exemptions

- 14.1 The restrictions in this by-law do not apply to a Police Officer, Emergency Worker, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a Contractor while performing work for the Council and while acting under the supervision of a Council Officer.
- 14.2 The restrictions in Clauses 9.1, 9.6, 9.13 and 9.28 of this by-law do not apply to electoral matter authorised by a candidate and which is:
- 14.3 related to a Commonwealth or State election and occurs during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
- 14.4 related to an election under the Act or the Local Government (Elections) Act 1999 and occurs during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
- 14.5 related to, and occurs during the course of and for the purpose of a referendum.

This by-law was duly made and passed at a meeting of the City of Port Lincoln held on 20 June 2011, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. DODD, Chief Executive Officer

CITY OF PORT LINCOLN

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-Law No. 5 of 2011—Dogs By-Law 2011

A by-law to limit the number of dogs kept on premises and for the management and control of dogs in the Council area.

PART 1—PRELIMINARY

1. Title

This By-law may be cited as the Dog By-Law 2011 and is By-law No. 5 of the City of Port Lincoln.

2. Authorising Law

This by-law is made under Section 90 (5) of the Dog and Cat Management Act 1995, Sections 238 and 246 of the Act, and Sections 667 (1), 9.XVI of the Local Government Act 1934.

3. Purpose

The objectives of this by-law are to control and manage dogs in the Council area:

- 3.1 to reduce the incidence of environmental nuisance caused by dogs; and
- 3.2 to promote responsible dog ownership; and
- 3.3 to protect the convenience, comfort and safety of members of the public; and
- 3.4 for the good rule and government of the Council area.

4. Expiry

4.1 This by-law will expire on 1 January 2019.

Note:

- Pursuant to section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law
- 5. Application
 - 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2011.
 - 5.2 Subject to Clause 5.3, this by-law applies throughout the Council area.
 - 5.3 Clauses 8.1, 9.1.1 and 10.1.2 of this by-law only apply in such part or parts of the Council area as the Council may, by resolution direct in accordance with Section 246 (3) (e) of the Act.

$6.\ Interpretation$

In this by-law, unless the contrary intention appears:

- 6.1 Act means the Local Government Act 1999;
- 6.2 approved kennel establishment means a building, structure or area approved by a relevant authority, pursuant to the Development Act 1993, for the keeping of dogs on a temporary or permanent basis;
- 6.3 *children's playground* means an enclosed area in which there is equipment or other installed devices for the purpose of children's play (or within 3 m of such devices if there is no enclosed area);
- 6.4 Council means City of Port Lincoln;
- 6.5 dog (except for in Clause 7.1) has the same meaning as in the Dog and Cat Management Act 1995;
- 6.6 *effective control* means a person exercising effective control of a dog either:
 - 6.6.1 by means of a physical restraint; or
 - 6.6.2 by command, the dog being in close proximity to the person and the person being able to see the dog at all times;
- 6.7 keep includes the provision of food or shelter;
- 6.8 premises includes land, whether used or occupied for domestic or non-domestic purposes, except an approved kennel establishment;
- 6.9 working dog means a dog used principally for droving or tending livestock.

Note:

² Section 14 of the Interpretation Act 1915, provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-laws was made.

PART 2—LIMITS ON DOG NUMBERS

7. Limits on Dog Numbers in Private Premises

- 7.1 Subject to Clauses 7.3 and 7.5, a person must not, without the Council's permission keep more than two dogs on any premises.
- 7.2 For the purposes of Clause 7.1, 'dog' means a dog that is 3 months of age or older or, a dog that has lost its juvenile teeth.
- 7.3 Clause 7.1 does not apply to:
 - 7.3.1 approved kennel establishments operating in accordance with all required approvals and consents; or
 - 7.3.2 any business involving dogs provided that the business is registered in accordance with the Dog and Cat Management Act 1995.
- 7.4 The Council may require that premises which are the subject of an application for permission to keep additional dogs, must be inspected by an authorised person for the purpose of assessing the suitability of the premises for housing dogs.
- 7.5 No dog is to be kept on any premises where, in the opinion of an authorised person, there is no secure or appropriate area where a dog may be effectively confined.

PART 3—DOG CONTROLS

8. Dog Exercise Areas

- 8.1 A person may enter a public place or part of Local Government land to which the Council has determined this clause applies, for the purpose of exercising a dog under his or her effective control.
- 8.2 A person entering a dog exercise area designated by the Council must ensure that any dog under that person's control, charge or authority is under effective control at all times.

9. Dog on Leash Areas

- 9.1 A person must not, without the Council's permission, allow a dog under that person's control, charge or authority (except an accredited guide dog, hearing dog or disability dog that is required to remain off-lead in order to fulfil its functions) to be or remain:
 - 9.1.1 on Local Government land or public place to which the Council has resolved that this subclause applies; and
 - 9.1.2 on any park or reserve during times when organised sport is being played;

unless the dog is secured by a strong leash not exceeding 2m in length which is either tethered securely to a fixed object capable of securing the dog or held by a person capable of controlling the dog and preventing it from being a nuisance or a danger to other persons.

10. Dog Prohibited Areas

- 10.1 A person must not allow a dog under that person's control, charge or authority (except an accredited guide dog, hearing dog or disability dog) to enter or remain:
 - 10.1.1 on any children's playground on Local Government land;
 - 10.1.2 on any other Local Government land or public place to which the Council has determined that this subclause applies.

11. Dog Faeces

No person is to allow a dog under that person's control, charge or authority to be in a public place or on Local Government land unless that person has in their possession a bag or other suitable container for the collection and lawful disposal of any faeces that the dog may deposit (for the purpose of complying with their obligation under section 45A (6) of the Dog and Cat Management Act 1995).

PART 4—ENFORCEMENT

12. Orders

- 12.1 If a person engages in conduct that is in contravention of this By-law, an authorised person may order that person:
 - 12.1.1 if the conduct is still continuing—to stop the conduct; and
 - 12.1.2 whether or not the conduct is still continuing—to take specified action to remedy the contravention.
- 12.2 A person must comply with an order under this clause.
- 12.3 If a person does not comply with an order, the authorised person may take action reasonably required to have the order carried out, and the Council may recover its costs of any action so taken from the person to whom the order was directed.
- 12.4 However, an authorised person may not use force against a person under this section.

Note:

- ³ For example, an authorised person may order a person to:
 - cease keeping more than the permitted number of dogs on that person's premises; or
 - remove a dog from a dog prohibited area.

This by-law was duly made and passed at a meeting of the City of Port Lincoln held on 20 June 2011, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. DODD, Chief Executive Officer

CITY OF PORT LINCOLN

Adoption of Valuation and Declaration of Rates 2011-2012

NOTICE is hereby given that at its meeting held on 20 June 2011, the City of Port Lincoln Council resolved for the year ending 30 June 2012 as follows:

- 1. To adopt (effective from 1 July 2011) the valuations made by the Valuer General of Site Values of all land within the area of the Council valued at \$1 061 908 200 that are to apply for rating purposes.
- 2. To declare differential general rates varying on the basis of the locality of the land according to the zone in which the land is situated in the Port Lincoln Council Development Plan (consolidated version dated 10 March 2011) as follows:
 - (i) 0.5222 cents in the dollar on the site valuation of land within the Rural Landscape Protection Zone;
 - (ii) 0.5497 cents in the dollar on the site valuation of all other land within the area of the City of Port Lincoln; and
 - (iii) a Fixed Charge of \$320 in respect of all rateable land within the Council area.
- 3. To declare a Waste and Recycling Annual Service Charge of \$175 based on the nature of the service in respect of all land within the area of the City of Port Lincoln to which it provides or makes available the Waste and Recycling Service.
- 4. To declare a separate rate based on a fixed charge of \$60 on all rateable land within the area of the Council and the area of the Eyre Peninsula Natural Resources Management Board to reimburse to the Council the amount contributed to the Eyre Peninsula Natural Resources Management Board.
- 5. That rates (including the Waste and Recycling Service Charge) be payable in four equal or approximately equal instalments, on the first Friday of each quarter being 2 September 2011, 2 December 2011, 2 March 2012 and 1 June 2012.
- 6. To grant a discount of 2% of the total rates (not including the NRM Levy or Waste and Recycling Service Charge), where rates are paid in full on or before 2 September 2011.

G. DODD, Chief Executive Officer

CITY OF SALISBURY

Development Assessment Panel—Appointment of Public Officer

NOTICE is hereby given that, in accordance with Section 56A (22) of the Development Act 1993, the City of Salisbury resolved on 27 June 2011, to appoint Ivor John Harry as Public Officer of the Council's Development Assessment Panel.

Contact Details:

John Harry, Public Officer, Development Assessment Panel, City of Salisbury, P.O. Box 8, Salisbury, S.A. 5108 Telephone: (08) 8406 8212 Email: city@salisbury.sa.gov.au

J. HARRY, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the Council held on Wednesday, 15 June 2011, the Council resolved as follows:

Adoption of Valuations

1. In accordance with Section 167 (2) (a) of the Local Government Act 1999, Council adopted for rating purposes, for the financial year ending 30 June 2012, the most recent valuations of the Valuer-General of the Capital Value of land within the area of the Council, and specifies that the total of the values that are to apply within the area is \$1 078 600 760.

Annual Service Charge—Community Wastewater Management Systems

- 2. Pursuant to Section 155 of the Local Government Act 1999 and Regulation 9A (3) (b) of the Local Government (General) Regulations 1999, and in accordance with the CWMS Property Units Code, Council adopted an annual service charge based on the level of usage of the service and varying according to whether the land is vacant or occupied on all land to which Council provides or makes available the prescribed service of Community Wastewater Management Systems for the year ending 30 June 2012 in respect of:
 - (a) all land in the area serviced by the Burra CWMS, an annual service charge of:
 - (i) \$289 per property unit on occupied rateable and non-rateable land; and
 - (ii) \$216 per property unit on assessments of vacant rateable and non-rateable land; and
 - (b) all land in the Upper Thames Street and Welsh Place extensions in 2005 serviced by the Burra CWMS, an annual service charge of \$447 per property unit on occupied rateable and non-rateable land.

In respect of all land in the area serviced by the Eudunda CWMS an annual service charge of:

- (a) \$334 per property unit on occupied rateable and nonrateable land; and
- (b) \$250 per property unit on vacant rateable and nonrateable land.

Annual Service Rate—Waste Collection

- 3. Pursuant to and in accordance with Section 155 of the Local Government Act 1999, Council adopted a service rate on all rateable land to which it provides the prescribed service of waste collection for the year ending 30 June 2012 as follows:
 - (a) all rateable land in the townships of Terowie, Whyte Yarcowie, Hallett, Mount Bryan, Burra, Robertstown, Point Pass, Eudunda, Farrell Flat and Booborowie, a service rate of \$140: and
 - (b) all rateable land outside of the above townships that have access, and have been accepted, to the waste collection service, a service rate of \$140.

Natural Resources Management Levy

- 4. Pursuant to Section 154 of the Local Government Act 1999 and Section 95 of the Natural Resources Management Act 2004, for the purpose of reimbursing Council amounts contributed to the South Australian Murray-Darling Basin Natural Resources Management Board and the Northern and Yorke Natural Resources Management Board, Council adopted the following separate rates for the year ending 30 June 2012, based on the capital value of the land for:
 - (a) all rateable land located within the area of Council and of the South Australian Murray-Darling Basin Natural Resources Management Board, a rate in the dollar of \$0.000094; and
 - (b) all rateable land within the area of Council and of the Northern and Yorke Natural Resources Management Board, a rate in the dollar of \$0.000133.

Fixed Charge

5. Pursuant to Section 152 (1) (c) (ii), and in accordance with Section 152 (2), of the Local Government Act 1999, Council declared a fixed charge of \$328 against each separately valued piece of rateable land within the Council area for the year ending 30 June 2012.

Differential General Rates

- 6. Pursuant to Sections 153 (1) (b) and 156 (1) (b) of the Local Government Act 1999, Council determined that the following differential rates for the year ending 30 June 2012 be declared on rateable land within its area, based upon the capital value of the land and varying according to the locality of the land:
 - (a) 0.4492 cents in the dollar for land located within the township of Burra;
 - (b) 0.2424 cents in the dollar for land located within the township of Farrell Flat;
 - (c) 0.2602 cents in the dollar for land located within the township of Booborowie;
 - (d) 0.2424 cents in the dollar for land located within the township of Mount Bryan;
 - (e) 0.4091 cents in the dollar for land located within the township of Eudunda;
 - (f) 0.2424 cents in the dollar for land located within the township of Hampden;
 - (g) 0.3934 cents in the dollar for land located within the township of Hallett;
 - (h) 0.2424 cents in the dollar for land located within the township of Terowie;
 - 0.2424 cents in the dollar for land located within the township of Whyte Yarcowie;
 - (j) 0.3102 cents in the dollar for land located within the township of Robertstown;
 - (k) 0.2424 cents in the dollar for land located within the township of Point Pass; and
 - 0.2424 cents in the dollar for all other rateable land in the Council area.

Payment of Rates

7. Pursuant to Section 181 (1) of the Local Government Act 1999, all rates are payable in four equal or approximately equal instalments (unless otherwise agreed with the principal ratepayer) due by 9 September 2011, 9 December 2011, 9 March 2012 and 8 June 2012.

Early Payment Discount

8. Pursuant to Section 181 (11) of the Local Government Act 1999, all rates for 2011-2012 paid in full on or before the due date of the first instalment (9 September 2011) will attract a discount of 4%.

J. BRAK, Chief Executive Officer

KINGSTON DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that in accordance with Section 167 (2) (a) of the Local Government Act 1999, the Kingston District Council hereby adopts, for the financial year ending 30 June 2012 the capital values made by the Valuer-General totalling \$933 192 440 of which \$873 351 880 is in respect of rateable land and that 24 June 2011 shall be the day as and from when such valuations shall become the valuations of the Council.

Declaration of Rates

That, having taken into account the general principles of rating contained in Section 150 of the Local Government Act 1999 and the requirements of Section 153 (2) of the Local Government Act 1999, pursuant to and in accordance with Sections 153 (1) (b) of the Local Government Act 1999, Council hereby declares, for the financial year ending 30 June 2012, the following differential general rates varying according to locality and based on the capital value of all rateable land within the Council's area:

- (a) a differential general rate of 0.3080 cents in the dollar (Urban Rate) on the capital value of all rateable land within the townships of Kingston, Rosetown and Cape Jaffa including the Cape Jaffa Anchorage;
- (b) a differential general rate of 0.3070 cents in the dollar (Rural Living Rate) on the capital value of all rateable land within the Rural Living Zone (RuL) abutting the township of Kingston, as identified in maps King/12, King/14, King/15, King/16, King/18, King/20, King/21, King/23 and King/24 of Council's Development Plan Consolidated 31 March 2011; and
- (c) a differential general rate of 0.3055 cents in the dollar (Rural Rate) on the capital value of all other rateable land within the Council's area.

Declaration of Minimum Rate

That pursuant to Section 158 (1) (a) of the Local Government Act 1999, Council hereby fixes, in respect of the financial year ending 30 June 2012, a minimum amount payable by way of rates of \$445.

Declaration of Separate Rate—Regional Natural Resource Management Levy

That pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, in order to reimburse to the Council the amount contributed to the South East Natural Resource Management Board, a separate rate of \$37.60 be declared on all rateable land in the Council's area, in respect of the financial year ending 30 June 2012, based on a fixed charge of the same amount on all rateable land.

Declaration of Annual Service Charges—Kingston Community Wastewater Management Scheme

That pursuant to and in accordance with Section 155 of the Local Government Act 1999 and Regulation 9A of the Local Government (General) Regulations 1999, Council hereby imposes, in respect of the financial year ending 30 June 2012, an annual service charge on all land to which Council provides or makes available the prescribed service known as the Kingston Community Wastewater Management System (CWMS) as follows:

- \$325.00 per unit on each occupied allotment;
- \$217.50 per unit on each vacant allotment,

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

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

That pursuant to and in accordance with Section 155 of the Local Government Act 1999, Council hereby imposes, in respect of the financial year ending 30 June 2012, an annual service charge on all land to which the Council provides the prescribed service of Mobile Garbage Bin Collection and Disposal as follows:

\$231.10 per mobile garbage bin service collected from each allotment,

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

Payment of Rates

That pursuant to Section 181 (1) of the Local Government Act 1999, Council hereby declares that rates declared for the financial year ending 30 June 2012 will fall due in four equal or approximately equal instalments payable on the following dates:

- 1 September 2011;
- 1 December 2011;
- 1 March 2012;
- 1 June 2012.

M. McCarthy, Chief Executive Officer

NORTHERN AREAS COUNCIL

COUNCIL DEVELOPMENT ASSESSMENT PANEL

Appointment of Public Officer

NOTICE is hereby given that pursuant to Section 56A (22) of the Development Act 1993, Northern Areas Council at its meeting held on 21 June 2011, revoked the appointment of Keith Hope and appointed Roger Crowley, Acting Chief Executive Officer, as Public Officer of the Council Development Assessment Panel. Public Officer contact details: P.O. Box 120, Jamestown S.A. 5491. Telephone: (08) 8664 1139

R. CROWLEY, Acting Chief Executive Officer

DISTRICT COUNCIL OF ROBE

Adoption of Capital Valuation, Declaration of General Rate and Service Charges for the Year Ending 30 June 2012

NOTICE is hereby given that at its meeting held on 27 June 2011, the District Council of Robe for the financial year ending 30 June 2011 and in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, resolved as follows:

Adoption of Valuation

That pursuant to Section 167 (2) (a) of the Local Government Act 1999, the most recent capital valuations of the Valuer-General available to the Council as at 27 June 2011, within the Council's area totalling \$965 395 840 be adopted for the financial year ending 30 June 2012.

Declaration of Rates

That pursuant to Section 153 (1) (a) of the Local Government Act 1999, for the financial year ending 30 June 2012, a Single General Rate of 0.3077 cents in the dollar be declared for rateable land in the Council area.

Minimum Rate

That pursuant to Section 158 (1) (a) of the Local Government Act 1999, for the financial year ending 30 June 2012, a minimum amount payable by way of rates of \$575 be fixed in respect of rateable land in the Council area.

Waste Management and Recycling Collection Annual Service Charge

That pursuant to Section 155 of the Local Government Act 1999, for the financial year ending 30 June 2012, an annual service charge of \$275 be imposed on all occupied land to which the Council provides or makes available the prescribed service known as the Garbage and Recycling Collection Service.

Waste Management Annual Service Charge

That pursuant to Section 155 of the Local Government Act 1999, for the financial year ending 30 June 2012, an annual service charge of \$150 be imposed on all occupied land to which the Council provides or makes available the prescribed service known as the Garbage Collection Service.

Community Wastewater Management Schemes Annual Service Charge

That pursuant to Section 155 of the Local Government Act 1999, for the financial year ending 30 June 2012, the following annual service charges be imposed on all land to which the Council provides or makes available the prescribed service known as Community Wastewater Management Systems:

	Ψ
Occupied with desludging	459
Occupied without desludging	413
Unoccupied	368

South East Natural Resources Management Levy

That pursuant to Section 95 of the Natural Resources Manage-ment Act 2004 and Section 154 of the Local Government Act 1999, in order to reimburse the Council the amount contributed to the South East Natural Resources Management Board, a separate rate based on a fixed charge of \$38.45 be declared on all rateable land within the area of the Council and of the Board.

Payment of Rates

That pursuant to Section 181 of the Local Government Act 1999, for the financial year ending 30 June 2012, rates and services charges will be payable in four equal or approximately equal instalments payable on 1 September 2011, 1 December 2011, 1 March 2012 and 1 June 2012.

B. HENDER, Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

ROADS (OPENING AND CLOSING) ACT 1991

Road Opening and Closing—Sceale Bay Road, Sceale Bay

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Streaky Bay proposes to make a Road Process Order to:

- (i) Open as road portions of Sections 142, 143, 137 and 219, more particularly delineated and numbered 1 to 6 inclusive on Preliminary Plan No. 11/0026 forming a realignment of Sceale Bay Road.
- (ii) Close portions of Sceale Bay Road situate adjoining Sections 138, 141, 142, 143 and 219 more particularly delineated and lettered A, B, C, D, E and F on Preliminary Plan No. 11/0026.

The closed road lettered A, B, C and D is to be transferred to Justine K. Graham and merged with Sections 142, 143, 141, 137 and 138 in exchange for land taken for new road numbered 1, 2, 3 and 4. The closed road lettered 'E' and 'F' is to be transferred to Lessee Murray Greenaway and merged with Section 219 in exchange for land taken for new road numbered 5 and 6.

The preliminary plan and associated statements prepared pursuant to Section 9 of the Roads (Opening and Closing) Act 1991 are available for examination to the public at the office of the District Council of Streaky Bay, 29 Alfred Terrace, Streaky Bay and at the Adelaide office of the Surveyor General, 101 Grenfell Street, Adelaide, during normal office hours.

Any person who wishes to object to this proposal may lodge a written objection to the District Council of Streaky Bay, P.O. Box 179, Streaky Bay, S.A. 5680 and a copy forwarded to the Surveyor-General, 101 Grenfell Street, Adelaide, S.A. 5000 within 28 days of the date of this notice. Any objectors must include their full name and address, stating their reasons for objecting and stating whether or not they wish to make submissions to the District Council of Streaky Bay at a meeting convened to consider such objections.

Any land owner adjoining or other person substantially affected by the closure may apply for an easement over all or part of the proposed road closure. Such application shall be in writing to the District Council of Streaky Bay, P.O. Box 179, Streaky Bay, S.A. 5680 and a copy must be forwarded to the office of the Surveyor General, 101 Grenfell Street, Adelaide, S.A. 5000 within 28 days of the date of this notice. The applicants must include their full name and address giving particulars of the nature and location of the easement being applied for, specifying the land to which the application for easement.

L. MILLER, Chief Executive Officer

THE WATTLE RANGE COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 4—Local Government Land

FOR the management and regulation of the use of and access to all land vested in or under the control of the Council including the prohibition and regulation of particular activities on local government land, and to revoke the Council's By-law No. 4—Local Government made by the Council on 9 August 2005.

A. The Councils By-law No. 4—Local Government made by the Council on 9 August 2005 is hereby revoked effective from the day on which this by-law comes into operation.

1. Definitions

In this by-law:

- 1.1 'authorised person' means a person appointed an authorised person pursuant to Section 260 of the Local Government Act 1999;
- 1.2 'electoral matter' has the same meaning as in the Electoral Act 1985, provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 1.3 'emergency worker' has the same meaning as in the Australian Road Rules 1999 and the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999;
- 1.4 'liquor' has the same meaning as defined in the Liquor Licensing Act 1997;
- 1.5 'local government land' means all land vested in or under the control of the Council (except streets and roads);
- 1.6 'open container' means a container which:
 - 1.6.1 after the contents thereof have been sealed at the time of manufacture and:
 - (a) being a bottle, has had its cap, cork or top removed (whether or not it has since been replaced);
 - (b) being a can, it has been opened or punctured;
 - (c) being a cask, has had its tap placed in a position to allow it to be used;
 - (d) being any form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to the contents thereof; or
 - 1.6.2 is a flask, glass or mug or other container used for drinking purposes;
- 1.7 'vehicle' has the same meaning as in the Road Traffic Act 1961.

2. Activities Requiring Permission

No person shall without permission undertake any of the following activities on any local government land:

2.1 Working on vehicles

perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, except for running repairs in the case of breakdown;

2.2 Trading

- 2.2.1 carry on the business of selling or offering or exposing for sale any goods, merchandise, commodity, article or thing; or
- 2.2.2 set up a van or other vehicle or stall or other structure, tray, carpet or device for the purpose of buying or selling any goods, merchandise, commodity, article or thing;

2.3 Overhanging Articles

suspend or hang any article or thing from any building, verandah, pergola, post or other structure where it might present a nuisance or danger to any person using local government land;

2.4 Entertaining

sing, busk or play any recording or upon any musical instrument so as to appear to be for the purpose of entertaining other persons whether or not receiving money:

2.5 Donations

ask for or receive or indicate that he or she desires a donation of money or any other thing;

2.6 Preaching

preach or harangue;

2.7 Distribute

give out or distribute to any bystander or passer-by any handbill, book, notice, or other printed matter, provided that this restriction shall not apply to any handbill or leaflet given out or distributed by or with the authority of a candidate during the course of a Federal, State or Local Government Election or to a handbill or leaflet given out or distributed during the course and for the purpose of a Referendum;

2.8 Handbills on Cars

place or put on any vehicle any handbill, advertisement, notice or printed matter except for any electoral matter posted on a vehicle with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum;

2.9 Amplification

use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound or broadcasting announcements;

2.10 Removing Soil etc.

carry away or remove any soil, clay, gravel, sand, timber, stones, pebbles or any part of the land;

2.11 Depositing Soil

deposit any soil, clay, gravel, sand, timber, stones, pebbles or any other matter on the land;

2.12 Picking Fruit etc.

pick fruit, nuts or berries from any trees or bushes thereon;

2.13 Games

- 2.13.1 participate in any game recreation or amusement which involves the use of a ball, missile or other object which by the use thereof may cause or be likely to cause injury or discomfort to any person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land;
- 2.13.2 play any organised competition sport, as distinct from organised social play, in accordance with paragraph 9 of this by-law;

2.14 Athletic and Ball Sports

- 2.14.1 to which this sub-paragraph applies, in accordance with paragraph 9 of this by-law, promote, organise or take part in any organised athletic sport;
- 2.14.2 to which this subparagraph applies, in accordance with paragraph 9 of this by-law, play or practice the game of golf;

2.15 Smoking

smoke tobacco or any other substance in any building or part thereof;

2.16 Closed Lands

enter or remain on any part of local government land:

2.16.1 at any time during which the Council has declared that the part shall be closed to the public, and which is indicated by a sign adjacent to the entrance to that part;

- 2.16.2 where the land is enclosed with fences and/or walls, and gates have been closed and locked; or
- 2.16.3 where admission charges are payable, for that person to enter that part without paying those charges;

2.17 Tents

(except with the Council or other Government authority) erect any tent or other structure of calico, canvass, plastic or similar material as a place of habitation;

2.18 Camping

camp or remain overnight;

2.19 Fauna

- 2.19.1 take, interfere with or disturb any animal or bird or the eggs or young of any animal or bird;
- 2.19.2 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird; or
- 2.19.3 use, possess or have control of any device for the purpose of killing or capturing any animal or hird:

2.20 Flora

- 2.20.1 take, uproot or damage any plant;
- 2.20.2 remove, take or disturb any soil, stone, wood, tender or bark;
- 2.20.3 collect or take any dead wood or timber for the purpose of using the same to make or maintain a fire; or
- 2.20.4 ride or drive any vehicle or allow an animal to run, stand or walk on any flowerbed or garden plot;

2.21 Animals

- 2.21.1 allow any stock to stray into or depasture therein;
- 2.21.2 allow any animal to damage any flower bed, garden plot, tree, lawn or other item or place;

2.22 Fires

light any fire except:

- 2.22.1 in a place provided by the Council for that purpose; or
- 2.22.2 in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material;

2.23 Fireworks

use, discharge or explode any fireworks;

2.24 Swimming

swim or bathe in any pond or lake to which this subparagraph 2.24 applies;

2.25 Bridge jumping

jump or dive from any bridge;

2.26 Use of Boats

subject to the provisions of the Harbors and Navigation Act 1993, hire out a boat or otherwise use a boat for commercial purposes;

2.27 Boat Ramps

subject to the provisions of the Harbors and Navigation Act 1993:

- 2.27.1 use or launch a boat or other object from any boat ramp or in any area except where a sign or signs are displayed by the Council requiring the purchase of a permit prior to launch;
- 2.27.2 in respect of a permit issued under subparagraph 2.27.1:
 - 2.27.2.1 the Council shall prescribe a fee at least once in each financial year for permits to use a boat ramp;

- 2.27.2.2 a permit may be purchased for a fee to which conditions of use shall be attached and applicable;
- 2.27.2.3 upon request of an Authorised Person, any person about to use (unless they have not yet had the opportunity to purchase a ticket) using or having used a boat ramp, must produce a permit purchased prior to the request in compliance with this by-law;
- 2.27.2.4 the Council, or such other person as the Council may authorise by resolution for that purpose, may exempt organisations involved in search and rescue at sea from the requirement to purchase a permit;
- 2.27.2.5 the Council may, by resolution and the erection of a sign or signs, restrict the use of special areas or boat ramps to either commercial or recreational use, or prohibit their use entirely; and
- 2.27.2.1 this sub-paragraph 2.27 will only apply to such parts of the Council's area and at such times as the Council may by resolution determine from time to time;
- 2.27.3 allow any vehicle, boat, yacht or other seagoing craft to remain stationary on any boat ramp longer than is necessary to launch or retrieve a boat:

2.28 Toilets

in any public convenience on local government land:

- 2.28.1 urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
- 2.28.2 smoke tobacco or any other substance;
- 2.28.3 deposit anything in a pan, urinal or drain that is likely to cause a blockage;
- 2.28.4 use it for a purpose for which it was not designed or constructed;
- 2.28.5 enter any toilet that is set aside for use of the opposite sex except where:
 - 2.28.5.1 a child under the age of five years accompanied by an adult person; and/or
 - 2.28.5.2 to provide assistance to a person with a disability;

2.29 No Liquor

- 2.29.1 to which this subparagraph applies in accordance with paragraph 9 of this by law consume, carry or be in possession or charge of any liquor (provided the land constitutes a park or reserve) save and except on premises in respect of which a licence is in force pursuant to the Liquor Licensing Act 1997;
- 2.29.2 to which this subparagraph applies in accordance with paragraph 9 of this by law excepting sealed containers, consume, carry, be in possession or charge of any liquor in an open container (provided the land constitutes a park or reserve) save and except on premises in respect of which a licence is in force pursuant to the Liquor Licensing Act 1997;

2.30 Rubbish and rubbish dumps

- 2.30.1 interfere with, remove or take away any rubbish that has been discarded at any rubbish dump on local government land;
- 2.30.2 remove, disperse or interfere with any rubbish (including bottles, newspapers, cans, containers or packaging) that has been discarded in a Council rubbish bin on local government land;

2.31 Mooring

- 2.31.1 moor any boat, house boat, raft or other water craft on or to local government land or in any area that the Council has not set aside for the mooring of any boat, raft or other water craft; or
- 2.31.2 obstruct any boat, raft or other water craft or any mooring place, or any access to any boat, raft, object (either floating or sunk).

3. Posting of Bills

No person shall without the Council's permission post any bills, advertisements or other papers or items on a building or structure on local government land or other public place except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum.

4. Prohibited Activities

No person shall on any local government land:

4.1 Use of Equipment

use any form of equipment or property belonging to the Council other than in the manner and for the purpose for which it was designed or set aside;

4.2 Working on Vehicles

perform the work of repairing, washing, painting, panelbeating or other work of any nature on or to any vehicle, provided that this paragraph shall not extend to running repairs in the case of breakdown;

4.3 Annoyances

annoy or unreasonably interfere with any other person's use of the land by making a noise or creating a disturbance that has not been authorised by the Council;

4.4 Directions

fail to comply with any reasonable direction or request from an authorised person of the Council relating to:

- 4.4.1 that person's use of the land;
- 4.4.2 that person's conduct and behaviour on the land;
- 4.4.3 that person's safety on the land; or
- 4.4.4 the safety and enjoyment of the land by other persons;

4.5 Missiles

throw, roll or discharge any stone, substance or missile to the danger of any person or animal;

4.6 Glass

wilfully break any glass, china or other brittle material;

4.7 Defacing Property

deface, paint, write, cut names or make marks on or fix bills or advertisements to any tree, rock, gate, fence, building, sign or other property of the Council therein except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum;

4.8 Animals

- 4.8.1 send, drive, lead, ride or take any animal or permit any animal to be sent, driven, led, ridden or taken on any land which the Council has, by resolution, declared to be prohibited for such purpose;
- 4.8.2 allow any animal to be let loose or left unattended on any land which the council has, by resolution, declared to be prohibited for such purpose.
- 5. Removal of Animals and Directions to Persons
 - 5.1 If any animal is found on any part of local government land in breach of a by-law:
 - 5.1.1 any person in charge of the animal shall forthwith remove it from that part on the request of an authorised person; and

- 5.1.2 any authorised person may remove it there from if the person fails to comply with the request, or if no person is in charge of the animal.
- 5.2 An authorised person may direct any person who is considered to be committing or has committed a breach of this by-law to leave that part of the local government land. Failure to comply with that direction forthwith is a breach of this by-law.

6. Removal of Encroachment or Interference

Any person who encroaches onto or interferes with local government land contrary to this by law must at the request in writing of an authorised person, cease the encroachment or interference and remove the source of the encroachment or interference, and reinstate the land to the same standard as the state of the land prior to the encroachment or interference.

7. Council May Do Work

If a person fails to remove an encroachment or interference on local government land in accordance with a request of an authorised officer pursuant to Clause 6 of this by-law, then the

- 7.1 undertake the work itself; and
- 7.2 recover the cost of doing so from that person.

The restrictions in this by-law do not apply to any Police Officer, Council Officer, Emergency Worker or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer.

9. Application of Paragraphs

Any of sub-paragraphs 2.13, 2.14, 2.16, 2.24, 2.27, 2.29 and 4.8 of this by-law shall apply only in such portion or portions of the area and at such times as the Council may by resolution direct in accordance with Section 246 (3) (e) of the Local Government Act 1999.

10. Construction

This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the Wattle Range Council on 14 June 2011 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

F. Brennan, Chief Executive Officer

PARTNERSHIP ACT 1891

Notice of Discontinuance of Partnership

NOTICE is hereby given that as from 23 June 2011, the partnership of Andrew Rogers, 35-37 Stirling Street, Thebarton, S.A. 5031 and Alice Elizabeth Rogers, 35-37 Stirling Street, Thebarton, S.A. 5031, who traded as Andrew Rogers Industrial Design was dissolved.

Alice Elizabeth Rogers has retired from the partnership.

Andrew Rogers has operated Andrew Rogers Industrial Design for 22 years and will continue to operate the business under the name of Andrew Rogers Industrial Designer and shall be responsible for all the debts and liabilities thereof.

Dated 23 June 2011.

ALICE ELIZABETH ROGERS ANDREW ROGERS IN the matter of the estates of the undermentioned deceased persons:

Arthur, Kenneth Franz Ashby, late of 15 Cedar Avenue, Campbelltown, retired cleaner, who died on 25 January 2011

Brown, Laurence William, late of Short Street, Macksville, New South Wales, delivery man, who died on 29 September

Brown, Rosina, late of 15 Sarnia Farm Road, St Agnes, home duties, who died on 8 March 2011.

Dobie, Agnes Helen, late of 550 Portrush Road, Glen Osmond, of no occupation, who died on 9 May 2010.

Everton, Doris Amelia, late of 86 Oaklands Road, Glengowrie, of no occupation, who died on 16 April 2011.

Finch, Frederick George, late of 15 Montrose Street, Ferryden Park, retired boilermaker, who died on 7 June 2010.

Fitzgerald, Mary Clare, late of 206 Sir Donald Bradman Drive, Cowandilla, retired Commonwealth public servant, who died on 21 April 2011.

Gilbert, Reginald Frederick, late of 122 Esplanade, Semaphore,

retired public servant, who died on 25 March 2011.

Griffin, Rosalie Adelaide, late of 121 Nookamka Terrace,
Barmera, retired domestic, who died on 13 April 2011.

Gum, Rex Errold, late of 1-13 Deland Avenue, Gawler East, of

no occupation, who died on 17 March 2011.

Lucas, Violet, late of 15 Elizabeth Street, Wallaroo, retired shop assistant, who died on 4 May 2011.

Matthews, Edith Shirley, late of 54 Woodcroft Drive, Morphett

Vale, of no occupation, who died on 18 March 2011.

Osborne, Brian Francis, late of 21 First Avenue, Semaphore Park, maintenance supervisor, who died on 25 March 2011. Radanaiaciekevski, Reuben Israel, late of 52 Fisher Street,

Norwood, lecturer, who died on 25 September 2010 Reynolds, Joyce Claire, late of corner of Fort Street and Sylvan

Way, Grange, of no occupation, who died on 8 August 2010.

Slack, Marjorie Maud, late of 56 High Street, Grange, of no occupation, who died on 16 April 2011.

Trevaill, Norman Jesse, late of 2 Middleton Drive, Seaton, retired machinist, who died on 17 September 2010.

Watson, John Reid, late of 15-29 Bonton Avenue, Deception Bay, Queensland, retired carpenter, who died on 30 March

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 Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 29 July 2011, otherwise they will be excluded from the distribution of the said estates; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated 30 June 2011.

D. A. CONTALA, Public Trustee

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys held by ETSA Utilities for the years ended 1997-2007

Please go to our website: www.etsautilities.com.au/unclaimed monies to submit your details or you can contact us on (08) 8404
5660 and leave a message. Claimants will be required to execute a statutory declaration and produce any other available
documentary evidence to validate their claim.

Name of Owner of Last Known A		Total Amount Due to Owner \$	Cheque No.	Date When First Due
L K YAP	HILTON SA 5033	2.65	200225	4.12.97
L A PALMER R K KENNY AND K M PAYNE	PORT AUGUSTA SA 5700	3.85	200226	4.12.97
S J MARCH	PORT LINCOLN SA 5606GLENELG SA 5045	60.00 13.95	200236 200237	4.12.97 4.12.97
Z WONG	KURRALTA PARK SA 5037	42.60	200237	4.12.97
A M KHAN	SALISBURY SA 5108	5.90	200249	4.12.97
B KWOK	HONG KONG 9999	23.10	200252	4.12.97
J D LEBRECHT	OAKDEN SA 5086	34.70	200270	4.12.97
P G BURGOYNE M G HIGGINS	WEST LAKES SA 5021 CURRENCY CREEK SA	37.60 20.00	200287 200310	4.12.97 4.12.97
W B SHORT	CURRAMULKA SA 5580	25.15	200310	4.12.97
L MAYNARD	VIA MILDURA VIC 3500	9.80	200334	4.12.97
B J ADAMS	BLACKFOREST SA 5035	8.55	200369	8.12.97
B P COOPER	CROYDON SA 5008	2.20	200385	8.12.97
C A PROBYN G P SCHELLER	TORRENSVILLE SA 5031 SEATON SA 5023	85.25 1.15	200386 200394	8.12.97 8.12.97
L T NGUYEN	PARALOWIE SA 5108	5.45	200394	8.12.97
CITY OF CHARLES STURT	WOODVILLE SA 5011		200482	11.12.97
C CHEN	LEABROOK SA 5068	34.05	200492	11.12.97
K A WALDING	ELANORA HEIGHTS	15.65	200500	11.12.97
S WONG E HAMMOND	CAMPSIE NSW 2194 BLAIR ATHOL SA 5084	14.25 12.35	200516 200540	11.12.97 11.12.97
G MCBRIDE	WOOMERA SA 5720	3.95	200545	11.12.97
G W MOULE	GOLDEN GROVE SA 5125	11.80	200546	11.12.97
H F CHANDLER	LARGS BAY SA 5016	48.95	200547	11.12.97
M F SAMAD	BLACK FOREST SA 5035	12.55	200566	11.12.97
M HENNING P J CASKEY	WALKERVILLE SA 5081INGLE FARM SA 5097	238.70 19.00	200567 200577	11.12.97 11.12.97
A BENCINA	PARADISE SA 5075	105.61	200582	11.12.97
K FRY	NORTH HAVEN SA 5018	26.40	200598	11.12.97
SHELDON CONSTRUCTIONS	NORWOOD SA 5067	4.50	200632	11.12.97
M HU P TEMPEST	KENSINGTON SA 5068 DOVER GARDENS SA 5048	30.45 26.50	200706 200723	12.12.97 12.12.97
H SEILER	SALISBURY HEIGHTS	11.15	200723	15.12.97
R & J METZ	KANGAROO POINT	33.00	200847	15.12.97
S PHILLIS & M NIXON	UNGARRA SA 5607	24.60	200908	16.12.97
J WATSON	GOODWOOD SA 5034		200983	17.12.97
C J & S A ECKERMANN J MATTHEWS	BELAIR SA 5052STAVANGER NORWAY	8.20 4.85	200993 201003	17.12.97 17.12.97
K ORMSBY	PETERBOROUGH SA 5422	8.65	201007	17.12.97
T J DUFF	CUMMINS SA 5631	33.80	201024	17.12.97
TELSTRA AUSTRALIA	ADELAIDE SA 5001	3 069.01	201054	18.12.97
HONEYWELL LTD P FLEMING AND C HOLMES	PARKSIDE SA 5063GREENACRES SA 5086	90.99 60.15	201125 201132	18.12.97 18.12.97
S WATANABE	MARLESTON SA 5033		201132	18.12.97
T R HOLGATE AND B SHIRLEY	KENSINGTON PARK	60.05	201136	18.12.97
K I MC DONALD	GLENSIDE SA 5065	4.40	201145	18.12.97
P E LAURITSEN	VALLEY VIEW SA 5093	25.05	201152	18.12.97
CLINTON ZIPPEL DUNCAN RAMSAY	CEDUNA. SA 5690 MARLESTON SA 5033	32.50 26.80	201226 201235	18.12.97 18.12.97
MAXWELL BABBAGE	MARLESTON SA 5033	21.12	201277	18.12.97
WILLIAM MC.KINLEY	MARLESTON SA 5033	31.80	201318	18.12.97
LAWRENCE AND HANSON	HEIDELBERG 3081	277.00	201335	19.12.97
J S FETHERSTONHAUGH	NAILSWORTH SA 5083 WILLIAMSTOWN VIC 3016	6.55	201384	19.12.97
L FRASER M L BRILL	PROSPECT SA 5082	10.05 21.00	201386 201388	19.12.97 19.12.97
A HERBERT	JUMBUK NSW 3869	11.10	201391	19.12.97
D E JOHNSON	PORT AUGUSTA SA 5700	2.55	201394	19.12.97
J FRENCHAM	PARA HILLS SA 5096	29.55	201398	19.12.97
M T GILLEN E ZAKAREVICIUS	BELLEVUE HEIGHTS SA NORWOOD SA 5067	12.55 2.90	201401 201569	19.12.97 22.12.97
E N PURDEY AND M J PENNOCK	BRIGHTON SA 5048	12.00	201570	22.12.97
K MADDERN	YEELANNA S.A SA 5632	17.00	201571	22.12.97
D OLSEN	PORT LINCOLN SA 5606	30.80	201589	22.12.97
M J BRAUN M KNEEDONE	MILLNER. NT 0810	48.70	201601	22.12.97
M KNEEBONE Y WU	EXETER SA 5019CROYDON PARK SA 5008	20.45 13.50	201615 201624	22.12.97 22.12.97
D MC.LOUGHLIN	MURRAY BRIDGE SA 5253	13.75	201740	23.12.97
E GERSCH	WYNNVALE SA 5127	2.30	201742	23.12.97
J LLOYD	WYNN VALE SA 5127	19.85	201764	23.12.97

Name of Owner on Last Known Ac		Total Amount Due to Owner \$	Cheque No.	Date When First Due
PROTECTOR SAFETY SUPPLY PTY LTD	EDWARDSTOWN SA 5039	136.40	201813	23.12.97
A L FOX	HOLDEN HILL SA 5077	9.70	202069	6.1.98
G L REDFERN	MORGAN SA 5320	3.10	202087	6.1.98
J MAC MULLIN	BEAUMONT SA 5066	5.55	202092	6.1.98
M J SMITH	CHRISTIES BEACH SA	43.20	202103	6.1.98
S A MAY S S LI	CHELTENHAM SA 5011 ELIZABETH NORTH SA	9.55 20.35	202111 202112	6.1.98 6.1.98
T A BROWN	PLYMTON SA 5038	47.45	202114	6.1.98
T ROSLER	WAGGA WAGGA NSW	56.90	202115	6.1.98
C W SKINNER	PARADISE SA 5075	16.60	202119	6.1.98
D G STOTT	ST PETERS SA 5069	41.20	202140	6.1.98
D R WILSON G C WOONTON	LYNDOCK SA 5351 WEST BEACH SA 5024	4.20 6.20	202151 202159	6.1.98 6.1.98
J P HODSON AND J MARSHALL	MIDDLE PARK VIC 3206	17.65	202185	6.1.98
L L LEONARD	KLEMZIG SA 5087	129.60	202195	6.1.98
P SMITHSON	FINDON SA 5023	50.90	202222	6.1.98
S HARIJANTA	KURRALTA PARK SA 5037 MODBURY HEIGHTS SA	9.50	202241 202246	6.1.98
S J HEWARD S J WATTS	CLARE SA 5453	4.45 35.15	202249	6.1.98 6.1.98
S TUPPURAINEN	SALISBURY NORTH SA	2.45	202263	6.1.98
T HARRIS	WHYALLA SA 5600	23.85	202266	6.1.98
T N NGUYEN	INGLE FARM SA 5098	2.20	202267	6.1.98
M J RATCLIFF N HAN	REYNELLA SA 5161 PAYA TEIUBONG 11060	3.55 2.50	202289 202290	6.1.98 6.1.98
R HENTHORN	PROSPECT SA 5082	8.75	202290	6.1.98
T ELDER AND N L MORCOM	BLACK FOREST SA 5035	60.25	202442	8.1.98
J C AND S BRADLEY	HAPPY VALLEY SA 5159	5.10	202450	8.1.98
J KIM	PARADISE SA 5075	23.90	202451	8.1.98
S MAZARA P J HOPE	ABERFOYLE PARK SAADELAIDE SA 5000	18.60 60.30	202470 202635	8.1.98 9.1.98
C P LANDSMANN	PORT AUGUSTA SA 5700	4.95	202645	9.1.98
P J DURUZ	MAYLANDS SA 5069	4.35	202669	9.1.98
E P BONYTHON	SUMMERTOWN SA 5141	250.85	202683	9.1.98
L D STEVENS	NAIRNE SA 5252	7.30	202688	9.1.98
T GLEICHAUF T L BLACK	CAMPBELLTOWN SA 5074 ANDAMOOKA SA 5722	17.10 24.05	202761 202763	13.1.98 13.1.98
D LIM	KLEMZIG SA 5087	14.00	202774	13.1.98
K J KIMMONS	MOUNT CLAREMONT	26.35	202793	13.1.98
T KIAGUS	MALVERN SA 5061	37.20 56.00	202813 203013	13.1.98 13.1.98
PT AUGUSTA WELFARE PROVIDENT T CHANG	PT AUGUSTA SA 5700 BROADVIEW SA 5083	32.85	203303	15.1.98
K FUNG	ADELAIDE SA 5000	36.30	203320	15.1.98
FLEET ELECTRONIC SERVICES	PORT LINCOLN SA 5606	145.00	203506	16.1.98
S J GYNELL G W O'NEILL	GLENELG SA 5045ST MARYS SA 5042	18.50 47.20	203662 203728	19.1.98 20.1.98
P C RUB AND M T CREARIE	UNLEY SA 5061		203738	20.1.98
LAWRENCE & HANSON	HEIDELBERG 3081	981.57	203893	21.1.98
A PICKERING	CAMPBELLTOWN SA 5074	2.60	203910	21.1.98
F VUKI	TORRENSVILLE SA 5031	34.30	203924	21.1.98
M T ALEXANDER M W COLLINS	MOUNT GAMBIER SA CRYSTAL BROOK SA 5523	23.90 22.45	203930 203931	21.1.98 21.1.98
T D HOANG	NORTFIELD SA 5085	19.70	203938	21.1.98
L LIM	DAW PARK SA 5041	41.35	204050	22.1.98
L AND B HEIM	ST GEORGES SA 5064	269.10	204061	22.1.98
CSR SOFTWOODS PTY LTD R B ADAMS	WINGFIELD SA 5013 MOUNT BARKER SA 5251	108.35 15.35	204186 204503	23.1.98 27.1.98
R WILLIAMS	CAMPBELLTOWN SA 5074	22.20	204507	27.1.98
PARBURY'S BUILDING PRODUCTS	WOODVILLE SA 5011	148.70	204653	2.2.98
GAGE CONSTRUCTION	ST PETERS SA 5069	4.15	205015	2.2.98
C HUMPHRIES R J BAKER	PLYMPTON SA 5038 FINDON SA 5023	6.00	205029 205050	2.2.98 2.2.98
G PEAKE AND M R CHOWN	MAGILL SA 5072	27.75 60.35	205078	2.2.98
J GAUNT	SOMERTON PARK SA 5044	29.25	205088	2.2.98
K J BAXTER	MILE END SA 5031	11.30	205093	2.2.98
M CAMPBELL	BROOKLYN PARK SA 5032	19.10	205101	2.2.98
P LEAMANOFF P M MCCORMACK	SEATON SA 5023 FLINDERS PARK SA 5025	29.60 22.55	205115 205116	2.2.98 2.2.98
S E BOUNDY AND J O SIMPSON	GOODWOOD SA 5034	60.30	205140	2.2.98
D M GRIMM	SOMERTON PARK SA	20.15	205241	3.2.98
L E KEMPE	TORRENSVILLE SA 5031	39.75	205248	3.2.98
T A WHEELER	SALISBURY EAST SA 5109	11.55	205254	3.2.98
D R CARTER R A WASYLENKO	SALISBURY EAST SA 5109 CAMPBELLTOWN SA 5074	4.55 24.90	205265 205285	3.2.98 3.2.98
R SARI	GOODWOOD SA 5034	47.25	205315	3.2.98
Z J NICHOLAS	BEDFORD PARK SA 5042	163.70	205318	3.2.98
P HWANG	SINGAPORE 248899 7999	2.05	205369	4.2.98
A DOBSON	ALICE SPRINGS 0870	48.75	205416	5.2.98

1	Name of Owner on I Last Known Ad		Total Amount Due to Owner \$	Cheque No.	Date When First Due
D ELSTON		MILE END SA 5031	45.70	205427	5.2.98
D S CRANSWICK		BLACKWOOOD SA 5051	15.55	205429	5.2.98
X B CUI		KURRALTA PARK SA 5037	12.70	205452	5.2.98
F C HUPPATZ J L SMITH		GLENELG SA 5045 HAWTHORN SA 5062	9.95 33.70	205848 205849	6.2.98 6.2.98
J L SMITH J L LEE		KURRALTA PARK SA 5037		205860	6.2.98
J L CANNAN		PARKHOLME SA 5043	4.55	205874	6.2.98
A M NEWSON		GILBERTON SA 5081	3.95	205883	6.2.98
B N BUDARICK AND		AUBURN SA 5320	31.40	205925	9.2.98
J J FELLOWS M D UEBERGANG		GLENELG SA 5085 BERRI SA 5343		205935 205936	9.2.98 9.2.98
E LOCKWOOD		CLEARVIEW SA 5858		205945	9.2.98
D LE BLOND AND D RA	WLINS	GRANGE SA 5022		205948	9.2.98
M S BASTIAN		RMB 770 SA 5157		206115	10.2.98
S C JONES AND R M HA	NNA	GRANGE SA 5022		206141	10.2.98
J & D CAR DETAILERS J LIU		PLYMPTON PARK SA 5038 MAGILL SA 5072	25.90 32.30	206159 206177	11.2.98 11.2.98
P PHANTHAPAPANGNA		SALISBURY EAST SA 5109		206177	11.2.98
A H DAVIES		PARA HILLS SA 5096	6.15	206419	12.2.98
R DAY		GRANGE SA 5022	46.25	206446	12.2.98
A M COLEMAN		THEVENARD SA 5690	34.60	206655	16.2.98
S E TAYLOR J C RAINSBURY		ADELAIDE SA 5000	4.70 4.10	206675 206701	16.2.98 16.2.98
P M SPONG		SEMAPHORE PK SA 5019	2.20	206715	16.2.98
R SIEK		PORT AUGUSTA SA 5700		206717	16.2.98
J TIETGEN	LIZHGIE	HAPPY VALLEY SA 5159		206727	16.2.98
A TUGWELL, S PAGE & K WALTON	J KNIGHT	ADELAIDE SA 5000 MALAK NT 0810	60.30 2.85	206790 206801	17.2.98 17.2.98
P B CONSIDINE AND M	C BAKER	MOUNT GAMBIER SA	19.30	206832	17.2.98
R J HARDING		HOVE SA 5048		206833	17.2.98
E AND C KOKOLIS		HOPE VALLEY SA 5090	8.45	206834	17.2.98
S GORBUNOUS TUSCAN WINES CO PTY	/ I TD	ADELAIDE SA 5001 McLAREN VALE SA 5171	99.40 24.25	206838 206853	17.2.98 17.2.98
ANSETT AUSTRALIA	LID	AIRPORT WEST NSW 3042	14.16	206994	18.2.98
WESFARMERS DALGET	Y TONKIN	MT. GAMBIER SA 5290	274.10	207000	18.2.98
M DEMPSEY		TORRENSVILLE SA 5031	60.35	207025	18.2.98
S L MA M KOLSHAW		KENSINGTON SA 5068 SALISBURY SA 5108	28.00 5.85	207047 207056	18.2.98 18.2.98
VIDEO MANIA		ROYSTON PARK SA 5070		207060	18.2.98
GARDINERS SA PTY LT	D	NORMANVILLE SA 5204	72.10	207154	19.2.98
R L PASFIELD		SEATON SA 5023	2.80	207159	19.2.98
H DA COSTA J RYAN		PAYNEHAM SA 5070STANSBURY SA 5582		207174 207199	19.2.98 19.2.98
K H SMITH AND G P CO	UTTS	MONTACUTE FARM SA		207409	20.2.98
C J WATERS		PLYMPTON PK SA 5038		207413	20.2.98
D P SMITH AND A J CLA	ARK	WOODVILLE SA 5011	60.00	207415	20.2.98
K PAICE W A WOODS		BEULAH PARK SA 5067 NETLEY SA 5037	9.25 31.15	207421 207470	20.2.98 23.2.98
G A WARSCHAUER		KLEMZIG SA 5087		207472	23.2.98
R L AND T J CAMPBELL		PLYMPTON SA 5038		207495	23.2.98
WFC CONTRACTING CC APESMA)	MT GAMBIER SA 5290 MELBOURNE VIC 3001		207614 207689	24.2.98
J B LEHNER		TURRAMURRA NSW 2074	143.04 42.60	207824	24.2.98 24.2.98
K MAK		BROOKLYN PARK SA 5032		207827	24.2.98
L X LEE		OTTOWAY SA 5013	3.65	207829	24.2.98
M A BELL		MORPHETT VALE SA 5162		207830	24.2.98
R G JOHNSTON E E HEFFERAN		GOOLWA SA 5214 ENFIELD SA 5085	41.25 19.70	207836 207895	24.2.98 25.2.98
R BURKE		KENT TOWN SA 5071	-,	207905	25.2.98
J P CLAUSEN		KENSINGTON PARK SA	30.45	207914	25.2.98
P AND T V MANOLAROS	S	SURREY DOWNS SA 5126	6.50	207915	25.2.98
S AND M CONNELL ANTON REMOVALS		THEBARTON SA 5031 ONE TREE HILL SA 5114	7.75 2 494.00	207927 208071	25.2.98 26.2.98
M ANDERSON		MORPHETT VALE SA 5162	14.60	208142	26.2.98
B C MARK		KWUN TONG		208146	26.2.98
D B DENTON		REYNELLA SA 5161	29.85	208150	26.2.98
G C DICKEN S ASNTRATE		WHYALLA SA 5600GLENELG NORTH SA 5045	47.10 54.65	208155 208164	26.2.98 26.2.98
L C FELT		PROSPECT SA 5082		208412	27.2.98
C S KOSEN		VALLEY VIEW SA 5093	4.25	208419	27.2.98
J A SHEPP		WEST LAKES SA 5021	20.10	208424	27.2.98
J C TYSON M L GARDINER		HEATHFIELD SA 5153GLENELG SA 5045	3.45 4.00	208426 208441	27.2.98 27.2.98
S L COLONEL		DAVERON PARK SA 5113		208442	27.2.98
SUE T BANKS		CLAPHAM SA 5062	13.70	208443	27.2.98
T LEMBERG AND P LEE D THOMPSON		GLENELG SA 5045 WALKERVILLE SA 5081	12.15 2.65	208444 208516	27.2.98 2.3.98
NOGIMOITI G		WALKER VILLE SA JUST	2.03	200310	2.3.70

Name of Owner on Last Known A		Total Amount Due to Owner \$	Cheque No.	Date When First Due
T GALPIN	MAGILL SA 5072	72.55	208542	2.3.98
A W RUSSELL	SALISBURY SA 5108		208818	3.3.98
G J BINDER J BERRY AND D MC.SHANE	LOXTON SA 5333 BELAIR SA 5052	3.45 36.10	208828 208849	3.3.98 3.3.98
K MARCHANT	TRANMERE SA 5073		208853	3.3.98
SETON AUSTRALIA	MILPERRA NSW 2214	602.00	208912	3.3.98
S A WHITE	LARGS NORTH SA 5016	35.35	208938	4.3.98
G J SWAN	VALLEY VIEW SA 5093	14.95	208945	4.3.98
L SEKUNDARTO K HAMER	REGENCY PARK SA 5010 HENLEY BEACH SA 5022	11.40 7.20	208950 208965	4.3.98 4.3.98
R J CROSS	PARALOWIE SA 5108	37.85	209133	5.3.98
D G JONES	SEMAPHORE SA 5019	4.75	209137	5.3.98
D J HYNDMAN	PORT LINCOLN SA 5606	7.15	209138	5.3.98
J D MACKY AND A J TAYLOR P PATERIS	DULWICH SA 5065 HAWTHORNE SA 5062	27.60 21.30	209141 209148	5.3.98 5.3.98
S D MCBEATH & M C TAPFIELD	NORWOOD SA 5067	33.20	209151	5.3.98
M DRAKELY	COROMANDEL VALLEY	22.65	209187	6.3.98
J A FLEMING	SEAFORD RISE SA 5169	3.30	209199	6.3.98
I TSUKUI M V RASMUF	EDWARDSTOWN SA 5039 KENILWORTH OLD 4574	17.25 16.80	209241 209246	9.3.98 9.3.98
J M PALMER AND E SMITH	LONDON, GBR		209240	9.3.98
V J STEWART	EDWARDSTOWN SA 5039	21.00	209270	9.3.98
D C REID	TAILEM BEND SA 5260	9.25	209569	10.3.98
D S NEALE	BELLEVUE HEIGHTS SA	12.70	209573	10.3.98
T NISHIMOTO E J BELL	NORWOOD SA 5067 ASHFORD SA 5035	18.60 7.40	209595 209640	10.3.98 11.3.98
M B KAPURE	SEFTON PARK SA 5083	8.10	209651	11.3.98
C YOO	MARION SA 504		209892	12.3.98
E LEE	KENSINGTON GARDENS		209893	12.3.98
K A JOHNSTONE A J PAYNE	REYNELLA SA 5161 PORT AUGUSTA SA 5700	18.70 7.90	209894 209899	12.3.98 12.3.98
M R HANNA	PANORAMA SA 5041	2.25	209908	12.3.98
R FISHER	WHYALLA SA 5600		209911	12.3.98
S D PERKINS	WHYALLA NORRIE SA	6.95	209913	12.3.98
MR.J. VINCENT M MATUZIEWICZ	ABERFOYLE PARK SA WEST CROYDON SA 5008	2.70	210182 210202	16.3.98 16.3.98
S HERBST	ADELAIDE SA 5000	50.55 45.60	210202	16.3.98
G LAZARIC	HAHNDORF SA 5245	47.15	210224	16.3.98
G COLEMAN & D PARNAM	MODBURY SA 5092	21.80	210274	17.3.98
K BATSON	KEITH SA 5267 KENSINGTON SA 5068		210281	17.3.98 17.3.98
N MC.ARDLE D R KOLBIG	SEMAPHORE PARK SA	30.60 3.95	210282 210292	17.3.98
G M AND K MC FARLANE	HOVE SA 5048	24.35	210295	17.3.98
J SIMPSON	WHYALLA STUART SA	3.00	210297	17.3.98
BURRA STATIONERS	BURRA SA 5417		210468	18.3.98 19.3.98
K R SWINBURNE R W AUSTIN	INGLE FARM SA 5098 PROSPECT SA 5082	5.60 60.00	210557 210579	19.3.98
Y KADIR	WEST HINDMARSH SA	56.55	210586	19.3.98
COMM. OF AUST.	ADELAIDE SA 5001	6.15	210864	20.3.98
G AZZAM	ROSTREVOR SA 5073	3.55	210875	20.3.98
B P AITKEN H TURNER	BELLEVUE HEIGHTS SA ROYSTON PARK SA 5070	46.80 5.45	210888 210892	20.3.98 20.3.98
C R VICKERS & A M WARD	ANDREWS FARM SA 5114	4.80	210933	23.3.98
K J GRANT	GILLES PLAINS SA 5086	11.15	210947	23.3.98
V FIELD	BROADVIEW SA 5083	2.90	210971	23.3.98
R BRYANT R B CALNAN AND W E POWELL	PORT LINCOLN SA 5606 WILLIAMSTOWN VIC 3016	18.10 39.85	211164 211165	24.3.98 24.3.98
P J GANNON	BOWDEN SA 5007	3.95	211182	24.3.98
D MARATHIS	MAYLANDS SA 5069	7.00	211220	25.3.98
DEPARTMENT OF ENVIRONMENT	ADELAIDE SA 5001	444.00	211263	25.3.98
T A SYMONS G KORCHILAVA	PENNINGTON SA 5013 NORTHFIELD SA 5085		211595 211603	26.3.98 26.3.98
N NG	GLENSIDE SA 5065	43.33 37.75	211606	26.3.98
B J GOW	PARA HILLS SA 5096		211619	26.3.98
N J VICARY	GLENSIDE SA 5065	25.55	211664	27.3.98
R BARRERA	WOODVILLE WEST SA RENMARK SA 5341		211665	27.3.98 27.3.98
G KONTOUTSIKOS M BONFIELD	RENMARK SA 5341RICHMOND SA 5533	3.85 12.70	211670 211674	27.3.98 27.3.98
L A AND A E HOWELLS	REDWOOD PARK SA 5097	3.75	211822	30.3.98
T RETH	BURTON SA 5110	12.60	211823	30.3.98
D HARTLAND	HILLCREST SA 5086		211970	31.3.98
T A ELLIOTT AND J KELLY E J CURTIS	WEST LAKES SA 5021 MAGILL SA 5072	14.25 35.40	212010 212057	31.3.98 1.4.98
Y TAKASUGI	GREENHILLS SA 5140	18.80	212037	1.4.98
B A SMYTH	TUNGKILLO SA 5236	44.15	212066	1.4.98
D GRAHAM	HEATHPOOL SA 5068	12.45	212069	1.4.98
I G BROCK	PORT PIRIE SA 5540	2.25	212073	1.4.98

Name of Owner on Last Known A		Total Amount Due to Owner \$	Cheque No.	Date When First Due
M COHEN	PORT AUGUSTA SA 5700	4.45	212080	1.4.98
P TURNER	OAKDEN SA 5086		212387	2.4.98
C AND E M ALVARO	GLENELG SA 5045		212394	2.4.98
M KHELWATY P A GRAHAM	PARADISE SA 5075 WOODCROFT SA 5162		212401 212402	2.4.98 2.4.98
A SANDERS	NORTH ADELAIDE SA		212402	2.4.98
M W JACKSON AND M C HENRY	SALISBURY NORTH SA	60.15	212464	3.4.98
P D FLAVALL	NORTH ADELAIDE SA		212513	6.4.98
J SCRIMSHAW	BERRI SA 5343	40.30	212519	6.4.98
D YATES J E DIXON	MITCHELL PARK SA 5043 MT BARKER SA 5251	3.15 27.60	212527	6.4.98
A J CARTER	HACKHAM WEST SA 5163		212528 212696	6.4.98 7.4.98
B S APPLETON	NORTH ADELAIDE SA		212697	7.4.98
L J CROWE	KILBURN SA 5084		212705	7.4.98
D C BAMPTON	HYDE PARK SA 5061	3.55	212745	8.4.98
B M GUYERS	PARKHOLME SA 5043		212758 212775	8.4.98
LANDS TITLES OFFICE A A MANN	ADELAIDE SA 5000 TOORAK GARDENS SA		213061	8.4.98 9.4.98
S G COLEIRO	FULHAM SA 5024		213090	9.4.98
J M AVERY	ELIZABETH NTH SA 5113	3.15	213131	15.4.98
K J BELL AND T W HARRISON	KESWICK SA 5035	25.05	213133	15.4.98
B LUCI M D GLASS	FULHAM GARDENS SA PORT LINCOLN SA 5606	7.70 17.05	213144 213167	15.4.98 15.4.98
Q R HUNT	CAMPBELLTOWN SA 5074	25.35	213176	15.4.98
R GADIRAJU	PARAFIELD GARDENS SA	45.95	213178	15.4.98
T M BALMER	PARKSIDE SA 5063		213201	15.4.98
T ROSA	EDWARDSTOWN SA 5039		213204	15.4.98
BANK SA L W & P N OBORN	ADELAIDE SA 5000 PENOLA SA 5277	310.00 1 050.00	213232 213458	15.4.98 15.4.98
C FRITZGERALD AND	PARKSIDE SA 5063		213483	16.4.98
J R DENNERT AND D O'BRIEN	MOUNT GAMBIER SA		213493	16.4.98
K CHEA	WATERLOO CORNER SA		213494	16.4.98
J A NEW R E HOGBEN	NERANG QUEENSLAND PORT LINCOLN SA 5606	36.65 16.20	213755 213757	17.4.98 17.4.98
J E WOZNIAK	GLENALTA SA 5052	2.60	213771	17.4.98
J T HUTCHINS	LYNDOCH SA 5351	2.65	213775	17.4.98
I SOURLATZIS	GLENELG SA 5045		213824	20.4.98
C T LESKE N T NGUYEN	KENSINGTON SA 5068 BURTON SA 5110		213833 213848	20.4.98 20.4.98
C P NORMAN & B D MACNAB	MORPHETT VALE SA 5162	6.65	214017	21.4.98
J LAKATOS	MITCHELL PARK SA 5043	39.70	214041	21.4.98
R D RAYNER	MC.LAREN VALE SA 5171		214048	21.4.98
D S BODDEY KRG CONSULTANTS	ELIZABETH DOWNS SA MYRTLE BANK SA 5064	2.80 178.00	214053 214081	21.4.98 21.4.98
J K DRAKE	MELBOURNE VIC 3000		214108	22.4.98
P R DELMONTE	ELIZABETH DOWNS SA	15.10	214130	22.4.98
S J CURRY	WINGFIELD SA 5013	10.60	214135	22.4.98
M PHAN H HESKETH	PROSPECT SA 5082	48.20 6.15	214139 214142	22.4.98 22.4.98
R J HANNA	STURT SA 5047		214449	23.4.98
S P HANNAN	WHYALLA STUART SA	31.75	214462	23.4.98
A E MC.KINLEY AND W MORGAN	POORAKA SA 5095	46.55	214493	27.4.98
K M ANDERSON O TRAN	WOODVILLE GDNS 5012	6.50 14.35	214496 214500	27.4.98 27.4.98
J EISING	BROOKLYN PARK SA 5032	28.35	214545	27.4.98
J E SCHIER	RICHMOND SA 5033	2.70	214546	27.4.98
B STEPHENSON	KESWICK SA 5035		214611	27.4.98
D ACKLAND D KONYN	KESWICK SA 5035KESWICK SA 5035		214622 214632	27.4.98 27.4.98
D MALLIA	KESWICK SA 5035		214636	27.4.98
J BARNETT	KESWICK SA 5035		214678	27.4.98
J CAPURSO?	KESWICK SA 5035		214680	27.4.98
J PRESTON M JONES?	KESWICK SA 5035 KESWICK SA 5035		214691 214710	27.4.98 27.4.98
S PEAKE	KESWICK SA 5035		214761	27.4.98
T MEAGHER	KESWICK SA 5035		214770	27.4.98
T SHAUGHNESSY	KESWICK SA 5035		214771	27.4.98
HEALTH & SAFETY ORG OF VICTORIA	MELBOURNE VIC 3001		214961	28.4.98
L A JOLLY Z CHAMBERS	FIRLE SA 5070 WOODVILLE SA 5011		214999 215002	28.4.98 28.4.98
D J WILLIAMS	REYNELLA SA 5161		215010	28.4.98
R CALCAGNO	MOUNT GAMBIER SA	5.85	215019	28.4.98
A J DICKSON	MAGILL SA 5072		215023	28.4.98
N BAK	TULLAMARINE VIC 3043		215051	29.4.98
R YIN A J LUNSTEDT	NORTH ADELAIDE SAADELAIDE SA 5000		215052 215057	29.4.98 29.4.98
D J HIGGINBOTTOM	PORT AUGUSTA SA 5700	8.50	215063	29.4.98

Name of Owner on Books and Last Known Address		Total Amount Due to Owner \$	Cheque No.	Date When First Due
G SEAMAN	MODBURY SA 5092	3.80	215068	29.4.98
M A CULLEN	PROSPECT SA 5082		215078	29.4.98
N R GUIDERA	OAKLANDS PARK SA 5046		215082	29.4.98
B A LONG	BANKSIA PARK SA 5091	2.25	215088	29.4.98
C A GASCOIGNE	MORPHETT VALE SA 5162	6.85	215440	30.4.98
D P WOLFE J T SPINKS	MELROSE PARK SA 5039 ROYAL PARK SA 5014	10.25 60.45	215442 215445	30.4.98 30.4.98
C M DECEUKELAIRE	WHYALLA STUART SA	13.95	215493	1.5.98
R LIM	WHYALLA STUART SA		215514	1.5.98
C LEE	GOODWOOD SA 5034		215524	1.5.98
P TOMLINSON	BEVERLEY SA 5009		215545	4.5.98
A DEMACHI	ELIZABETH SA 5112		215549	4.5.98
V SYLAK CONROYS SMALLGOODS PTY LTD	CHRISTIES BEACH SA BOWDEN SA 5007	46.75 47.45	215577 215746	4.5.98 5.5.98
E M DENSLEY	NAILSWORTH SA 5083	33.65	215790	5.5.98
G M AND L A SIMMS	ST AGNES SA 5097		215849	6.5.98
J GALLOWAY	PARAFIELD GARDENS SA	36.10	215853	6.5.98
M J BLACKWOOD AND J SEED	ENFIELD SA 5085	5.80	215854	6.5.98
R L SMITH K LIVINGSTONE	MOUNT GAMBIER SA COROMANDEL VALLEY	4.05	216091 216101	7.5.98 7.5.98
S MATTHEWS	VALLEY VIEW SA 5093	50.45 32.65	216113	7.5.98
Z AND G SINGH	RENMARK SA 5341		216117	7.5.98
M J KLEINIG	BLAIR ATHOL SA 5084		216119	7.5.98
A M COLEMAN	THEVENARD SA 5690		216202	8.5.98
A K RIGGS	PENNINGTON SA 5013		216208	8.5.98
A D HAYES	ALBERTON SA 5014	2.95 190.60	216301	11.5.98
A L OWEN C F COLQUHOUN	VALLEY VIEW SA 5093 O'SULLIVAN BEACH SA		216302 216303	11.5.98 11.5.98
G D WESTLEY	UNLEY SA 5061	8.85	216307	11.5.98
R W MORGAN	GREENACRES SA 5086		216312	11.5.98
T HERMONY	CHELTENHAM SA 5014		216320	11.5.98
D L ANDERSON	KENSINGTON GARDENS	41.40	216323	11.5.98
M SASAKI	PROSPECT SA 5082 KILBURN SA 5084		216443	12.5.98 12.5.98
A BALALE M R ROGERS	MAGILL SA 5072		216445 216455	12.5.98
P J LEVER	PORT AUGUSTA SA 5700		216460	12.5.98
PAULA SCARTUCHIO TRADING	STEPNEY SA 5069	62.50	216511	13.5.98
A W POTTER	ATHELSTONE SA 5076	16.75	216743	14.5.98
B A PENNY	ELIZABETH DOWNS SA	7.45	216744	14.5.98
J L HARWARD M OZAKI	SALISBURY NORTH SA KURRALTA PARK SA 5037	7.60 44.85	216761 216974	14.5.98 19.5.98
M P BENHAM	ROSTREVOR SA 5077	33.10	216989	19.5.98
T B FROST	COLONEL LIGHT SA 5041		216993	19.5.98
V LAVRUKHIN	BROADVIEW SA 5084	28.75	216997	19.5.98
Z LEPSE	MORPHETT VALE SA 5162		216999	19.5.98
B A NYKIEL	HIGHBURY SA 5089 UNLEY SA 5061	40.85	217049	20.5.98
N J SHIPP S P BAE	LOCKLEYS SA 5032	2.00 7.20	217058 217066	20.5.98 20.5.98
J ARKINSTALL	ADELAIDE SA 5000		217068	20.5.98
S M MAC DONALD	ADELAIDE SA 5000	6.80	217070	20.5.98
SPOTLESS SERVICES AUSTRALIA LTD	NORTH ADELAIDE SA	200.00	217191	21.5.98
S A GOLDING REGISTRAR GENERAL	WOODVILLE NORTH SA ADELAIDE SA 5000		217338 217380	21.5.98 21.5.98
G AND R BANFI	TRANMERE SA 5000		217411	22.5.98
H ALDERSEY	NORTH ADELAIDE SA	21.10	217469	25.5.98
JOHN BESTED & ASSOCIATES	KENSINGTON PARK SA		217788	26.5.98
REGISTRAR GENERAL	ADELAIDE SA 5000		217794	26.5.98
C SOON AND S CHOI YONG	PORT AUGUSTA SA 5700	13.20	217814	27.5.98
J JAMES M WILLIAMS	ETHELTON SA 5015 MARLESTON SA 5033		217817 217832	27.5.98 27.5.98
J R MARTIN	CHRISTIES BEACH SA		218258	29.5.98
S WILLIAMSON	SALISBURY DOWNS SA		218265	29.5.98
A LAMONT	ROSEWATER SA 5013	52.60	218269	29.5.98
A T LAM	ANGLE PARK SA 5010	4.75	218300	29.5.98
N BLOCK Y T KWON	SHEIDOW PARK SA 5158 PORT AUGUSTA SA 5700	207.90 27.70	218306 218313	29.5.98 29.5.98
R J DUNBAR AND N J TONKIN	SALISBURY EAST SA 5109	3.35	218359	1.6.98
J D BUCK AND J L ASH	KURRALTA PK SA 5037	11.15	218369	1.6.98
R AND D E KONDRATIUK	NOVAR GARDENS SA	5.00	218379	1.6.98
A E SMITH	PASADENA SA 5042	60.40	218598	2.6.98
L K AND A BANKS	HACKHAM WEST SA 5163		218603	2.6.98
R N BURGESS S DONSON	BLACKWOOD SA 5051 ELIZABETH SA 5112		218629 218636	2.6.98 2.6.98
S HAMILTON	SALISBURY SA 5108		218636	2.6.98 2.6.98
S ABDURACHMAN	OAKLANDS PARK SA 5046		218640	2.6.98
L F MC.KINNON	MOUNT GAMBIER SA	19.45	218650	2.6.98
SAMBAS PTY LTD	PENNINGTON SA 5013	79.40	218654	2.6.98

	of Owner on Books and ast Known Address	Total Amount Due to Owner \$	Cheque No.	Date When First Due
A HALES	DAW PARK SA 5041	32.35	218696	3.6.98
A J HOOK	RIDGEHAVEN SA 5097	14.40	218708	3.6.98
B B CHAMMINGS	BLAKEVIEW SA 5114		218710	3.6.98
K A FALLEN S MC.DONALD AND P STIRLIN	JAMESTOWN SA 5491 NG PROSPECT SA 5082		218721 218730	3.6.98 3.6.98
B M DEVROOME	PETERBOROUGH SA 5422		219052	5.6.98
B A HEDLEY	ELIZABETH SOUTH SA	8.20	219059	5.6.98
J BLEECHMORE & R ROSS	SEACLIFF SA 5049		219276	10.6.98
M A PAYNE G L COLLETT	CLAPHAM SA 5062 TAPEROO SA 5017		219291 219308	10.6.98 10.6.98
J J WILLINGTON	WYNN VALE SA 5127		219308	10.6.98
J PEGLAU	GPO BOX SA 5001		219437	11.6.98
OMEX PETROLEUM PTY LTD	WOODVILLE NORTH SA		219554	12.6.98
J T OLSON A T & M R FOGARTY	MORPHETT VALE SA 5162 NARACOORTE SA 527		219707 219716	12.6.98 12.6.98
D L & S J FLINT	COONAWARRA SA 5263		219717	12.6.98
C A CHENEY	MANNUM SA 5238		219759	15.6.98
C S BOURGEOIS	GLENUNGA SA 5064		219760	15.6.98
N J FRAMPTON	WHYALLA NORRIE SAGLENSIDE SA 5065		219763 219768	15.6.98 15.6.98
J A MIDWINTER M G HARRIS	BURNSIDE SA 5066		219708	15.6.98
C GEORGE	NORTH ADELAIDE SA		219947	16.6.98
Z LIOUBIMOVA	MAGILL SA 5072		219992	17.6.98
N MOONEY	LYNDOCH SA 5351 HYDE PARK SA 5061		219995	17.6.98
DR S RYAN J M NEWMAN	PORT AUGUSTA SA 5700		220245 220249	18.6.98 18.6.98
F WANGANEEN	NEWTON SA 5074		220254	18.6.98
G P BRIA	GILLES PLAINS SA 5086		220265	18.6.98
HARDY'S PROPAGATING NUR			220296 220308	18.6.98 18.6.98
PETER & RUTH BARNARD D R TROTT	BLAKEVIEW SA 5114 SEATON SA 5023		220308	18.6.98
G IRONSIDE	MORPHETT VALE SA 5162		220342	19.6.98
J BEELA	FLINDERS PARK SA 5025	19.65	220345	19.6.98
B R DICKESON	ELIZABETH GR SA 5112		220384	22.6.98
S E GUTIERREZ X UYU	GOLDEN GROVE SA 5125 ASHFORD SA 5035		220584 220609	23.6.98 23.6.98
MT BURR PROPOGATING NUF			220638	23.6.98
S LEWIS	DAW PK SA 5041		220657	24.6.98
P J WENDT	KAPUNDA SA 5373 PARKSIDE SA 5063		220666 220698	24.6.98 25.6.98
D K KENT A R WEAVER	KESWICK SA 5065KESWICK SA 5035		220698	25.6.98 26.6.98
A R KOHANSAL	STURT SA 5047		221005	29.6.98
C DREES	SEATON SA 5023		221018	29.6.98
L MOZZI A ROOSI	NORWOOD SA 5067 KENSINGTON SA 5068		221186 221295	30.6.98 1.7.98
D M JEWELL	OSBORNE SA 5017		221311	1.7.98
T S NELSEY	FULLARTON SA 5063	13.65	221315	1.7.98
CHILD & YOUTH HEALTH SER			221441	2.7.98
A PERL K V RUSSELL	WALKERVILLE SA 5081 SELLICKS HILL SA 5174		221453 221529	2.7.98 3.7.98
P B SMART	RACE VIEW 4305		221671	6.7.98
TTLE	PARALOWIE SA 5108		221681	6.7.98
S PARKER	UNLEY SA 5061 UNLEY SA 5061		221767 221772	7.7.98 7.7.98
I SONG A L KINGDON	PORT LINCOLN SA 5606		221772 221800	7.7.98 8.7.98
A DORANTE	FULHAM GARDENS SA		221802	8.7.98
M JENNINGS	BELAIR SA 5052		221804	8.7.98
J H RUDD J TARI	DN344SW, UNITED KINGDOM MAGILL SA 5072		221814 221815	8.7.98 8.7.98
J K J COCKBURN	DAVOREN PARK SA 5113		221813	8.7.98
M A RANKINE	MOANA SA 5169		221821	8.7.98
S P CARUANA	KENSINGTON PK SA 5068		221826	8.7.98
G V KLOMP P G HUNTINGTON	PARA VISTA SA 5093 KESWICK SA 5035		222113 222259	13.7.98 14.7.98
D MARTIN	PLYMPTON SA 5038		222296	15.7.98
K WILLIA& M LORD	HENLEY BEACH SA 5022	35.35	222302	15.7.98
L PHAN	WEST CROYDON SA 5008		222303	15.7.98
V CRIMINALE B M SCHEUBECK	MALVERN SA 5061 PORT PIRIE SA 5540		222317 222469	15.7.98 16.7.98
R SADRI	WOODFORDE SA 5072		222479	16.7.98
B P LOITERTON AND M J REA	D PORT LINCOLN SA 5606	6.00	222505	17.7.98
W J YOUNG	MAGILL SA 5072		222525	17.7.98
A S HASSALL T TACHI	SEMAPHORE PARK SA GLENELG SOUTH SA 5045		222561 222586	20.7.98 20.7.98
I S LIEPINS	BELAIR SA 5052		222683	21.7.98
S P THOMPSON	COROMANDEL VALLEY	5.55	222902	23.7.98
G GIOKAS AND S CALVO	ENFIELD SA 5085	33.15	222967	24.7.98

E BARRETT	Name of Owner on Books and Last Known Address		Total Amount Due to Owner \$	Cheque No.	Date When First Due
L BINTI AW WILKS PARA HILLS SA 5096 AS 31.5 223019 Z7.798 M C IYE MOUNT GAMBIER SA AS 223019 Z7.798 M C IYE MOUNT GAMBIER SA AS 223019 Z7.798 M C IYE MOUNT GAMBIER SA AS 223019 Z7.798 M C IYE MOUNT GAMBIER SA AS 223019 Z7.798 M C IYE MOUNT GAMBIER SA AS 223019 Z7.798 M C IYE MOUNT GAMBIER SA AS 223019 Z7.798 M C IYE M C IYE MOUNT GAMBIER SA AS 223019 Z7.798 M C IYE M M M M M M M M M M M M M M M M M M M	I E BARRETT	BELL VIEW HEIGHTS SA	16 30	222980	24 7 98
M C TYE					
V TOUCH					
G C CONLON CHATSWOOD, NSW 2007 11.60 223210 29.798 A S BEST SEMAPHORE SA 5070 3.05 223221 3.0798 A S BEST SEMAPHORE SA 5019 5.15 223425 30.798 B BESNETT B SEMAPHORE SA 5019 5.15 223425 30.798 B BESNETT B SEMAPHORE SA 5019 5.15 223425 30.798 B SEMST B BESNETT B SEMAPHORE SA 5019 5.17 5.22 5.23 6.00 6.00 6.02 223572 3.298 M VLACHOLLIS H ROSTREVOR SA 5073 6.00 6.00 6.00 6.02 223572 3.298 M VLACHOLLIS H ROSTREVOR SA 5073 6.00 6					
N USIKOVA AS BEST SEMAPHORE RS. 5019 D P HALL KINGSCOTE SA \$223. 2 \$82 \$22344 30.798 D P HALL KINGSCOTE SA \$223. 2 \$85 \$22344 30.798 D P HALL KINGSCOTE SA \$223. 2 \$85 \$223444 30.798 D F HALL KINGSCOTE SA \$223. 2 \$85 \$223444 30.798 D F HALL KINGSCOTE SA \$223. 2 \$85 \$223444 30.798 D F HALL KINGSCOTE SA \$223. 2 \$85 \$223444 30.798 D F HALL KINGSCOTE SA \$223. 2 \$85 \$223444 30.798 D F HALL KINGSCOTE SA \$223. 2 \$85 \$223444 30.798 K K KALIM S TARKYS SA 5042. 6 \$06 60 6 222572 3 \$17.98 C DIMITROPOULOS MILE END SA \$061. 1 \$170 C 223627 3 \$17.98 C DIMITROPOULOS MILE END SA \$063. 3 \$1.535 S \$223607 4 \$4.98 M VI.ACCHOULIS ROSTREVOR SA \$073 1 \$100.00 2 \$23705 4 \$4.98 M VI.ACCHOULIS ROSTREVOR SA \$073 1 \$100.00 2 \$23705 4 \$4.98 M VI.ACCHOULIS ROSTREVOR SA \$073 1 \$100.00 2 \$23705 4 \$4.98 M CHARLE SA \$063. 4 \$495 2 \$223724 4 \$4.98 M SA \$4.98 M HALL SA \$4.00 M SA \$					
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D P HALL KINGSCOTE SA 5223					
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M R THOMPSON WOODVILLE NORTH SA					
N W RIX BERRI SA 5343					
S M BADCOCK NORTH ADELAIDE SA					
K GRZEGORSKI BONDI BCH NSW 2026					
	K GRZEGORSKI	BONDI BCH NSW 2026	5.30	226559	15.9.98
D HILLEN SALISBURY EAST SA 5109 3.65 226568 15.9.98	B GOLDSMITH D HILLEN	PORT LINCOLN SA 5606 SALISBURY EAST SA 5109	42.10 3.65	226564 226568	15.9.98 15.9.98
A J LAMB NORWOOD SA 5067 42.90 226683 16.9.98					

	on Books and Nown Address	Total Amount Due to Owner \$	Cheque No.	Date When First Due
K A GRAHAM	SALISBURY EAST SA 5109	5.80	226809	17.9.98
R M PEDICINI	PAYNEHAM SOUTH SA		226822	17.9.98
B GREVE J WHITNEY-SMITH	PORT NOARLUNGA SA KADINA SA 5554		226830 226831	17.9.98 17.9.98
L J WILLIAMS	PARINGA SA 5334		226971	18.9.98
L FLAHERTY	PORT ADELAIDE SA 5015	27.15	226973	18.9.98
DEPT OF TRANSPORT	PORT LINCOLN SA 5606		227050	21.9.98
J SCHMITZ Z HOLTHOUSE	WEST HINDMARSH SAUNLEY SA 5061		227054 227057	21.9.98 21.9.98
B NYOMAN	DENPASAR , 9999		227061	21.9.98
D TRISYAEI	TASIKMALÁYA		227066	21.9.98
E JULIZAR	HAZELWOOD PARK SA		227067	21.9.98
L SUPRIYADNA SYAIFULLOH	BANDUNG: INDONESIA JAKARTA. 13240. 7777		227072 227076	21.9.98 21.9.98
T FORSYTH	MAGILL SA 5072	61.15	227077	21.9.98
Y YADI	INDONESIA 7777		227079	21.9.98
J A MOODY CHUI JIE YI	MOUNT BARKER SA 5251 GLENSIDE SA 5065		227198 227210	23.9.98 23.9.98
J G ROGER	POORAKA SA 5095		227216	23.9.98
M P ELEK	PARALOWIE SA 5108		227220	23.9.98
A S GOODES G E WALLACE	MAYLANDS SA 5069 CROYDON PARK SA 5008	54.00 53.05	227328 227335	24.9.98 24.9.98
J G FOALE	MIDDLETON SA 5213		227336	24.9.98
THE ESTATE OF JEFFREY HOWET	T KESWICK SA 5035	1 012.81	227419	24.9.98
J D BALDWIN	MITCHELL PARK SA 5043 DULWICH SA 5065		227501	25.9.98
M V SCHRADER C A MULLEN AND K M HOOD	CAMDEN PARK SA 5038		227563 227718	28.9.98 30.9.98
M D NINNESS	ADELAIDE SA 5000	2.75	227816	1.10.98
A M BARTELS	NORWOOD SA 5067		227891	2.10.98
A P ROBERTS V A MUHAMMAD	PASADENA SA 5042 HOLDEN HILL SA 5088		227897 227913	2.10.98 2.10.98
A LUBANSKA	SALISBURY SA 5108		227974	6.10.98
C BROADHURST	PORT MACDONNELL SA		227975	6.10.98
V CHHUN C DELLA'FLORA	BLAIR ATHOL SA 5084 HECTORVILLE SA 5073	13.75 6.20	227982 227983	6.10.98 6.10.98
V AND P M MANNO	LYNDOCH SA 5351		228101	7.10.98
B COSTA	NURIOOTPA SA 5355		228222	12.10.98
J S TATE B MOHD THAZALI	WOODVILLE SA 5011 THEBARTON SA 5031		228227 228235	12.10.98 12.10.98
D AND J BOHILL	ELIZABETH EAST SA 5112		228238	12.10.98
D H LEE	FULHAM GARDENS SA		228241	12.10.98
E BOUNPRASEUTH N PETRENKO	HILLBANK SA 5112 SEATON SA 5023		228243 228252	12.10.98 12.10.98
E D MEIER	PORT ADELAIDE SA 5015		228256	12.10.98
K P PAPPS	GILLIES PLAINS SA 5086		228277	12.10.98
R CROFT L M WILSON	ASCOT PARK SA 5043 PARA HILLS SA 5096	3.40 31.55	228278 228330	12.10.98 13.10.98
A BANFIELD	GOOLWA SA 5214	3.40	228335	13.10.98
C BOYD AND B CHASE	ELIZABETH NORTH SA		228410	14.10.98
L M STEWART	SEATON SA 5023 COMO, PERTH 6152		228412 228420	14.10.98 14.10.98
D D ESTRELLA J GOMES	PARA VISTA SA 5093		228425	14.10.98
J L MORIZZI	SOUTH PLYMPTON SA	4.05	228550	15.10.98
L D GANESAN C A MULLEN AND K M HOOD	STURT SA 5047 CAMDEN PARK SA 5038		228660 228738	16.10.98 19.10.98
B SHAW	SMITHFIELD PLAINS SA		228747	19.10.98
S M LANDERS	CHRISTIE DOWNS SA 5164		228848	20.10.98
M AND M HOBBS ANSETT AIR FREIGHT	MOUNT BARKER SA MASCOT 2020		228856 228926	20.10.98
S J RODERICK	PAYNEHAM SA 5070		228957	21.10.98 21.10.98
T COLBEY	HOVE SA 5048	42.95	228962	21.10.98
DR S MURAKANAI	MAGILL SA 5072 GAWLER EAST SA 5118		229002 229012	22.10.98 22.10.98
A MC.ALLISTER P ICRA	FINDON SA 5023		229012	22.10.98
J HOWARD	NORTH ADELAIDE SA	53.50	229138	23.10.98
G PETROS	FINDON SA 5023		229143	23.10.98
A K BURGESS B C BUTTON	BRIDGEWATER SA 5154 CAMPBELLTOWN SA 5074		229229 229244	26.10.98 26.10.98
V F HUTCHEON	RIDGEHAVEN SA 5097		229318	27.10.98
B ATKINSON	PROSPECT SA 5082		229319	27.10.98
T ESPINALES C P MC.MENAMIN	ADELAIDE SA 5000 ANGLE VALE SA 5117		229343 229397	27.10.98 28.10.98
K S PETERS	WINGFIELD SA 5013		229401	28.10.98
L S BAYLEY	PORT LINCOLN SA 5606	60.00	229467	29.10.98
A N GRANT B BAMFORD	SEATON SA 5023 STURT SA 5047		229471 229473	29.10.98 29.10.98
M DRECHSLER	EXETER SA 5019		230335	2.11.98

Name of Owner on E Last Known Ado		Total Amount Due to Owner \$	Cheque No.	Date When First Due
A C DAVEY	KILKENNY SA 5009	115.20	230348	2.11.98
ANZ BANKING GROUP LTD	ADELAIDE SA 5000	160.00	230361	2.11.98
SWAN REACH HOTEL PTY LTD	SWAN REACH SA 5354	160.00	230620	11.11.98
T WILKINS, H RAWLINSON	HIGHBURY SA 5089	60.00	231437	27.11.98
DR G C LLOYD PTY LTD	VICTOR HARBOR SA 5211	34.00	231536	30.11.98
EDGES T V SERVICE ROYAL COACH MOTOR INN	BLACKWOOD SA 5051 KENT TOWN SA 5067	160.00	231698 231786	3.12.98 7.12.98
RIVIERA MOTOR INN	ADELAIDE SA 5000	325.00 392.40	231853	8.12.98
B CAULFIELD	LAMEROO SA 5302	365.00	232031	11.12.98
M DOWNING	WALKERVILLE SA 5081	32.40	232632	23.12.98
STATE RECORDS	BLAIR ATHOL SA 5084	16.50	232903	6.1.99
DEPT OF EDUCATION AND TRAINING	ADELAIDE SA 5001	2 833.16	233133	12.1.99
FRED'S HEART OF THE GARDEN G HUDSON	MARLESTON SA 5033 PORT PIRIE SA 5540	69.00 584.00	233199 233355	13.1.99 18.1.99
SOUTHERN REGION WASTE DISPOSAL	OLD NOARLUNGA SA	132.32	233335	18.1.99
AUSTRALIAN SOUTHERN RAILROAD	REGENCY PARK SA 5942	500.00	233677	28.1.99
D AXFORD	PARKSIDE SA 5063	195.00	233759	29.1.99
GRANT LEWIS	PORT ELLIOT SA SA 5212	145.00	234004	9.2.99
STANDARDS AUSTRALIA DOCUMENT MANAGEMENT	WAYVILLE SA 5034 NETLEY SA 5037	20.00 63.70	234354 235315	17.2.99 11.3.99
GLAVEA PTY LTD	SPRINGFIELD SA 5062	1 995.00	235522	17.3.99
D M HARVEY	WILLUNGA SA 5172	125.62	236457	8.4.99
AUSTRALIAN POST-TEL INSTITUTE	ADELAIDE SA 5001	38.00	236903	20.4.99
ETSA BAROSSA & LIGHT ASC PETTY	GAWLER SA 5118	297.45	236978	22.4.99
JAMES ELECTRICAL	LANGHORNE CREEK SA	400.00	236999	22.4.99 23.4.99
GE CAPITAL IT SOLUTIONS STEVE WHITHAM MEDIA &	EASTWOOD SA 5063GLEN OSMOND SA 5064	136.55 93.00	237095 237577	10.5.99
JOHN DOWNARD	ELIZABETH WEST SA 5113	700.00	237822	18.5.99
COMMUNITY CORPORATION NO. 072	PENOLA SA 5227	750.00	238185	27.5.99
DERMODY PETROLEUM PTY LTD	KADINA SA 5554	27.06	238544	4.6.99
MITSUBISHI MOTORS	MELROSE PARK SA 5039	113.25	239475	2.7.99
FRANK WEBSTER & ASSOCIATES THE LEADERSHIP FACTOR PTY LTD	ADELAIDE SA 5001 PYMBLE 2073	5 292.78 750.00	239828 239887	13.7.99 13.7.99
DR AM WILLIAMSON	GLADESVILLE NSW 2111	1 000.00	240350	27.7.99
BLANCKARD	GAWLER SA 5118	100.00	240363	30.7.99
NORWICH FINANCIAL SERVICES GROUP	MELBOURNE 3001	124.04	240789	10.8.99
A F & G W MCINNES	MILANG SA 5256	800.00	240812	10.8.99
KENNARDS HIRE P AND B KARPINSKI	BRIGHTON SA 5048 MORPHETTVILLE SA 5043	150.00 190.00	240855 240997	12.8.99 17.8.99
RECOVERIES & RECONSTRUCTION PTY	HURSTVILLE 2220	33.75	241085	17.8.99
AUSTRALIAN RED CROSS SOCIETY	NORTH ADELAIDE SA	124.38	241126	20.8.99
JASON DOS SANTOS	WILLASTON SA 5118	80.00	241201	20.8.99
RECOVERIES & RECONSTRUCTION P/L DR P HYAM	HURSTVILLE NSW 2222 HALLETT COVE SA 5158	52.25 35.00	241325 241963	24.8.99 10.9.99
DAVIS CRANE TRUCKS	ONE TREE HILL SA 5114	180.00	241974	10.9.99
JASON DOS SANTOS	WILLASTON SA 5118	120.00	242378	22.9.99
REGISTRAR GENERAL	ADELAIDE SA 5000	262.00	243478	26.10.99
G F SCHOTT	KESWICK SA 5035	411.85	243527	26.10.99
G F WILLS BRIAN CAULFIELD	KESWICK SA 5035 LAMEROO SA 5302	347.71 365.00	243528 244125	26.10.99 9.11.99
DR G BEAUMONT	CROYDON SA 5008	35.00	244301	16.11.99
LINCOLN ALUMINIUM & GLASS	PORT LINCOLN SA 5606	109.00	244843	30.11.99
MILLICENT WINDOWS & DOORS	MILLICENT SA 5281	28.80	245112	7.12.99
ROBERT RIGGS	MARLESTON SA 5033	65.00	245947	23.12.99
J GRAHAM JW & MJ PLUCKROSE	INGLE FARM SA 5098 SPALDING SA 5454	82.00 1 700.00	247288 247860	15.2.00 3.3.00
GRANT LEWIS	PORT ELLIOT SA 5212	112.00	300302	17.3.00
ETSA NARACOORTE SOCIAL CLUB	NARACOORTE SA 5271	150.00	300690	28.3.00
SCOTT'S SMALL ENGINE REPAIRS	LOBETHAL SA 5233	77.60	301967	3.5.00
P HEFFERNAN GREATER UNION	MT PLEASANT SA 5235	665.65	303518	14.6.00
GRANT LEWIS	ADELAIDE SA 5000 PORT ELLIOT SA 5212	294.00 60.00	303952 304437	4.7.00 20.7.00
COM. FOR CONSUMER AFFAIRS	ADELAIDE SA 5000	1 365.00	304629	20.7.00
GRANT LEWIS	PORT ELLIOT SA 5212	168.00	304777	27.7.00
COM. FOR CONSUMER AFFAIRS	ADELAIDE SA 5000	600.00	304909	28.7.00
G CAVENETT	TUNGKILLO SA 5236	3 000.00	305692	18.8.00
UTILI-MODE PTY LTD G MIKAJLO	MOUNT WAVERLEY 3149 FLAGSTAFF HILL SA 5159	1 154.40 92.00	306871 308950	20.9.00 22.11.00
CITY OF CHARLES STURT	WALKERVILLE SA 5081	220.00	309449	5.12.00
BJ & RA NIEMANN	ELIZABETH DOWNS SA	30.00	309640	12.12.00
PORT LINCOLN BEARING & TOOL	PORT LINCOLN SA 5606	47.35	310902	19.1.01
BROWN	GLENELG EAST SA 5045	200.00	312821	14.3.01
DR B DUCKER JARRAD SCHENK	SURREY DOWNS SA 5126 MAWSON LAKES SA 5095	148.50 125.00	313862 313914	11.4.01 11.4.01
GRANT LEWIS	PORT ELLIOT SA 5212	125.00	313914 314095	11.4.01
MAYNE LOGISTICS EXPRESS	MELBOURNE VIC 3000	331.63	315316	30.5.01

Name of Owner on Books and Last Known Address		Total Amount Due to Owner \$	Cheque No.	Date When First Due
GRANT LEWIS	PORT ELLIOT SA 5212	120.00	315740	6.6.01
G BAIN	NTH ADELAIDE SA 5006	120.00	316146	20.6.01
GRANT LEWIS	PORT ELLIOT SA 5212	120.00	317226	11.7.01
PAUL WOOLARD	PARA HILLS SA 5096	32.50	318168	8.8.01
TELSTRA	MELBOURNE VIC 3000	1 650.00	318780	22.8.01
KYM FOXWELL	ST MARYS SA 5042	21.90	319209	5.9.01
KLEENHEAT GAS KINGSCOTE	KINGSCOTE SA 5223	23.10	319355	12.9.01
OPTUS COMMUNICATIONS	SALISBURY SOUTH BUS	1 224.00	320236	3.10.01
ANSETT AIR FREIGHT (SA)	MARLESTON SA 5033	44.53	321379	14.11.01
AUSTRALIAN POST - TEL INSTITUE OBST & ASSOCIATES	KESWICK SA 5035 ADELAIDE SA 5000	9.75 300.00	321438 323803	14.11.01 30.1.02
N HOLTHAM	DARLINGHURST 2010	50.00	325940	3.4.02
THE STAG HOTEL	ADELAIDE SA 5000	45.45	326369	17.4.02
ECONOMIC SOCIETY OF AUST (SA) INC.	BROOKLYN PARK SA 5032	85.00	326926	8.5.02
A MILLS	EVANSTON PARK SA 5116	9.91	327008	8.5.02
G WATKINS	REYNELLA SA 5161	7.34	327024	8.5.02
P CLINTON S FRANCIS	TEA TREE GULLY SA 5091 GOLDEN GROVE SA 5125	44.34 130.68	327032 327037	8.5.02 8.5.02
W HORSCROFT	ROSTREVOR SA 5073	11.83	327040	8.5.02
PARADISE LAWN & GARDEN CARE	INGLE FARM SA 5098	24.48	327048	8.5.02
BARBARA SCHMIDT	KIMBA SA 5641	858.80	327844	5.6.02
QUEENSLAND TRANSPORT	BRISBANE QLD 4001	10.50	329975	7.8.02
ACI OPERATIONS	WELLAND SA 5007	295.80	330356	21.8.02
GRANT LEWIS	PT ELLIOT SA 5212	127.08	330635	28.8.02
GRANT LEWIS MILK TO YOUR DOOR PLUS MORE	PT ELLIOT SA 5212 HINDMARSH TIERS SA	127.08 33.00	331310 331775	18.9.02 2.10.02
DESMO PRODUCTS AUSTRALIA	MYAREE BC 6960	614.46	331951	10.10.02
BARMERA LAKE RESORT MOTEL	BARMERA SA 5345	280.00	332817	13.11.02
D. HARJAC	REDWOOD PARK SA 5097	1.78	333388	27.11.02
PRINCE ALBERT HOTEL	ADELAIDE SA 5000	168.00	333647	4.12.02
G BROWN	BIRDWOOD SA 5234	624.00	336313	12.3.03
WORK HEALTH CLINIC NORTHERN PLUMBING MAINTENANCE	MILE END SA 5031 PROSPECT SA 5082	33.35 55.00	336722 338245	26.3.03 21.5.03
GEMINEX SA PTY LTD	MELROSE PARK SA 5039	338.80	339446	2.7.03
PORT AUGUSTA WOMA SOCIETY INC	PORT AUGUSTA SA 5700	382.00	339670	9.7.03
REGISTRAR GENERAL	ADELAIDE SA 5000	55.00	339821	16.7.03
DEPT OF ENVIRONMENT & HERITAGE	ADELAIDE SA 5001	2 000.00	340504	6.8.03
ADAM HARROLS	EDWARDSTOWN SA 5039	20.00	341764	24.9.03
MARISSA LEONARDIS TRANS ADELAIDE (EASEMENT ONLY)	KLEMZIG SA 5087 ADELAIDE SA 5001	20.00 450.45	341786 341960	24.9.03 30.9.03
D MORRIS	BARMERA SA 5345	15.10	342126	7.10.03
CONSTANTINOS GIANNAROS	ST MARYS SA 5043	200.00	342167	8.10.03
PETER PIBWORTH	ENCOUNTER BAY SA 5211	150.00	342191	8.10.03
SOUTH AUSTRALIAN HOUSING TRUST	ADELAIDE SA 5001	20.00	342192	8.10.03
SOUTH AUSTRALIAN HOUSING TRUST DOWNUNDER TRADING & CO	ADELAIDE SA 5001ATHELSTONE SA 5076	200.00 250.00	342193 342527	8.10.03 21.10.03
HAYLEY MURPHY	MURRAY BRIDGE SA 5253	20.00	342548	21.10.03
HEATHER JENKINS	WEST LAKES SHORE SA	20.00	342549	21.10.03
HOPTON	ELIZABETH VALE SA 5112	20.00	342551	21.10.03
JARAD SOMERS	MEDINDIE SA 5081	20.00	342560	21.10.03
MATTHEW HENDERSON	OTTOWAY SA 5013	20.00	342606	21.10.03
PHEMISTER QUTEN THI TO HUYNM	ELIZABETH NORTH SA FERRYDEN PARK SA 5010	100.00 250.00	342629 342639	21.10.03 21.10.03
ROSILYN TROTT	PORT AUGUSTA SA 5700	20.00	342649	21.10.03
SANDRA CONELY	PASADENA SA 5042	140.00	342653	21.10.03
SHERYL SIMMONS	CRAIGMORE SA 5114	20.00	342656	21.10.03
SUE RAFT	ELIZABETH NORTH SA	60.00	342666	21.10.03
TANIA EDWARDS ANTHONY PENGILLY	REDWOOD PARK SA 5097 ELIZABETH EAST SA 5112	220.00 220.00	342670 342882	21.10.03 28.10.03
AYSHA AYDIS	MURRAY BRIDGE SA 5253	20.00	342884	28.10.03
BAILEY	WYNN VALE SA 5127	320.00	342885	28.10.03
R THACH	VIRGINIA SA 5120	50.00	342890	28.10.03
ANTHONY POLLARD	ALLENBY GARDENS SA	20.00	343468	18.11.03
KEITH SIMPSON	BURTON SA 5110	20.00	343532	18.11.03
DARREN BYRNE ANDREW HUGHES	MITCHELL PARK SA 5043 PARAFIELD GARDENS SA	50.00 20.00	344065 344794	9.12.03 13.1.04
ANTHONY VAN SHAKE	MOUNT GAMBIER SA	20.00	344799	13.1.04
BOB SCHAHINGER	ELIZABETH SOUTH SA	160.00	344807	13.1.04
JULIE BARRETT	SALISBURY NORTH SA	20.00	344883	13.1.04
NET WHEELER	GREENWITH SA 5125	20.00	344908	13.1.04
PAULINE JOWETT	WHYALLA NORRIE SA	20.00	344913	13.1.04
TANYA SMEDLEY NATIONAL AUSTRALIA BANK	TAILEM BEND SA 5260ADELAIDE SA 5000	20.00 200.00	344939 345346	13.1.04 10.2.04
KIRCHEN	GLENELG SA 5045	100.00	345382	11.2.04
ADSHEL STREET FURNITURE	BROOKLYN PARK SA 5032	100.00	345394	13.2.04
BRUCE RICHMOND	PARAFIELD GARDENS SA	20.00	345561	17.2.04
PETER PUTSEY	MODBURY SA 5092	180.00	345587	17.2.04

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ROY NEWTON	PARALOWIE SA 5108	100.00	345837	2.3.04
ZOE BARR	PORT ELLIOTT SA 5212	50.00	346088	16.3.04
NEIL TURNER	ELIZABETH EAST SA 5112	250.00	346220	23.3.04
GRIVELL	STIRLING SA 5152	40.00	346287	26.3.04
HJ & PT FORSTER	KINGSCOTE SA 5223	700.00	346561	6.4.04
MEDIBANK PRIVATE (M) CASANDRA ALANDALE	BRISBANE QLD 4001 WHYALLA JENKINS SA	466.70 60.00	346619 346904	13.4.04 27.4.04
LYN BATES	PARAFIELD GARDENS SA	20.00	346935	27.4.04
P MURRAY	PT LINCOLN SA 5606	23.70	347065	4.5.04
D ROEPCKE	KESWICK SA 5035	65.32	347084	10.5.04
CARMEL HALLION	SALISBURY SA 5108	120.00	347356	18.5.04
EDMONDS	WEST LAKES SA 5021	40.00	347361	18.5.04
JOSEPH VELLA	WHYALLA SA 5600	20.00	347964	22.6.04
D NEMA WORK ASSESSMENT CENTRE	TAPEROO SA 5017 MOUNT GAMBIER SA	250.00	600153 600347	2.7.04 12.7.04
KEN MODISTACHE	LEWISTON SA 5501	44.00 100.00	600743	2.8.04
JILL LE CORE	PARA HILLS SA 5096	20.00	600829	2.8.04
DR R WELSTEAD	GAWLER SA 5118	45.00	600996	9.8.04
KIRSTY COOPER-HENRY	INGLE FARM SA 5098	20.00	601472	30.8.04
ROBYN COOK	ST KILDA SA 5110	20.00	602056	20.9.04
IAN HEWITT	UNLEY SA 5061	200.00	602509	18.10.04
REDHILL GAS & FOOD STOP P/L LION NATHAN WINE GROUP AUST. LTD	REDHILL SA 5521RUNDLE MALL SA 5001	250.00 440.00	602517 602862	18.10.04 1.11.04
SIMON WILMOTT	GOOLWA SA 5214	20.00	602988	8.11.04
MARTIN AUST	PORT ADELAIDE SA 5015	20.00	603028	8.11.04
M DOWNING	WALKERVILLE SA 5081	23.70	603301	22.11.04
K MCNAMARA	CLOVELLY PARK SA 5042	12.00	603439	29.11.04
FREDA EDWARDS	SALISBURY SA 5108	20.00	603576	6.12.04
MILTON RITH	N/A	80.00	603599	6.12.04
STEPHEN ROWETT	CLOVELLY PARK SA 5042	100.00	603620 603914	6.12.04
P HILL APESMA (HR SYSTEUSE ONLY)	GOOLWA SA 5214 MELBOURNE 3001	160.00 99.24	603924	20.12.04 20.12.04
CHARLES MANSUETO	SALISBURY PLAIN SA	60.00	604372	17.1.05
DALE LAMBERT	CRAIGMORE SA 5114	20.00	604376	17.1.05
LEONARDS MILL HOTEL	SECOND VALLEY SA 5204	227.70	604502	24.1.05
GLENDA SMITH	WYNN VALE SA 5127	20.00	604878	14.2.05
RICHARD SAUNDERS	MAGILL SA 5072	50.00	604993	21.2.05
CITY OF SALISBURY	SALISBURY SA 5108 HOPE VALLEY SA 5090	20.00	605633	29.3.05
LOYD DERMAN K WILLIAMS	WEST BEACH SA 5024	20.00 28.60	605685 605814	29.3.05 4.4.05
DR P WELLS	NURIOOTPA SA 5355	45.00	605857	11.4.05
ROGER SIMIONATO	FULLARTON SA 5063	250.00	606109	26.4.05
C LLEWELLYN	ELIZABETH GROVE SA	40.00	606128	26.4.05
CRAIG HOLTHAM	PORT AUGUSTA SA 5710	20.00	606129	26.4.05
AMP SUPERANNUATION LIMITED (M)	ADELAIDE SA 5000	2 412.54	606333	9.5.05
D&L GODCHILD M VOS	MAWSON LAKES SA 5095 ADELAIDE SA 5000	250.00	607343 607553	27.6.05
C & M SUPERANNUATION FUND	ADELAIDE SA 5000	1 000.00 250.70	607643	11.7.05 18.7.05
AUSTRALIAN PRIMARY	MELBOURNE 3000	360.52	607668	18.7.05
STOBBE DAVID ROBERT	KESWICK SA 5035	77.71	608888	26.9.05
BURNS	PARA HILLS SA 5096	20.00	608933	27.9.05
ERIC MANCINI	DUDLEY PARK SA 5008	40.00	608981	27.9.05
HELEN BRERETON	WHYALLA SA 5600	20.00	609015	27.9.05
JIM TAYLOR	ELIZABETH DOWNS SABLAKEVIEW SA 5114	40.00	609604	6.10.05
LEIGH TODD TERRY COBBING	WALKLEY HEIGHTS SA	260.00 20.00	609627 609706	6.10.05 6.10.05
K WHENAN	KADINA SA 5554	80.00	609821	11.10.05
KLEENHEAT GAS PORT AUGUSTA	PORT AUGUSTA SA 5700	162.30	610003	18.10.05
DAVID YATES	GEPPS CROSS SA 5094	20.00	610267	24.10.05
ENZO TRAFORTI	VALLEY VIEW SA 5093	20.00	610274	24.10.05
TINA LLOYD	NORTH HAVEN SA 5018	20.00	610323	24.10.05
SEBASTION POP	N/A ELIZABETH DOWNS SA	20.00	610340	24.10.05
STEVEN MCKEOWN KLEENHEAT GAS PORT AUGUSTA	PORT AUGUSTA SA 5700	240.00 32.45	610346 610369	24.10.05 31.10.05
- INDERVIEW ON TOKE NOODS IN	1 OKT 110 OOD 111 DA 3 / 00	J2.TJ	010507	51.10.05

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the

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