No. 49 3019



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 14 JULY 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: <u>governmentgazette@dpc.sa.gov.au.</u> 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 <i>Government Gazette* is available online at: <u>www.governmentgazette.sa.gov.au</u>

Department of the Premier and Cabinet Adelaide, 14 July 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Dog Fence Board, pursuant to the provisions of the Dog Fence Act 1946:

Member: (from 14 July 2011 until 13 July 2015) Carolyn Ireland Kathryn June Fargher Jock Hugh MacLachlan James Alexander Irwin James Peter Lawrie

By command,

THOMAS KENYON, for Premier

MEC11/0040CS

Department of the Premier and Cabinet Adelaide, 14 July 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Dog and Cat Management Board, pursuant to the provisions of the Dog and Cat Management Act 1995:

Member: (from 14 July 2011 until 30 June 2013) Ian David Balfour McBryde

Katina D'Onise

Rosalie Elizabeth Haese

Member: (From 14 July 2011 until 30 June 2014)

Janice Rowena Connolly Christopher John Button Ann Violet McLean

Chair: (From 14 July 2011 until 30 June 2014)

Janice Rowena Connolly

By command,

THOMAS KENYON, for Premier

MEC11/0042CS

Department of the Premier and Cabinet Adelaide, 14 July 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Firearms Review Committee, pursuant to the provisions of the Firearms Act 1977:

Member: (from 14 July 2011 until 30 June 2013)

Andrew Henry Lenthal Swifte Robert Wilfred Hamdorf Heather Jean Dodd Geoffrey O'Halloran Hyde Richard Marchant Warwick Yvonne Avis Hill

Deputy Member: (from 14 July 2011 until 30 June 2013)

Jayne Samia Basheer (Deputy to Swifte)

Owen Llewelyn Willett Bevan (Deputy to Hamdorf)

Ingrid Birgitta Wangel (Deputy to Hyde) Elizabeth Dudley Kosmala (Deputy to Hill)

Chair: (from 14 July 2011 until 30 June 2013)

Robert Wilfred Hamdorf

By command,

THOMAS KENYON, for Premier

MPOL11/005CS

Department of the Premier and Cabinet Adelaide, 14 July 2011

HIS Excellency the Governor in Executive Council has removed from the office of Justice of the Peace Kevin Clive Rogers, effective from 14 July 2011, pursuant to Section 11 (5) (b) of the Justices of the Peace Act 2005.

By command,

THOMAS KENYON, for Premier

JP11/017CS

Department of the Premier and Cabinet Adelaide, 14 July 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Country Arts Trust, pursuant to the provisions of the South Australian Country Arts Trust Act 1992:

Member: (from 14 July 2011 until 13 July 2014) Bruce Leslie Green

By command,

THOMAS KENYON, for Premier

ASACAB002/11

Department of the Premier and Cabinet Adelaide, 14 July 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint John David Hill as a Justice of the Peace for South Australia effective from 14 July 2011 for the term during which he also holds office as a Member of Parliament, it being a condition of appointment that the Justice of the Peace must take the oaths required of a Justice under the Oaths Act 1936 and return the oaths form to the Justice of the Peace Services within 3 months of the date of appointment, pursuant to Section 5 of the Justices of the Peace Act 2005.

By command,

THOMAS KENYON, for Premier

JP11/016CS

Department of the Premier and Cabinet Adelaide, 14 July 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the Members to the Natural Resources Management Boards set out below, for the terms specified, pursuant to the Natural Resources Management Act 2004.

Alinytjara Wilurara Natural Resources Management Board

For a term commencing on 14 July 2011 and expiring on 13 April 2014:

Christopher Edward Dodd

Eyre Peninsula Natural Resources Management Board

For a term commencing on 14 April 2011 and expiring on 13 April 2014:

Heather Lorraine Baldock (Presiding Member)

South Australian Murray-Darling Basin Natural Resources Management Board

For a term commencing on 14 April 2011 and expiring on 13 April 2014:

Rodney Layton Ralph Allan Malcolm Piggott Gioia Small

By command,

THOMAS KENYON, for Premier

MEC11/0041CS

Department of the Premier and Cabinet Adelaide, 14 July 2011

HIS Excellency the Governor in Executive Council has been pleased to sign a letter to be sent to the Commonwealth Attorney-General, requesting that the Supreme Court of South Australia be prescribed by Commonwealth regulation for the purposes of receiving documents and things produced in response to a New Zealand subpoena and giving assistance to New Zealand courts in proceedings by remote appearance by audio and audio-visual link, pursuant to the provisions of the Commonwealth Trans-Tasman Proceedings Act 2010.

By command,

THOMAS KENYON, for Premier

AGO0218/11CS

COMMONWEALTH OF AUSTRALIA

OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006 Grant of Exploration Permits for Petroleum—EPP 41 and EPP 42

NOTICE is hereby given that the undermentioned Exploration Permits have been granted with effect from and including 7 July 2011, under the provisions of the Offshore Petroleum and Greenhouse Gas Storage Act 2006, pursuant to delegated powers.

No. of Licence	Licensee	Locality	Date of Expiry	Reference
EPP 41	· Bight Petroleum Pty Ltd	Bight Basin	6 July 2017	F2011/359
EPP 42	bight renoleum rty Liu	Digiit Dasiii	6 July 2017	F2011/360

In addition to the standard exploration permit terms and conditions and adherence to the requirements of the Offshore Petroleum and Greenhouse Gas Storage Act 2006, the Environment Protection and Biodiversity Conservation Act 1999, associated regulations, guidelines and Directions throughout the life of the title, the above permits have the following conditions placed upon them:

'Prior to the commencement of each drill operation within the title, in addition to the standard reporting and monitoring plans required by the legislation, the permittee will lodge with and have approved by the Regulator or their delegate:

- (a) a well design and integrity monitoring plan to assure well integrity within each well drilled, to include detail of maintenance for the active life of the well, including quarterly compliance reporting;
- (b) independent certification by the original provider, prior to installation, that each Blowout Preventer (BOP) to be used has been satisfactorily tested to design pressures;
- (c) a report detailing hydrocarbon spill mitigation technologies and risk mitigation processes that it will deploy throughout the drill and maintain for the active life of the well; and
- (d) a report delineating relevant operational risks identified and associated risk mitigation strategies and processes that will be deployed by the permittee and any third party contractors involved in the drilling operation.'

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 Offshore Petroleum and Greenhouse Gas Storage Act 2006 and to the numbers of graticular sections shown thereon.

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		EFF 2	+1		
Duntroon Sub-basin,	, Bight Basin, South A	ustralia			
Map Sheet SI 53 (Po	ort Augusta)				
2696 2771 2841 2847 2917 2987 3058 3129 3135 3206 Assessed to contain 56 gr	2697 2772 2842 2912 2918 2988 3059 3130 3201 3207	2698 2773 2843 2913 2919 2989 3060 3131 3202	2768 2774 2844 2914 2984 2990 3061 3132 3203	2769 2775 2845 2915 2985 2991 3062 3133 3204	2770 2840 2846 2916 2986 3057 3063 3134 3205
Assessed to contain 50 gi	aticulai biocks.				
		EPP 4	42		
Duntroon Sub-basin,	, Bight Basin, South A	ustralia			
Map Sheet SI 53 (Po	ort Augusta)				
2848 2924 2996 3067 3138 3209 3215 3286 3358 3430	2849 2925 2997 3068 3139 3210 3281 3287 3359 3431	2920 2992 2998 3069 3140 3211 3282 3354 3360 3432	2921 2993 3064 3070 3141 3212 3283 3355 3427	2922 2994 3065 3136 3142 3213 3284 3356 3428	2923 2995 3066 3137 3208 3214 3285 3357 3429
Map Sheet SJ 53 (Du					
43 117	44 118	45 119	46	47	48

Assessed to contain 66 graticular blocks.

Dated 7 July 2011.

Made under the Offshore Petroleum and Greenhouse Gas Storage Act 2006 of the Commonwealth of Australia.

B. A. GOLDSTEIN
Executive Director Petroleum and Geothermal
Minerals and Energy Resources, PIRSA
Delegate of the Designated Authority
Pursuant to the Instrument of Delegation dated 21 August 2001

CONSTITUTION ACT 1934

Appointment of Chairman of the Electoral Districts Boundaries Commission

IN exercise of the powers conferred on me by Section 78 (1) (a) of the Constitution Act 1934, I hereby appoint Margaret Jean Nyland, AM, a Judge of the Supreme Court of South Australia, to be Chairman of the Electoral Districts Boundaries Commission, the appointment to take effect from this day.

Dated 29 June 2011.

THE HON. JOHN DOYLE, AC, Chief Justice of the Supreme Court

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF PLAYFORD—ACTIVITY CENTRES DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The Development Plan Amendment entitled 'City of Playford—Activity Centres Development Plan Amendment' has been finalised in accordance with the provisions of the Development Act 1993.
 - 2. The Hon. John Rau has decided to approve the Amendment.

NOTICE

PURSUANT to Section 25 of the Development Act 1993, I:

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

Dated 6 July 2011.

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

DEVELOPMENT ACT 1993, SECTION 25 (17): TOWN OF GAWLER—NEW SOUTHERN URBAN AREAS DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The Development Plan Amendment entitled 'Town of Gawler—New Southern Urban Areas Development Plan Amendment' has been finalised in accordance with the provisions of the Development Act 1993.
 - 2. The Hon John Rau has decided to approve the Amendment.

NOTICE

PURSUANT to Section 25 of the Development Act 1993, I:

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

Dated 6 July 2011.

JOHN RAU, Minister for Urban Development, Planning and the City of Adelaide [REPUBLISHED]

IN Government Gazette No. 48 dated 7 July 2011, page 2968, due to an error with the date periods that tariffs are to apply the notice should be replaced with the following:

ELECTRICITY ACT 1996

NOTICE UNDER THE ELECTRICITY STANDING CONTRACT PRICE DETERMINATION AND THE ELECTRICITY ACT 1996 OF AGL SOUTH AUSTRALIA PTY LTD (AGL SA) ABN 49 091 105 092

Standing and Default Contract Prices for Small Customers

IN accordance with the requirements of the Electricity Standing Contract Price Determination made by the Essential Services Commission of South Australia under the Essential Services Commission Act 2002 on 14 December 2010, notice is hereby given by AGL SA of its standing and default contract prices for customers who are consuming less than 160MWh per annum of electricity ('small customers'). The standing contract prices are set out below in this notice and will apply from 1 August 2011.

Pursuant to Section 36AB of the Electricity Act 1996, notice is hereby given by AGL SA of its default contract prices for small customers who are purchasing electricity under AGL SA's default contract terms and conditions. AGL SA has determined that its default contract prices will be the same as the standing contract prices set out in this notice. The default contract prices will apply from 1 August 2011.

Justification Statement—Default Contract Prices

The default contract prices set out in this notice are the same as AGL SA's standing contract prices as fixed by the above Price Determination.

For further information please call AGL on 131 245.

Paul McWilliams Director AGL South Australia Pty Limited

AGL SA Electricity Standing and Default Contract Prices

Tariff Categories		Retail Tariffs	Prescribed Distribution Service Tariffs	Default	ling & Contract ice
		GST Exclusive		GST Exclusive	GST Inclusive
Domestic Light/Power 110	From 1 Aug 2011- 31 Dec 2011 and 1 Apr 2012- 31 July 2012				
	First 3.2877 kWh/day (c/kWh)	14.72	9.97	24.69	27.159
	Next 7.6712 kWh/day (c/kWh)	15.18	9.97	25.15	27.665 31.669
	Next 16.4384 kWh/day (c/kWh) Next 27.3973 kWh/day (c/kWh)	15.39 15.19	13.41 16.04	28.79 31.23	34.353
	Thereafter (c/kWh)	15.19	16.04	31.23	34.353
	Supply Charge (c/day) From 1 Jan 2012- 31 Mar 2012	24.91	30.72	55.63	61.193
	First 3.2877 kWh/day (c/kWh)	16.05	9.97	26.02	28.622
	Next 7.6712 kWh/day (c/kWh)	18.39	9.97	28.36	31.196
	Next 16.4384 kWh/day (c/kWh)	18.61	13.41	32.01	35.211
	Next 27.3973 kWh/day (c/kWh)	18.41	16.04	34.45	37.895
	Thereafter (c/kWh) Supply Charge (c/day)	18.41 24.91	16.04 30.72	34.45 55.63	37.895 61.193
Charitable 112	First 27.3973 kWh/day (c/kWh)	15.35	11.56	26.90	29.590
	Next 246.5753 kWh/day (c/kWh)	15.20	13.58	28.78	31.658
	Next 273.9726 kWh/day (c/kWh)	15.14	14.47	29.61	32.571
	Thereafter (c/kWh)	15.14	14.47	29.61	32.571
	Supply Charge (c/day)	23.53	30.72	54.25	59.675
Off-peak Controlled Load 116	First 21.9178 kWh/day (c/kWh) Thereafter (c/kWh)	8.23 8.14	3.71 4.75	11.94 12.89	13.134 14.179
General Supply 126	From 1 Aug 2011- 31 Dec 2011 and 1 Apr 2012- 31 July 2012				
	First 27.3973 kWh/day (c/kWh)	15.36	11.56	26.91	29.601
	Next 246.5753 kWh/day (c/kWh)	15.21	13.58	28.79	31.669
	Next 273.9726 kWh/day (c/kWh)	15.16	14.47	29.63	32.593
	Thereafter (c/kWh)	15.16	14.47	29.63	32.593
	Supply Charge (c/day)	23.53	30.72	54.25	59.675
	From 1 Jan 2012- 31 Mar 2012				
	First 27.3973 kWh/day (c/kWh)	16.98	11.56	28.53	31.383
	Next 246.5753 kWh/day (c/kWh)	16.83	13.58	30.41	33.451
	Next 273.9726 kWh/day (c/kWh) Thereafter (c/kWh)	16.78 16.78	14.47 14.47	31.25 31.25	34.375 34.375
	Supply Charge (c/day)	23.53	30.72	54.25	59.675
General Supply 126M (Monthly Meter Read)	From 1 Aug 2011- 31 Dec 2011 and 1 Apr 2012- 31 July 2012				
, , , , , , , , , , , , , , , , , , , ,	First 27.3973 kWh/day (c/kWh)	15.36	11.56	26.91	29.601
	Next 246.5753 kWh/day (c/kWh)	15.21	13.58	28.79	31.669
	Next 273.9726 kWh/day (c/kWh)	15.16	14.47	29.63	32.593
	Thereafter (c/kWh)	15.16	14.47	29.63	32.593
	Supply Charge (c/day) From 1 Jan 2012- 31 Mar 2012	23.53	30.72	54.25	59.675
	First 27.3973 kWh/day (c/kWh)	16.98	11.56	28.53	31.383
	Next 246.5753 kWh/day (c/kWh)	16.84	13.58	30.42	33.462
	Next 273.9726 kWh/day (c/kWh)	16.78	14.47	31.25	34.375
	Thereafter (c/kWh)	16.78	14.47	31.25	34.375
	Supply Charge (c/day)	23.53	30.72	54.25	59.675
General Supply Time Of Use 128	From 1 Aug 2011- 31 Dec 2011 and 1 Apr 2012- 31 July 2012				
	First 54.7945 kWh/day (c/kWh)	17.01	15.42	32.43	35.673
	Next 219.1781 kWh/day (c/kWh)	14.60	15.42	30.02	33.022
	Next 273.9726 kWh/day (c/kWh)	14.60	15.42	30.02	33.022
	Thereafter (c/kWh) Supply Charge (c/day)	14.60 23.53	15.42 30.72	30.02 54.25	33.022 59.675
	From 1 Jan 2012- 31 Mar 2012	23.33	30.12	37.23	37.073
	First 54.7945 kWh/day (c/kWh)	19.62	15.42	35.04	38.544
	Next 219.1781 kWh/day (c/kWh)	18.59	15.42	34.01	37.411
	Next 273.9726 kWh/day (c/kWh)	18.64	15.42	34.06	37.466
	Thereafter (c/kWh)	18.64	15.42	34.06	37.466
	Supply Charge (c/day)	23.53	30.72	54.25	59.675
	Off Peak For all consumption (c/kWh)	11 75	1 22	16.00	17 600
	For all consumption (c/kWh)	11.75	4.33	16.08	17.688

Tariff Categories		Retail Tariffs	Prescribed Distribution Service Tariffs		ing & Contract ice
		GST E	xclusive	GST Exclusive	GST Inclusive
General Supply Time Of Use 128M	From 1 Aug 2011- 31 Dec 2011				
(Monthly Meter Read)	and 1 Apr 2012- 31 July 2012				
	First 54.7945 kWh/day (c/kWh)	17.13	15.42	32.55	35.805
	Next 219.1781 kWh/day (c/kWh)	14.60	15.42	30.02	33.022
	Next 273.9726 kWh/day (c/kWh)	14.60	15.42	30.02	33.022
	Thereafter (c/kWh)	14.60	15.42	30.02	33.022
	Supply Charge (c/day)	23.53	30.72	54.25	59.675
	From 1 Jan 2012- 31 Mar 2012	10.10	1.7.10	24.00	20.200
	First 54.7945 kWh/day (c/kWh)	19.48	15.42	34.90	38.390
	Next 219.1781 kWh/day (c/kWh)	18.46	15.42	33.88	37.268
	Next 273.9726 kWh/day (c/kWh)	18.49	15.42	33.91	37.301
	Thereafter (c/kWh)	18.49 15.42		33.91	37.301
	Supply Charge (c/day)	23.53	30.72	54.25	59.675
	Off Peak				
	For all consumption (c/kWh)	11.75	4.33	16.08	17.688
Obsolete 140	First 54.7945 kWh/day (c/kWh)	15.07	15.42	30.49	33.539
	Next 219.1781 kWh/day (c/kWh)	13.79	15.42	29.21	32.131
	Next 273.9726 kWh/day (c/kWh)	13.79	15.42	29.21	32.131
	Thereafter c/kWh	13.79	15.42	29.21	32.131
	Supply Charge (c day)	18.09	30.72	48.81	53.691
	Off Peak				
	For all consumption (c/kWh)	11.27	4.33	15.60	17.160
Obsolete 140M	First 54.7945 kWh/day (c/kWh)	15.07	15.42	30.49	33.539
(Monthly Meter Read)	Next 219.1781 kWh/day (c/kWh)	13.79	15.42	29.21	32.131
	Next 273.9726 kWh/day (c/kWh)	13.79	15.42	29.21	32.131
	Thereafter c/kWh	13.79	15.42	29.21	32.131
	Supply Charge (c day)	18.09	30.72	48.81	53.691
	Off Peak				
	For all consumption (c/kWh)	11.27	4.33	15.60	17.160

METERED SUPPLIES	Wattage / Other Details Unit		Retail Tariffs	Prescribed Distribution Service Tariffs	Standing & Default Contract Price	
			GST Exclusive		GST Exclusive	GST Inclusive
SPECIAL PUBLIC LIGHTING TARIFFS						
Telstra Cabinet	1 x 20W	\$ per Year	235.39	13.66	249.05	273.955
Traffic Control Beacons	1 x 30 W	\$ per Year	20.42	6.39	26.81	29.491
	1 x 20 W	\$ per Year	6.27	9.03	15.30	16.830
	& 4 x 20 W	\$ per Year	9.07	46.42	55.49	61.039
	& 4 x 40 W	\$ per Year	17.57	92.84	110.41	121.451
	& 1 x 67 W	\$ per Year	45.87	14.18	60.05	66.055
	& 1 x 60 W	\$ per Year \$ per Year	41.70	12.25	53.95	59.345
	& 1 x 70 W 63 W	\$ per Year	48.01 18.35	14.83 29.01	62.84 47.36	69.124 52.096
	& 1 x 100 W	\$ per Year	69.39	20.63	90.02	99.022
	94 W Quartz Halo	\$ per Year	27.23	43.84	71.07	78.177
	Restricted 1x35W	\$ per Year	34.36	0.64	35.00	38.500
	35 W Quartz Halo	\$ per Year	10.25	16.12	26.37	29.007
	50 W Quartz Halo	\$ per Year	14.81	23.21	38.02	41.822
	250 W Neon	\$ per Year	73.28	116.05	189.33	208.263
	& 4 x 20 W—619	\$ per Year	80.13	2.58	82.71	90.981
	& 4 x 40 W—618 & 4 x 150 W	\$ per Year \$ per Year	159.70 650.50	5.16 128.89	164.86 779.39	181.346 857.329
Described Charles Charles		\$ per Year				
Bus Shelter Sign	4 x 58 W (a) 4 x 58 W (b)	\$ per Year \$ per Year	1 015.36 1 300.54	48.37 107.67	1 063.73 1 408.21	1 170.103 1 549.031
	1 x 18 W	\$ per Year	208.96	3.75	212.71	233.981
	4 x 18 1x9 W	\$ per Year	464.50	16.89	481.39	529.529
	2 x 56 W	\$ per Year	285.51	24.07	309.58	340.538
	1 x 170 W	\$ per Year	318.03	35.44	353.47	388.817
LED	12 W	\$ per Year	23.07	0.64	23.71	26.081
Gaseous Tubes	Fixed Charge Usage Charge	\$ per Year \$/W/Month	92.95 -1.62	0.00 20.62	92.95 19.00	102.245 20.900
Unmetered Supplies—Large	Fixed Charge Usage Charge	\$ per Year c/kWh	217.06 19.56	0.00 5.09	217.06 24.65	238.766 27.115
Unmetered Supplies—Small		\$ per Year	217.13	37.19	254.32	279.752
Security camera		\$ per Year	165.08	56.49	216.64	238.304
PUBLIC LIGHTING						
Sodium (Low Pressure)	18 W	\$ per Year	13.53	7.65	21.18	23.298
	26 W	\$ per Year	16.27	9.36	25.63	28.193
	55 W	\$ per Year	34.89	20.96	55.85	61.435
	90 W	\$ per Year	49.53	30.08	79.61	87.571
	135 W	\$ per Year	72.32	44.30	116.62	128.282
Sodium (High Pressure)	50 W	\$ per Year	26.65	15.82	42.47	46.717
	100 W 150 W	\$ per Year \$ per Year	51.65 73.61	31.41 45.08	83.06 118.69	91.366 130.559
	250 W	\$ per Year \$ per Year	115.58	71.27	186.85	205.535
	400 W	\$ per Year	185.38	114.76	300.14	330.154
Sodium	70 W	\$ per Year	37.26	22.45	59.71	65.681
Sodium Flood	360 W	\$ per Year	133.55	130.71	264.26	290.686
Sodium Flood 400 All Yr	1 x 400 W	\$ per Year	185.38	114.76	300.14	330.154
Mercury (High Pressure)	50 W	\$ per Year	28.57	17.03	45.60	50.160
- J (B)	70 W	\$ per Year	35.18	21.14	56.32	61.952
	80 W	\$ per Year	41.10	24.85	65.95	72.545
	100 W	\$ per Year	47.75	28.97	76.72	84.392
	125 W	\$ per Year	60.52	36.93	97.45	107.195
	250 W	\$ per Year	114.33	70.48	184.81	203.291
	400 W 3 by 125 W	\$ per Year \$ per Year	181.35 179.03	112.25 110.80	293.60 289.83	322.960 318.813
	2 by 400 W	\$ per Year \$ per Year	361.42	224.51	585.93	644.523
Mercury Flood	400 W	\$ per Year	197.28	122.19	319.47	351.417
	750 W	\$ per Year	327.80	203.54	531.34	584.474
Mercury Flood (all year)	400 W	\$ per Year	98.02	60.82	158.84	174.724

METERED SUPPLIES	Wattage / Other Details	Unit	Retail Tariffs	Prescribed Distribution Service Tariffs	Default	nding & lt Contract Price	
				xclusive	GST Exclusive	GST Inclusive	
Tubular Fluorescent	20 W 40 W 2 by 20 W 4 by 20 W 1 by 40 W 2 by 40 W	\$ per Year \$ per Year \$ per Year \$ per Year \$ per Year \$ per Year	13.31 22.41 25.79 43.26 12.72 43.26	7.51 13.18 15.29 26.18 7.11 26.18	20.82 35.59 41.08 69.44 19.83 69.44	22.902 39.149 45.188 76.384 21.813 76.384	
Tubular Fluorescent (continuous)	3 by 40 W 4 by 40 W 20 W	\$ per Year \$ per Year \$ per Year	63.96 84.96 28.93	39.09 52.16 17.23	103.05 137.12 46.16	113.355 150.832 50.776	
Sodium Street Fluorescent / Gas Tube Pierlite T5	1 by 55 W 2 by 8 W 30.2W	\$ per Year \$ per Year \$ per Year	64.15 10.61 59.62	39.15 5.83 119.10	103.30 16.44 178.72	113.630 18.084 196.595	
Sylvannia	42W	\$ per Year	71.21	130.50	201.71	221.879	
SPECIAL PUBLIC LIGHTING TAR	RIFFS						
Special Floodlighting	1000W metal halide 400W mercury	\$ per Year \$ per Year	461.52 165.66	286.90 104.35	748.42 270.01	823.262 297.011	
Energy-only Tariffs	50W high pressure sodium 100W high pressure sodium	\$ per Year \$ per Year	26.65 51.65	15.82 31.41	42.47 83.06	46.717 91.366	
Private Floodlighting (night sight)	360W sodium 940W sodium 80W mercury 400W mercury 1000W mercury	\$ per Year \$ per Year \$ per Year \$ per Year \$ per Year	166.96 434.38 38.71 197.28 488.48	103.28 269.93 23.49 122.19 303.69	270.24 704.31 62.20 319.47 792.17	297.264 774.741 68.420 351.417 871.387	
Incandescent Street Lights	60W (and less) 100 W 150 W 200 W 300 W 500 W 1000 W	\$ per Year \$ per Year \$ per Year \$ per Year \$ per Year \$ per Year \$ per Year	26.51 43.26 63.96 84.88 127.02 211.00 419.91	15.72 26.18 39.09 52.14 78.37 130.71 260.90	42.23 69.44 103.05 137.02 205.39 341.71 680.81	46.453 76.384 113.355 150.722 225.929 375.881 748.891	
Mercury Street Lights	80 W 125 W	\$ per Year \$ per Year	38.98 60.52	23.49 36.93	62.47 97.45	68.717 107.195	
Floodlights Incandescent (All year use)	150 W 300 W 500 W 750 W 1000 W 1 by 300 W Mercury 250 W Mercury 400 W Sodium 90 W	\$ per Year \$ per Year	63.94 127.01 211.08 315.36 419.91 629.50 68.76 114.33 197.28 49.54	39.09 78.39 130.71 195.79 260.90 391.58 42.42 70.48 122.19 30.08	103.03 205.40 341.79 511.15 680.81 1 021.08 111.18 184.81 319.47 79.62	113.333 225.940 375.969 562.265 748.891 1 123.188 122.298 203.291 351.417 87.582	
(Seasonal use)	Mercury 400 W	\$ per Year	197.28	122.19	319.47	351.417	
METAL HALIDE REAR CONTROL GEAR	2 by 400 W 70 W 100 W 175 W 250 W 400 W 1500 W	\$ per Year \$ per Year \$ per Year \$ per Year \$ per Year \$ per Year	361.46 35.74 47.46 81.50 113.96 180.02 657.39	224.48 21.47 28.79 50.00 70.15 111.25 408.36	585.94 57.21 76.25 131.50 184.11 291.27 1 065.75	644.534 62.931 83.875 144.650 202.521 320.397 1 172.325	
METAL HALIDE—CONSTANT WATTAGE CONTROL GEAR	150 W 250 W 400 W	\$ per Year \$ per Year \$ per Year	73.99 121.48 190.08	45.29 74.87 117.53	119.28 196.35 307.61	131.208 215.985 338.371	

Explanatory Notes:

- 1. Standing and default contract price categories will only apply to small customers (that is, those customers who consume less than 160MWh of electricity per annum) who are purchasing electricity under AGL SA's standing or default contract terms and conditions. Standing and default contract prices apply in accordance with the following principles:
 - (a) "Daily Consumption" is the total electricity consumption for the period to which the customer's bill relates, divided by the number of days in that period;
 - (b) Domestic Light/Power110
 - applicable to all residential consumption (excluding Off-Peak Controlled Load Tariff 116) in premises used wholly or principally as private residences:
 - (c) Charitable Institutions 112
 - available to charitable institutions that have been endorsed by the Australian Taxation Office as an income tax exempt Charitable Entity under Subdivision 50-B of the Income Tax Assessment Act 1997.
 - (d) Controlled Load 116
 - for electricity used in permanently installed storage water heaters with a rated delivery of not less than 125 litres, storage space heaters and other approved thermal storage applications; the hours of application are fixed from time to time by AGL SA with control by time switch or other means. This price does not apply to electricity used outside those hours.
 - customers who were taking supply under this tariff, or who had applied to do so, as at 30 June 2003 are subject to the conditions which were applicable at that date.
 - \cdot this price is only available in conjunction with tariffs 110, 112, 126, 126M, 128, 128M , 140 or 140M.
 - (e) General Supply 126
 - · available only to non-residential customers;
 - (f) General Supply 126M (Monthly Meter Reading)
 - · available only to non-residential customers;
 - · applies to customers whose meters are scheduled to be read monthly, and who are billed monthly.
 - \cdot a monthly meter reading fee applies to this tariff in addition to the above prices.
 - (g) General Supply Time of Use 128
 - available only to non-residential customers with appropriate metering;
 - includes customers previously on tariffs 120 + 121 and 130 + 131 who were taking supply under those tariffs, or who had applied to do so, as at 30 June 1997. Those customers are subject to the conditions which were applicable to those tariffs at that date, in addition to the current conditions;
 - (h) General Supply Time of Use 128M (Monthly Meter Reading)
 - · available only to non-residential customers with appropriate metering;
 - includes customers previously on tariffs 120 + 121 and 130 + 131 who were taking supply under those tariffs, or who had applied to do so, as at 30 June 1997. Those customers are subject to the conditions which were applicable to those tariffs at that date, in addition to the current conditions;
 - · applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;
 - · a monthly meter reading fee applies to this tariff in addition to the above prices.
 - (i) Obsolete Tariff 140 (formerly Farm Tariff 140)
 - applies only to small customers that were taking supply under Obsolete Tariff 140, or who had applied to do so, as at 30 June 1997. Conditions applicable at that date apply, in addition to the current conditions;
 - (j) Obsolete Tariff 140M (Monthly Meter Reading)
 - applies only to small customers that were taking supply under Obsolete Tariff 140, or who had applied to do so, as at 30 June 1997. Conditions applicable at that date apply, in addition to the current conditions;
 - $\cdot \quad \text{applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;}$
 - $\cdot\ \$ a monthly meter reading fee applies to this tariff in addition to the above prices
- Peak period is 0700 hours to 2100 hours from Monday to Friday (Central Standard Time) for all tariffs other than tariff 110 except
 where the network meters do not recognise specific tariff days. In these situations peak period is 0700 hours to 2100 hours (Central
 Standard Time) each day for tariffs other than tariff 110.
- 3. Off peak period is all times other than peak period.
- 4. Where prices change during a billing cycle the bill for that billing cycle will be calculated on a pro-rata basis using:
 - (a) the old price up to and including the date of change, and
 - (b) the new price from the date of change to the end of the billing cycle.

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Approval of Category B Containers

Approve as Category B Containers, subject to the conditions in subclauses (1), (2), (3) and (4) below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers; and
- (d) the name of the holders of these approvals.
- (1) That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class.
- (2) The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class. For the purpose of this approval notice the company named in Column 5 of Schedule 1 of this Notice is the nominated super collector.
- (3) In the case of an approval in relation to Category B Containers that the waste management arrangement must require the holder of the approval to provide specified super collectors with a declaration in the form determined by the Authority in relation to each sale of such containers by the holder of the approval as soon as practicable after the sale.
- (4) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
4 Pines Hefeweizen 5.2%	330	Glass	4 Pines Brewing Company	Marine Stores Ltd
4 Pines Kolsch 4.7%	330	Glass	4 Pines Brewing Company	Marine Stores Ltd
4 Pines Pale Ale 5.1%	330	Glass	4 Pines Brewing Company	Marine Stores Ltd
4 Pines Stout 5.1%	330	Glass	4 Pines Brewing Company	Marine Stores Ltd
Crush Cherry	355	Can—Aluminium	AVO Trading Pty Ltd	Statewide Recycling
Crush Grape	355	Can—Aluminium	AVO Trading Pty Ltd	Statewide Recycling
Crush Pineapple	355	Can—Aluminium	AVO Trading Pty Ltd	Statewide Recycling
Crush Strawberry	355	Can—Aluminium	AVO Trading Pty Ltd	Statewide Recycling
Mr and Mrs T Bloody Mary Mix	163	Can—Aluminium	AVO Trading Pty Ltd	Statewide Recycling
Duff Beer	330	Glass	Australasian Import Group Pty Ltd	Statewide Recycling
Bacardi Mojito	750	Glass	Bacardi Lion Pty Ltd	Marine Stores Ltd
Bacardi Pina Colada	750	Glass	Bacardi Lion Pty Ltd	Marine Stores Ltd
Jim Beam & Cola	300	Can—Aluminium	Beam Global Spirits Australia	Statewide Recycling
Blu Premium Sparkling Apple Cider	750	Glass	Benedikt Imports Pty Ltd	Statewide Recycling
King Island Coconut Water 100%	250	LPB—Aseptic	Chabaar Pty Ltd	Statewide Recycling
Ducal Apple Fruit Juice	330	Can—Aluminium	Chile Mojo	Marine Stores Ltd
Ducal Guayaba Fruit Juice	330	Can—Aluminium	Chile Mojo	Marine Stores Ltd
Ducal Mango Fruit Juice	330	Can—Aluminium	Chile Mojo	Marine Stores Ltd
Ducal Peach Fruit Juice	330	Can—Aluminium	Chile Mojo	Marine Stores Ltd
Ducal Pear Fruit Juice	330	Can—Aluminium	Chile Mojo	Marine Stores Ltd
Ducal Pineapple Fruit Juice	330	Can—Aluminium	Chile Mojo	Marine Stores Ltd
Jarritos Fruit Punch Soda	400	Glass	Chile Mojo	Marine Stores Ltd
Jarritos Guava Soda	400	Glass	Chile Mojo	Marine Stores Ltd
Jarritos Jamaica Soda	400	Glass	Chile Mojo	Marine Stores Ltd
Jarritos Lime Soda	400	Glass	Chile Mojo	Marine Stores Ltd
Jarritos Mandarin Soda	400	Glass	Chile Mojo	Marine Stores Ltd
Jarritos Mango Soda	400	Glass	Chile Mojo	Marine Stores Ltd
Jarritos Mexican Cola Soda	400	Glass	Chile Mojo	Marine Stores Ltd
Jarritos Strawberry Soda	400	Glass	Chile Mojo	Marine Stores Ltd
Jarritos Tamarind Soda	400	Glass	Chile Mojo	Marine Stores Ltd
Jarritos Toronja Soda	400	Glass	Chile Mojo	Marine Stores Ltd
Jumex Coconut Pineapple Nectar	335	Can—Aluminium	Chile Mojo	Marine Stores Ltd
Jumex Peach Nectar	335	Can—Aluminium	Chile Mojo	Marine Stores Ltd
Jumex Pear Nectar	335	Can—Aluminium	Chile Mojo	Marine Stores Ltd
Jumex Strawberry Banana Nectar	335	Can—Aluminium	Chile Mojo	Marine Stores Ltd
Jumex Strawberry Nectar	335	Can—Aluminium	Chile Mojo	Marine Stores Ltd
Kerns Jamaica Agua Fresca	335	Can—Aluminium	Chile Mojo	Marine Stores Ltd
	335	Can—Aluminium		Marine Stores Ltd
Kerns Limon Agua Fresca Kerns Strawberry Banana Nectar	335 335	Can—Aluminium Can—Aluminium	Chile Mojo Chile Mojo	Marine Stores Ltd Marine Stores Ltd
	335 335	Can—Aluminium Can—Aluminium		Marine Stores Ltd Marine Stores Ltd
Kerns Tamarindo Agua Fresca Kerns Tomato and Clam Cocktail	335 335	Can—Aluminium Can—Aluminium	Chile Mojo	Marine Stores Ltd Marine Stores Ltd
			Chile Mojo	
Kerns Tomato and Clam Picante	335	Can—Aluminium	Chile Mojo	Marine Stores Ltd
Senorial Sangria	330	Glass	Chile Mojo	Marine Stores Ltd
Goulburn Valley Quencher Blood Orange and Passionfruit	420	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Goulburn Valley Quencher Lemon	420	PET	Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Goulburn Valley Quencher Mixed Berry	420	PET	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Mother Fuel Cap	500	PET	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Powerade Fuel + Berry Ice	300	Can—Aluminium	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Powerade Fuel + Mountain Blast	300	Can—Aluminium	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Creata Soda Co Apple & Cinnamon	330	Glass	Ltd Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Apple Sweet n Sour	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Aussie Classic Car 1	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Aussie Classic Car 2 Creata Soda Co Aussie Classic Car 3	330 330	Glass Glass	Creata Shake Pty Ltd Creata Shake Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Creata Soda Co Banana Daiquiri	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Bandala Burquiii Creata Soda Co Beach Bum Blue	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Bubblegum	330	Glass	Creata Shake I ty Eta	Marine Stores Liu
Creata Soda Co Beach Bum Lemon & Lime	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Beach Bum Peach Orange	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Beach Bum Strawberry Daiquiri	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Berries n Cream	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Black Cherry	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Black Lemon Sour	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Black Raspberry	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Blue Bubble Gum	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Blue Cotton Candy	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Blue Hawaii	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Blueberry	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Brown Cow Soda Creata Soda Co Cafe Latte Soda	330 330	Glass Glass	Creata Shake Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Creata Soda Co Care Latte Soda Creata Soda Co Candy Apple Red	330	Glass	Creata Shake Pty Ltd Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Cherries n Cream	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Cherry Cheesecake	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Cherry Coconut	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Cherry Daiquiri	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Cherry Soda	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Cherry Sour Soda	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Chilli & Lime	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Choc Malted Soda	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Choc Mint Creata Soda Co Chocolate & Hazelnut	330 330	Glass Glass	Creata Shake Pty Ltd Creata Shake Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Creata Soda Co Chocolate & Grange	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Chocolate Brownie	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Chocolate Cinnamon	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Chocolate Cream	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Chocolate Fudge	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Chocolate Raspberry	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Chocolate Spice	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Christmas Pageant Blue Bubblegum	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Christmas Pageant Lemonade	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Christmas Pageant Lime	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Christmas Pageant Raspberry	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Cinnamon	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Citrus Island	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Coffee & Chocolate Soda	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Coffee Kaluha Soda	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Coffee Soda	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Cranberry Lime Soda	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Cyclone Soda	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Daiquiri Creata Soda Co Egg Nog	330 330	Glass Glass	Creata Shake Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Creata Soda Co Egg Nog Creata Soda Co Espresso Soda	330	Glass	Creata Shake Pty Ltd Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Fireworks Cinnamon & Hot	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Pepper Creata Soda Co Fuzzy Navel	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Fuzzy Navei Creata Soda Co Ginger Bread Man	330	Glass	Creata Shake Pty Ltd Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Ginger Tea Soda	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Grape Soda	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Grape Sour Soda	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Grape Sweet & Sour	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Grasshopper	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Green Apple	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd

Creata Shake Py Ltd Marine Stores Ltd Creata Shake Py Ltd Marine Store	Column 1	Column 2	Column 3	Column 4	Column 5
Creat Solud Co Green Turtle Apple Larmon 330 Glass Create Shake Py Ltd Marine Stores Ltd Creates Shake Py Ltd Marine Stores Ltd Shake Py Ltd Marine Stores Ltd Creates Shake Py Ltd Marine Stores Ltd Creates Shake Py Ltd Marine Stores Ltd Shake Py Ltd Marine Stores Lt	Product Name		Container Type	Approval Holder	Collection Arrangements
Creata Solade Co Giavae Creata Solade Co Giavae Creata Solade Co Halloween Blood Red Sori Sori Creata Solade Co Halloween Blood Red Solade Co Halloween Midnight Grape Solade Co Happy Australia Day Solade Bubblegum Creata Solade Co Happy Australia Day Solade Lime Creata Solade Co Happy Australia Day Solade Lime Creata Solade Co Happy Australia Day Solade Creata Solade Co Happy Australia Day Solade Glass Creata Shake Pty Ltd Marine Stores Ltd Marine Stores Ltd Solade Solade Glass Creata Shake Pty Ltd Marine Stores Ltd Marine Stores Ltd Solade Bubblegum Creata Solade Co Happy Australia Day Solade Solade Glass Creata Shake Pty Ltd Marine Stores Ltd Bubblegum Creata Solade Co Happy Easter Hot Cross Solade Creata Shake Pty Ltd Marine Stores Ltd Solade Solade Creata Shake Pty Ltd Marine Stores Ltd Bubblegum Creata Solade Co Happy Easter Hot Cross Solade Creata Shake Pty Ltd Marine Stores Ltd Glass Creata Shake Pty Ltd Marine Stores Ltd Creata Solade Co Harefunt Solade Creata Shake Pty Ltd Marine Stores Ltd Creata Solade Co Harefunt Solade Creata Shake Pty Ltd Marine Stores Ltd Creata Solade Co Harefunt Solade Creata Shake Pty Ltd Marine Stores Ltd Creata Shake Pty Ltd Marine	Creata Soda Co Green Turtle Apple Lemon				Marine Stores Ltd Marine Stores Ltd
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Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Creata Soda Co Tiramisu	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Tropical Punch	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Tutti Fruiti Creata Soda Co Vanilla Icecream	330 330	Glass Glass	Creata Shake Pty Ltd Creata Shake Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Creata Soda Co Vee Dub Orange Creme	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Voodo Black Magic	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Licorice Creata Soda Co Watermelon	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Wedding Cake Marzipan	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Wild Cherry	330	Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Creata Soda Co Wild Thing Tangy Red Fruit		Glass	Creata Shake Pty Ltd	Marine Stores Ltd
Hot Can Mocha Bundaberg Rum Dark and Stormy	210 345	Can—Aluminium Glass	D Oro Distributors Pty Ltd Diageo Australia Pty Ltd	Statewide Recycling Statewide Recycling
Bundaberg Rum Premium Strength and Cola		Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
Gordons Gin and Ruby Red Grapefruit	2 000	Cask—cardboard box &	Diageo Australia Pty Ltd	Statewide Recycling
		PE/Metal/Polyeste r bag		
Gordons London Dry Gin Schweppes Diet Indian Tonic Water	275	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Gordons London Dry Gin Schweppes Indian Tonic Water	275	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Guinness Extra Stout	750 275	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Guinness Extra Stout J B and Cola	375 375	Glass Can—Aluminium	Diageo Australia Pty Ltd Diageo Australia Pty Ltd	Statewide Recycling Statewide Recycling
Real McCoy Bourbon Whiskey and Cola	375 375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
Slate Bourbon Whiskey and Cola	345	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Cocktails Long Island Iced Tea	700	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Ice Double Black Smirnoff Vodka Mule Ginger Beer and Lime	300 345	Glass Glass	Diageo Australia Pty Ltd Diageo Australia Pty Ltd	Statewide Recycling Statewide Recycling
Smirnoff Vodka Mule Ginger Beer and Lime Mid Strength	375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling Statewide Recycling
Smirnoff Vodka Schweppes Indian Tonic Water	275	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Vodka Schweppes Soda Water and Lime	275	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Vodka and Cloudy Apple	2 000	Cask—cardboard box & PE/Metal/Polyeste	Diageo Australia Pty Ltd	Statewide Recycling
Ci ff V - 41i.d. C -1 C - 4-	275	r bag	Diama Assetuatia Dia Lad	C4-4! 1- D1!
Smirnoff Vodka with Schweppes Soda Water and Lime	275	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Achel Trappist Blonde Beer Achel Trappist Brune Beer	330 330	Glass Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling
Ambar 1900	330	Glass	Empire Liquor	Statewide Recycling
Anthony Martin Celtic Cider	500	Glass	Empire Liquor	Statewide Recycling
Batemans Combined	500	Glass	Empire Liquor	Statewide Recycling
Batemans Dark Lord Batemans Victory	500 500	Glass Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling
Batemans XXXB	500	Glass	Empire Liquor	Statewide Recycling
Belhaven Scottish Stout	500	Glass	Empire Liquor	Statewide Recycling
Black Sheep Ale	500	Glass	Empire Liquor	Statewide Recycling
Budejovicky Budvar Dark Lager Estrella 1906 Reserva Especial	500 330	Glass Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling
Fullers 1845	500	Glass	Empire Liquor	Statewide Recycling
Fullers Chiswick Bitter	500	Glass	Empire Liquor	Statewide Recycling
Fullers Discovery Blonde	500	Glass	Empire Liquor	Statewide Recycling
Fullers ESB Fullers Golden Pride	500 500	Glass Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling
Fullers London Porter	500	Glass	Empire Liquor	Statewide Recycling
Fullers London Pride	330	Glass	Empire Liquor	Statewide Recycling
Fullers London Pride	500	Glass	Empire Liquor	Statewide Recycling
Fullers Organic Honey Dew Fullers Past Masters Double Stout	500 500	Glass Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling
Fullers Past Masters XX Strong Ale	500	Glass	Empire Liquor	Statewide Recycling
Fullers Vintage Ale	500	Glass	Empire Liquor	Statewide Recycling
George Gale HSB	500	Glass	Empire Liquor	Statewide Recycling
George Gale HSB George Gale Seafarers	500 500	Glass Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling
Gordon Biersch Blonde Bock	355	Glass	Empire Liquor	Statewide Recycling
Gordon Biersch Czech Style Pilsner	355	Glass	Empire Liquor	Statewide Recycling
Gordon Biersch Hefoverigen	355	Glass	Empire Liquor	Statewide Recycling
Gordon Biersch Hefeweizen Gordon Biersch Maibock	355 355	Glass Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling
Gordon Biersch Marzen Beer	355	Glass	Empire Liquor Empire Liquor	Statewide Recycling
Gordon Biersch Sommer Brau	355	Glass	Empire Liquor	Statewide Recycling
Gordon Biersch Winter Bock	355	Glass	Empire Liquor	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5	
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements	
Hofbrau Alkoholferi	500	Glass	Empire Liquor	Statewide Recycling	
Hofbrau Dunkel	500	Glass	Empire Liquor	Statewide Recycling	
Hofbrau Dunkel Hofbrau Festbier	330 500	Glass Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling	
Hofbrau Hefe Weizen	330	Glass	Empire Liquor	Statewide Recycling	
Hofbrau Kristall Weisse	500	Glass	Empire Liquor	Statewide Recycling	
Hofbrau Maibock	330	Glass	Empire Liquor	Statewide Recycling	
Hofbrau Maibock	500 500	Glass Glass	Empire Liquor	Statewide Recycling Statewide Recycling	
Hofbrau Original Hofbrau Schwarze Weisse	500	Glass	Empire Liquor Empire Liquor	Statewide Recycling	
Hofbrau Weisse Leicht	500	Glass	Empire Liquor	Statewide Recycling	
Innis and Gunn	330	Glass	Empire Liquor	Statewide Recycling	
Innis and Gunn IPA	330	Glass	Empire Liquor	Statewide Recycling	
Innis and Gunn Rum Cask	330 330	Glass Glass	Empire Liquor	Statewide Recycling	
Kelly Brothers Pear Cider Konig Ludwig Dunkel	500	Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling	
Marstons Old Empire	500	Glass	Empire Liquor	Statewide Recycling	
Marstons Oyster Stout	500	Glass	Empire Liquor	Statewide Recycling	
Marstons Pedigree	500	Glass	Empire Liquor	Statewide Recycling	
Samuel Adams Noble Pils	355	Glass	Empire Liquor	Statewide Recycling	
Samuel Smith Imperial Stout Samuel Smith Nut Brown Ale	355 550	Glass Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling	
Samuel Smith Oatmeal Stout	550	Glass	Empire Liquor Empire Liquor	Statewide Recycling	
Samuel Smith Oatmeal Stout	550	Glass	Empire Liquor	Statewide Recycling	
Samuel Smith Old Brewery Pale Ale	550	Glass	Empire Liquor	Statewide Recycling	
Samuel Smith Organic Best Ale	550	Glass	Empire Liquor	Statewide Recycling	
Samuel Smith Organic Cherry Fruit Beer	550	Glass	Empire Liquor	Statewide Recycling	
Samuel Smith Organic Cider Samuel Smith Organic Lager	550 550	Glass Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling	
Samuel Smith Organic Raspberry Fruit Beer	550	Glass	Empire Liquor	Statewide Recycling	
Samuel Smith Organic Strawberry Fruit Beer		Glass	Empire Liquor	Statewide Recycling	
Samuel Smith Taddy Porter	550	Glass	Empire Liquor	Statewide Recycling	
Samuel Smith Taddy Porter	550	Glass	Empire Liquor	Statewide Recycling	
Samuel Smith Yorkshire Stingo	550 500	Glass Glass	Empire Liquor	Statewide Recycling	
Sharps Brewery Special Rock Cornwall Beer Shepherd Neame Bishops Finger	500	Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling	
Shepherd Neame Master Brew	500	Glass	Empire Liquor	Statewide Recycling	
Shepherd Neame Spitfire Ale	500	Glass	Empire Liquor	Statewide Recycling	
Shepherd Neame Whistable Bay	500	Glass	Empire Liquor	Statewide Recycling	
Silly Pink Killer Beer That chars Gold Somerset Cider	250 500	Glass Glass	Empire Liquor	Statewide Recycling	
Thatchers Gold Somerset Cider Thatchers Green Goblin Oak Aged Cider	500	Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling	
Thatchers Katy Rose Cider	750	Glass	Empire Liquor	Statewide Recycling	
Thatchers Katy Somerset Cider	500	Glass	Empire Liquor	Statewide Recycling	
Thatchers Old Rascal Cider	500	Glass	Empire Liquor	Statewide Recycling	
Thatchers Pear Somerset Cider	500	Glass	Empire Liquor	Statewide Recycling	
Thatchers Vintage Cider Timmermans Strawberry Beer	500 330	Glass Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling	
Wychwood Hobgoblin	500	Glass	Empire Liquor	Statewide Recycling	
Wychwood King Goblin	500	Glass	Empire Liquor	Statewide Recycling	
Wychwood Scarecrow	500	Glass	Empire Liquor	Statewide Recycling	
Wychwood Wychcraft	500	Glass	Empire Liquor	Statewide Recycling	
Bulmers Pear Cider Matilda Bay Dirty Granny Matured Apple Cider	330 345	Glass Glass	Fosters Australia Fosters Australia	Marine Stores Ltd Marine Stores Ltd	
Melbourne Bitter 4.6%	500	Can—Aluminium	Fosters Australia	Marine Stores Ltd	
Strongbow Original Midstrength	375	Can—Aluminium	Fosters Australia	Marine Stores Ltd	
VB 4.6% Rockstar Energy Drink Zero Sugar Perfectberry	500 355	Can—Aluminium Can—Aluminium	Fosters Australia Frucor Beverages Australia Pty Ltd	Marine Stores Ltd Statewide Recycling	
Goodieson Brewery Stout	330	Glass	Good Brewing Trust	Marine Stores Ltd	
Hot Can Chicken Soup	210	Can—Aluminium	Hot Can Australia	Statewide Recycling	
Hot Can Hot Caffe Latte	210	Can—Aluminium	Hot Can Australia	Statewide Recycling	
Hot Can Hot Choc Hot Can Hot Mocha	210 210	Can—Aluminium Can—Aluminium	Hot Can Australia Hot Can Australia	Statewide Recycling Statewide Recycling	
Hot Can Mushroom Soup	210	Can—Aluminium	Hot Can Australia	Statewide Recycling Statewide Recycling	
Hot Can Tomato Soup	210	Can—Aluminium	Hot Can Australia	Statewide Recycling	
Pago ACE	200	Glass	Imma & Marios Mercato	Statewide Recycling	
Pago Apple Juice	200	Glass	Imma & Marios Mercato	Statewide Recycling	
Pago Apricot Nectar Pago Banana Nectar	200 200	Glass Glass	Imma & Marios Mercato Imma & Marios Mercato	Statewide Recycling Statewide Recycling	
Pago Blackcurrant Nectar	200	Glass	Imma & Marios Mercato	Statewide Recycling Statewide Recycling	
Pago Blood Orange Juice	200	Glass	Imma & Marios Mercato	Statewide Recycling	
Pago Grapefruit Juice	200	Glass	Imma & Marios Mercato	Statewide Recycling	
Pago Lemon Lime Juice	200	Glass	Imma & Marios Mercato	Statewide Recycling	
Pago Mango Fruit Nectar	200 200	Glass Glass	Imma & Marios Mercato Imma & Marios Mercato	Statewide Recycling Statewide Recycling	
Pago Orange Juice	200	Glass	minia & ivianos iviercato	Statewide Recycling	

Column 1	Column 2	Column 3	Column 4	Column 5 Collection Arrangements	
Product Name	Container Size (mL)	Container Type	Approval Holder		
Pago Peach Nectar	200	Glass	Imma & Marios Mercato	Statewide Recycling	
Pago Pear Nectar	200	Glass	Imma & Marios Mercato	Statewide Recycling	
Pago Pink Grapefruit Juice	200	Glass	Imma & Marios Mercato	Statewide Recycling	
Pago Plum Carrot and Lime Juice	200	Glass	Imma & Marios Mercato	Statewide Recycling	
Pago Strawberry Drink	200	Glass	Imma & Marios Mercato	Statewide Recycling	
Pago Tropical Juice Kristov Vodka & Raspberry Cola 4.8%	200 500	Glass Can—Aluminium	Imma & Marios Mercato Independent Distillers (Aust.)	Statewide Recycling Statewide Recycling	
Kristov Vodka Lime & Lemonade 4.8%	500	Can—Aluminium	Pty Ltd Independent Distillers (Aust.) Pty Ltd	Statewide Recycling	
Vodka Cruiser Cranberry Apple	2 000	Cask—cardboard box & PE/Metal/Polyeste	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling	
Vodka Cruiser Electric Pink	660	r bag Glass	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling	
Vodka Cruiser Guava	660	Glass	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling	
Vodka Cruiser Pine Lime	660	Glass	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling	
Vodka Cruiser Pomegranate + Blackcurrant	2 000	Cask—cardboard box & PE/Metal/Polyeste r bag	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling	
Just Delicious Apple	250	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd	
Just Delicious Orange	250	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd	
Just Delicious Pineapple	250	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd	
Just Delicious Tomato	250	PET	Just Squeezed Fruit Juices Pty Ltd	Marine Stores Ltd	
Classic Royale Premium Lager 4.3%	330	Glass	Kollaras & Co Pty Ltd	Marine Stores Ltd	
Red Bull Energy Drink	250	Can—Aluminium	Kollaras & Co Pty Ltd	Marine Stores Ltd	
James Squire One Fifty Lashes Pale Ale	345	Glass	Lion Nathan Australia Limited	Marine Stores Ltd	
Mad Brewers Stout Noir	640	Glass	Lion Nathan Australia Limited	Marine Stores Ltd	
Southwark Bitter Southwark Bitter	375 375	Can—Aluminium Glass	Lion Nathan Australia Limited Lion Nathan Australia Limited	Marine Stores Ltd Marine Stores Ltd	
Southwark Stout Old	750	Glass	Lion Nathan Australia Limited	Marine Stores Ltd	
Little Creatures Single Batch Marzen	568	Glass	Little Creatures Brewing Pty Ltd	Marine Stores Ltd	
Perry By Lobo Pear Cider	500	Glass	Lobo Juice & Cider Pty Ltd	Marine Stores Ltd	
Cisk Lager Beer	330	Glass	Maltese Beverages Pty Ltd	Statewide Recycling	
Kinnie	330	Glass	Maltese Beverages Pty Ltd	Statewide Recycling	
Kinnie Light	330	Glass	Maltese Beverages Pty Ltd	Statewide Recycling	
Arizona Tea Georgia Peach	680	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling	
Arizona Tea Ginseng and Honey	680	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling	
Arizona Tea Red Apple	680 2 000	Can—Aluminium PET	Manna Confectionery Pty Ltd Manna Confectionery Pty Ltd	Statewide Recycling	
Dr Pepper Fanta Fruit Twist	330	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling Statewide Recycling	
Fanta Lemon Ice	330	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling	
Fresca Peach	355	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling	
Irn Bru	330	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling	
Irn Bru Diet	330	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling	
Jelly Belly Soda Blueberry	355	Glass	Manna Confectionery Pty Ltd	Statewide Recycling	
Jelly Belly Soda Cherry	355	Glass	Manna Confectionery Pty Ltd	Statewide Recycling	
Jelly Belly Soda Green Apple	355	Glass	Manna Confectionery Pty Ltd	Statewide Recycling	
Jelly Belly Soda Lemon Jelly Belly Soda Pear	355 355	Glass Glass	Manna Confectionery Pty Ltd Manna Confectionery Pty Ltd	Statewide Recycling Statewide Recycling	
Jelly Belly Soda Pineapple	355	Glass	Manna Confectionery Pty Ltd	Statewide Recycling	
Jelly Belly Soda Sour Cherry	355	Glass	Manna Confectionery Pty Ltd	Statewide Recycling	
Jelly Belly Soda Strawberry Jam	355	Glass	Manna Confectionery Pty Ltd	Statewide Recycling	
Jelly Belly Soda Tangerine	355	Glass	Manna Confectionery Pty Ltd	Statewide Recycling	
Jelly Belly Soda Vanilla	355	Glass	Manna Confectionery Pty Ltd	Statewide Recycling	
Mountain Dew Diet Super Nova	591	PET	Manna Confectionery Pty Ltd	Statewide Recycling	
Mountain Dew Pitch Black	355	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling	
Mountain Dew Super Nova	355 355	Can—Aluminium Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling	
Mountain Dew White Out Vimto	355 1 500	PET	Manna Confectionery Pty Ltd Manna Confectionery Pty Ltd	Statewide Recycling Statewide Recycling	
Nakula Coconut Water	350	Can—Steel	Nakula Pty Ltd	Statewide Recycling Statewide Recycling	
Taste Nirvana Real Coco Aloe	280	Glass	Natural Isotonic Coconut Experience	Statewide Recycling	
Taste Nirvana Real Coconut Water	280	Glass	Natural Isotonic Coconut Experience	Statewide Recycling	
Taste Nirvana Real Coconut Water Pulp	280	Glass	Natural Isotonic Coconut Experience	Statewide Recycling	
Bee Water Natural Spring Water	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling	

Column 1	Column 2	Column 3	Column 4	Column 5	
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements	
Nippys Cranberry	2 000	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling	
Nippys Iced Chocolate	500	LPB—Aseptic	Nippys Fruit Juices Pty Ltd	Statewide Recycling	
Nippys Iced Coffee Still Wet Spring Water	500 750	LPB—Aseptic PET	Nippys Fruit Juices Pty Ltd Nippys Fruit Juices Pty Ltd	Statewide Recycling Statewide Recycling	
The Fairies Bizzy Buzzy Tropical Fruit Drink	250	HDPE	Nippys Fruit Juices Pty Ltd	Statewide Recycling	
The Fairies Fairy Water	350	PET	Nippys Fruit Juices Pty Ltd	Statewide Recycling	
The Fairies Giggle Drink Raspberry Black & Gold Cola	250 1 250	HDPE PET	Nippys Fruit Juices Pty Ltd P & N Beverages Australia Pty	Statewide Recycling Flagcan Distributors	
Black & Gold Cola	2 000	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors	
Black & Gold Creaming Soda	1 250	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors	
Black & Gold Diet Cola	1 250	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors	
Black & Gold Diet Lemonade	2 000	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors	
Black & Gold Diet Lemonade	1 250	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors	
Black & Gold Lemon	1 250	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors	
Black & Gold Lemonade	2 000	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors	
Black & Gold Lemonade	1 250	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors	
Black & Gold Lime	1 250	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors	
Black & Gold Mineral Water Sparkling	1 250	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors	
Natural Black & Gold Orange	1 250	PET	Ltd P & N Beverages Australia Pty Ltd	Flagcan Distributors	
Black & Gold Soda Water	2 000	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors	
Black & Gold Soda Water	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors	
Black and Gold Cola	375	Can—Aluminium	P & N Beverages Australia Pty Ltd	Flagcan Distributors	
Black and Gold Lemon	375	Can—Aluminium	P & N Beverages Australia Pty Ltd	Flagcan Distributors	
Black and Gold Lemonade	375	Can—Aluminium	P & N Beverages Australia Pty Ltd	Flagcan Distributors	
Black and Gold Orange	375	Can—Aluminium	P & N Beverages Australia Pty Ltd	Flagcan Distributors	
Preshafruit Apple Lemon	350	PET	Preshafood Ltd	Statewide Recycling	
Preshafruit Apple Passionfruit	350	PET	Preshafood Ltd	Statewide Recycling	
Preshafruit Apple Raspberry	350	PET	Preshafood Ltd	Statewide Recycling	
Preshafruit Apple and Strawberry Preshafruit Granny Smith Apple	350 350	PET PET	Preshafood Ltd Preshafood Ltd	Statewide Recycling Statewide Recycling	
Preshafruit Valencia Orange	350	PET	Preshafood Ltd	Statewide Recycling	
Rekorderlig Winter Cider Apple Cinnamon Vanilla	500	Glass	Red Island Pty Ltd	Marine Stores Ltd	
Paulaner Premium Pils	330	Glass	Samuel Smith & Son Pty Ltd	Statewide Recycling	
Saxbys Diet Ginger Beer Saxbys Diet Lemon Squash	375 330	Glass Glass	Saxbys Soft Drinks Pty Ltd Saxbys Soft Drinks Pty Ltd	Statewide Recycling Statewide Recycling	
Saxbys Diet Lemonade	330	Glass	Saxbys Soft Drinks Pty Ltd Saxbys Soft Drinks Pty Ltd	Statewide Recycling	
Saxbys Ginger Beer	375	Glass	Saxbys Soft Drinks Pty Ltd	Statewide Recycling	
Saxbys Ginger Lime & Bitters	750	Glass	Saxbys Soft Drinks Pty Ltd	Statewide Recycling	
Saxbys Ginger Lime & Bitters	375	Glass	Saxbys Soft Drinks Pty Ltd	Statewide Recycling	
Solis Blood Orange	330	Glass	Saxbys Soft Drinks Pty Ltd	Statewide Recycling	
Solis Citrus Blend	330	Glass	Saxbys Soft Drinks Pty Ltd	Statewide Recycling	
Solis Lemoncello Solis Peach & Pear	330 330	Glass Glass	Saxbys Soft Drinks Pty Ltd Saxbys Soft Drinks Pty Ltd	Statewide Recycling Statewide Recycling	
Solis Raspberry & Cranberry	330	Glass	Saxbys Soft Drinks Pty Ltd Saxbys Soft Drinks Pty Ltd	Statewide Recycling Statewide Recycling	
KoKomo Mango Coconut Water	330	LPB—Aseptic	Schweppes Australia Pty Ltd	Statewide Recycling	
KoKomo Original Coconut Water	330	LPB—Aseptic	Schweppes Australia Pty Ltd	Statewide Recycling	
Spring Valley Orange and Mango Juice Deidres Stolen Recipe Ice Tea Berry +	375 300	Glass Glass	Schweppes Australia Pty Ltd Stolen Recipe Pty Ltd	Statewide Recycling Marine Stores Ltd	
Pomegranate Felicitys Stolen Recipe Ice Tea Lemon + Lime	300	Glass	Stolen Recipe Pty Ltd	Marine Stores Ltd	
Janas Stolen Recipe Ice Tea Watermelon + Raspberry	300	Glass	Stolen Recipe Pty Ltd	Marine Stores Ltd	
Pauls Stolen Recipe Ice Tea Coconut + Vanilla	300	Glass	Stolen Recipe Pty Ltd	Marine Stores Ltd	
Toms Stolen Recipe Ice Tea Ginger + Star Anise	300	Glass	Stolen Recipe Pty Ltd	Marine Stores Ltd	

Column 1	Column 2	Column 3	Column 4	Collection Arrangements	
Product Name	Container Size (mL)	Container Type	Approval Holder		
Sierra Margarita Supreme	700	Glass	Suntory (Aust.) Pty Ltd	Statewide Recycling	
Tennents Original Export Lager	500	Can—Aluminium	Suntory (Aust.) Pty Ltd	Statewide Recycling	
Labrada Lean Body Bananas & Cream	500	LPB—Gable Top	Superior Supplements Pty Ltd	Statewide Recycling	
Labrada Lean Body Chocolate Ice Cream	500	LPB—Gable Top	Superior Supplements Pty Ltd	Statewide Recycling	
Labrada Lean Body Cookies & Cream Labrada Lean Body On The Go Bananas &	500 414	LPB—Gable Top PET	Superior Supplements Pty Ltd Superior Supplements Pty Ltd	Statewide Recycling Statewide Recycling	
Cream Labrada Lean Body On The Go Chocolate	414	PET	1 11 7	, ,	
Ice Cream			Superior Supplements Pty Ltd	Statewide Recycling	
Labrada Lean Body On The Go Cookies & Cream	414	PET	Superior Supplements Pty Ltd	Statewide Recycling	
Labrada Lean Body On The Go Strawberries & Cream	414	PET	Superior Supplements Pty Ltd	Statewide Recycling	
Labrada Lean Body On The Go Vanilla Ice Cream	414	PET	Superior Supplements Pty Ltd	Statewide Recycling	
Labrada Lean Body Strawberries & Cream	500	LPB—Gable Top	Superior Supplements Pty Ltd	Statewide Recycling	
Labrada Lean Body Vanilla Ice Cream Beauti Collagen Drink	500 360	LPB—Gable Top PET	Superior Supplements Pty Ltd Tan Imports & Wholesaler	Statewide Recycling Marine Stores Ltd	
Beauti Detox Drink	360	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Beauti Fibre Drink	360	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Dede Basil Seed Drink	290	Glass	Tan Imports & Wholesaler	Marine Stores Ltd	
Dede Basil Seed with Tea Drink	290	Glass	Tan Imports & Wholesaler	Marine Stores Ltd	
Dede Coconut Juice Drink	290	Glass	Tan Imports & Wholesaler	Marine Stores Ltd	
Dede Longan Drink	290	Glass	Tan Imports & Wholesaler	Marine Stores Ltd	
Dede Lychee Drink	290	Glass	Tan Imports & Wholesaler	Marine Stores Ltd	
Floating Market Coco Nectar	330	Glass	Tan Imports & Wholesaler	Marine Stores Ltd	
Ivy Bael Fruit Drink	500	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Ivy Chrysanthemum with Lo Han Guo	500	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Ivy Chrysanthemum Drink	500	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Ivy Longan Drink Ivy Plum Drink	500 500	PET PET	Tan Imports & Wholesaler Tan Imports & Wholesaler	Marine Stores Ltd Marine Stores Ltd	
Ivy Rosella Drink	500	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Ivy Tamarind Drink	500	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Ivy Yoghurt Blueberry Drink	180	LPB—Aseptic	Tan Imports & Wholesaler	Marine Stores Ltd	
Ivy Yoghurt Lychee Drink	180	LPB—Aseptic	Tan Imports & Wholesaler	Marine Stores Ltd	
Ivy Yoghurt Mixed Fruit Drink	180	LPB—Aseptic	Tan Imports & Wholesaler	Marine Stores Ltd	
Ivy Yoghurt Orange Drink	180	LPB—Aseptic	Tan Imports & Wholesaler	Marine Stores Ltd	
Ivy Yoghurt Raspberry Drink	180	LPB—Aseptic	Tan Imports & Wholesaler	Marine Stores Ltd	
Ivy Yoghurt Strawberry Drink Juice Me Mangosteen	180 270	LPB—Aseptic PET	Tan Imports & Wholesaler Tan Imports & Wholesaler	Marine Stores Ltd Marine Stores Ltd	
King Island Coco Water	250	LPB—Aseptic	Tan Imports & Wholesaler	Marine Stores Ltd	
Kokozo Grape Drink	320	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Kokozo Lychee Drink	320	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Kokozo Mango Drink	320	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Kokozo Melon Drink	320	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Kokozo Mixed Fruit Drink	320	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Kokozo Orange Drink	320	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Kokozo Pineapple Drink	320 320	PET PET	Tan Imports & Wholesaler Tan Imports & Wholesaler	Marine Stores Ltd Marine Stores Ltd	
Kokozo Pomegranate Drink Kokozo Strawberry Drink	320	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Mogu Grape Drink	320	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Mogu Lychee Drink	320	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Mogu Mango Drink	320	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Mogu Orange Drink	320	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Mogu Pineapple Drink	320	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Mogu Strawberry Drink	320	PET	Tan Imports & Wholesaler	Marine Stores Ltd	
Nescafe Espresso Drink	180	Can—Aluminium	Tan Imports & Wholesaler	Marine Stores Ltd	
Nescafe Latte Style Drink	180	Can—Aluminium	Tan Imports & Wholesaler	Marine Stores Ltd	
Pearl Royal Coconut Water	200	LPB—Aseptic	Tan Imports & Wholesaler	Marine Stores Ltd	
Sponsor Drink Original Tara Tamarind Juice	250 300	LPB—Aseptic Glass	Tan Imports & Wholesaler Tan Imports & Wholesaler	Marine Stores Ltd Marine Stores Ltd	
1 CAL Bubblegum	300	Can—Aluminium	The Better Beverage Company	Statewide Recycling	
1 CAL Lemon	300	Can—Aluminium	Pty Ltd The Better Beverage Company	Statewide Recycling	
1 CAL Orange	300	Can—Aluminium	Pty Ltd The Better Beverage Company Pty Ltd	Statewide Recycling	
NZ Springs Clean Green Refreshing	750	PET	The Better Beverage Company Pty Ltd	Statewide Recycling	
NZ Springs Clean Green Refreshing	500	PET	The Better Beverage Company Pty Ltd	Statewide Recycling	
NZ Springs Clean Green Refreshing	1 250	PET	The Better Beverage Company Pty Ltd	Statewide Recycling	
ROCK IT Bubble Gum	300	Can—Aluminium	The Better Beverage Company Pty Ltd	Statewide Recycling	
ROCK IT Mango Slam	300	Can—Aluminium	The Better Beverage Company Pty Ltd	Statewide Recycling	

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
ROCK IT Orange Kick	300	Can—Aluminium	The Better Beverage Company Pty Ltd	Statewide Recycling
Tiki Bubblegum	440	Can—Aluminium	The Better Beverage Company	Statewide Recycling
Tiki Classic	250	Can—Aluminium	Pty Ltd The Better Beverage Company	Statewide Recycling
Tiki Classic No Sugar	250	Can—Aluminium	Pty Ltd The Better Beverage Company	Statewide Recycling
Tiki Coffee Bean	440	Can—Aluminium	Pty Ltd The Better Beverage Company	Statewide Recycling
Tiki Double Shot Cola	440	Can—Aluminium	Pty Ltd The Better Beverage Company	Statewide Recycling
Tiki Mango Iced Tea	440	Can—Aluminium	Pty Ltd The Better Beverage Company	Statewide Recycling
Asahi	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Asahi	1 000	Can—Aluminium	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Asahi	640	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Becks	500	Can—Aluminium	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Becks	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Becks Alcohol Free	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Budweiser	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Chimay Blue	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Chimay Red	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Chimay Triple	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Corona	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Desperados	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Efes	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Franzikaner Hefe Weissbier Dunkel	500	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Franzikaner Hefe Weissbier Hell	500	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Grolsch	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Guinness Foreign Extra Stout	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Heineken	500	Can—Aluminium	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Heineken	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Hoegaarden	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Keo	330	Can—Aluminium	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Keo	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Keo	750	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Kirin	633	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Kirin	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Leffe Blonde	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Miller	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Peroni Gran Riserva	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Peroni Nastro	330	Glass	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Peroni Red	330	Can—Aluminium	Pty Ltd The Blackwood Lane Company	Statewide Recycling
Peroni Red	330	Glass	Pty Ltd The Blackwood Lane Company Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5	
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements	
Pilsner Urquell	330	Glass	The Blackwood Lane Company	Statewide Recycling	
Sapporo	650	Can—Aluminium	Pty Ltd The Blackwood Lane Company Pty Ltd	Statewide Recycling	
Sapporo	500	Can—Aluminium	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
Schnitzer Lemon	330	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
Schnitzer Premium	330	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
St Feuillien Blonde	330	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
St Feuillien Brune	330	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
St Feuillien Grissette Blanche	250	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
St Feuillien Grissette Blonde	250	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
St Feuillien Grissette Cerise	250	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
St Feuillien Grissette Fruits Of The Forrest	250	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
St Feuillien Grissette Pom Cool	250	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
St Feuillien Saison	250	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
St Feuillien Saison	750	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
St Feuillien Triple	330	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
Stella	330	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
Tuborg Green	330	Can—Aluminium	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
Tuborg Green	330	Glass	The Blackwood Lane Company Pty Ltd	Statewide Recycling	
Mad Abbot Dubbel Mad Abbot Tripel Aussie Bodies Protein Revival Chocolate Aussie Bodies ProteinFX Lo Carb Chocolate	330 330 500 250	Glass Glass LPB—Aseptic LPB—Aseptic	The Little Brewing Company The Little Brewing Company Vitaco Health Australia Pty Ltd Vitaco Health Australia Pty Ltd	Marine Stores Ltd Marine Stores Ltd Statewide Recycling Statewide Recycling	

ENVIRONMENT PROTECTION ACT 1993

Revocation of Approval of Category B Containers

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the classes of Category B Containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers; and
- (d) the name of the holders of these approvals.

These approvals are revoked as the Authority is satisfied that the waste management arrangement between the approval holder and the party named in Column 5 of Schedule 1 of this Notice has been cancelled.

Column 1	Column 1 Column 2 Column 3 C		Column 4	Column 5	
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements	
Gilde Pilsener	330	Glass	Appellation Wines & Spirits	Adelaide Bottle Co.	
Archers Aqua Cranberry	275	Glass	Guinness UDV Australia	Statewide Recycling	
Archers Aqua Lime	275	Glass	Guinness UDV Australia	Statewide Recycling	
Archers Aqua Orange	275	Glass	Guinness UDV Australia	Statewide Recycling	
Archers Aqua Peach	275	Glass	Guinness UDV Australia	Statewide Recycling	
Bundaberg Rum Gold & Cola	375	Can	Guinness UDV Australia	Statewide Recycling	
Frigate Rum & Cola	375	Can	Guinness UDV Australia	Statewide Recycling	
Guinness Extra Stout	375 750	Glass	Guinness UDV Australia	Statewide Recycling	
Guinness Extra Stout Guinness Extra Stout	750 375	Glass Can	Guinness UDV Australia Guinness UDV Australia	Statewide Recycling Statewide Recycling	
Johnnie Walker Red Label & Cola	375 375	Can	Guinness UDV Australia Guinness UDV Australia	Statewide Recycling Statewide Recycling	
Johnnie Walker Red Label & Cola	300	Glass	Guinness UDV Australia	Statewide Recycling	
Real McCoy Bourbon & Cola	440	Can	Guinness UDV Australia	Statewide Recycling	
Smirnoff Blue Mix	375	Can	Guinness UDV Australia	Statewide Recycling	
Smirnoff Ice	335	Glass	Guinness UDV Australia	Statewide Recycling	
Smirnoff Red Mix	335	Glass	Guinness UDV Australia	Statewide Recycling	
Smirnoff Red Mix	375	Can	Guinness UDV Australia	Statewide Recycling	
Stolichnaya Ruski Cranberry	300	Glass	Guinness UDV Australia	Statewide Recycling	
Stolichnaya Ruski Grapefruit	300	Glass	Guinness UDV Australia	Statewide Recycling	
Stolichnaya Ruski Lime	300	Glass	Guinness UDV Australia	Statewide Recycling	
Stolichnaya Ruski Orange	300	Glass	Guinness UDV Australia	Statewide Recycling	
UDL Fusion Blueberry	275	Glass	Guinness UDV Australia	Statewide Recycling	
UDL Fusion Mango	275	Glass	Guinness UDV Australia	Statewide Recycling	
UDL Fusion Melon	275	Glass	Guinness UDV Australia	Statewide Recycling	
UDL Fusion Passionfruit	275	Glass	Guinness UDV Australia	Statewide Recycling	
UDL Fusion Pineapple	275	Glass	Guinness UDV Australia	Statewide Recycling	
UDL Fusion Raspberry	275	Glass	Guinness UDV Australia	Statewide Recycling	
UDL Vodka Lime & Šoda	375	Can	Guinness UDV Australia	Statewide Recycling	
Parkers Organic Apple Juice	250	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Apple Juice	750	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Blood Orange Juice	750	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Blood Orange Juice	250	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Mango & Peach Juice	250	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Orange Juice	750	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Orange Juice	250	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Passionfruit Orange & Apple Juice	750	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Passionfruit Orange & Apple Juice	250	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Raspberry & Apple Juice	750	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Raspberry & Apple Juice	250	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Sparkling Apple & Lime Juice	330	Glass	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Sparkling Apple With A Twist Of Lime	330	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Sparkling Blood Orange	330	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Sparkling Blood Orange Juice	330	Glass	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Sparkling Cola	330	Glass	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Sparkling Guava & Cranberry Juice	330	Glass	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Sparkling Guava And Cranberry	330	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Sparkling Lemon	330	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Sparkling Lemon Juice	330	Glass	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Sparkling Mango & Orange Juice	330	Glass	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Sparkling Mango And Orange	330	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Sparkling Passionfruit And Orange	330	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling	
Parkers Organic Sparkling Passionfruit Juice	330	Glass	Parkers Organic Juices Pty Ltd	Statewide Recycling	

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Parkers Organic Sparkling Pink Lemonade Parkers Organic Sparkling Pink Lemonade	330 330	PET Glass	Parkers Organic Juices Pty Ltd Parkers Organic Juices Pty Ltd	Statewide Recycling Statewide Recycling
Juice Parkers Organic Sparkling Pomegranate	330	Glass	Parkers Organic Juices Pty Ltd	Statewide Recycling
Juice Parkers Organic Summer Fruit with Mango	750	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling
& Peach Juice Razorback Draught	330	Glass	South Australian Brewing	Adelaide Bottle Co.
Razorback Dry	330	Glass	Company Pty Ltd South Australian Brewing	Adelaide Bottle Co.
Southwark Bitter	375	Can	Company Pty Ltd South Australian Brewing	Adelaide Bottle Co.
Southwark Bitter	375	Glass	Company Pty Ltd South Australian Brewing	Adelaide Bottle Co.
Southwark Gold	375	Glass	Company Pty Ltd South Australian Brewing	Adelaide Bottle Co.
Southwark Lite	375	Glass	Company Pty Ltd South Australian Brewing	Adelaide Bottle Co.
Southwark Premium Lager	330	Glass	Company Pty Ltd South Australian Brewing	Adelaide Bottle Co.
Southwark Special	375	Glass	Company Pty Ltd South Australian Brewing	Adelaide Bottle Co.
Southwark Stout Old	750	Glass	Company Pty Ltd South Australian Brewing	Adelaide Bottle Co.
Southwark Traditional Draught	375	Glass	Company Pty Ltd South Australian Brewing	Adelaide Bottle Co.
St Tropez	375	Glass	Company Pty Ltd South Australian Brewing	Statewide Recycling
St Tropez Le Cooler	375	Glass	Company Pty Ltd South Australian Brewing	Adelaide Bottle Co.
St Tropez Le Peach	375	Glass	Company Pty Ltd South Australian Brewing	Adelaide Bottle Co.
Bundaberg & Cola	340	Glass	Company Pty Ltd United Distillers & Vintners	Statewide Recycling
Bundaberg & Cola	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Bundaberg & Cola	340	Glass	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Bundaberg & Cola 5.5%	375	Glass	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Bundaberg & Cola Gold 3.5%	375	Glass	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Bundaberg & Cola OP Rum	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Bundaberg Dark & Stormy 5.5 %	340	Glass	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Bundaberg Dark & Stormy 5.5 %	375	Can—Aluminium	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Bundaberg Dark & Stormy 5.5 %	375	Glass	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Bundaberg Premium	375	Glass	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Bundaberg Premium	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Bundaberg Rum & Cola Gold 3.5%	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Johnnie Walker Red Label & Cola	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Johnnie Walker Red Label Old Scotch	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Whiskey & Cola Johnnie Walker Red Label Old Scotch	300	Glass	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Whiskey & Dry Ginger Johnnie Walker Red Label Old Scotch	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Whiskey & Dry Ginger Johnnie Walker Red Label Scotch Whiskey	440	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
& Cola Malibu Rum & Cola	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Malibu Spice Citrus	275	Glass	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Malibu Spice Pineapple	275	Glass	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Real McCoy & Cola	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
Smirnoff Baltik	300	Glass	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
			(Aust.) Limited	, ,

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Stolichnaya Lemon Ruski	300	Glass	United Distillers & Vintners	Statewide Recycling
Stolichnaya Lemon Ruski	375	Can	(Aust.) Limited United Distillers & Vintners (Aust.) Limited	Statewide Recycling
Stolichnaya Lemon Ruski	400	Plastic	United Distillers & Vintners	Statewide Recycling
UDL Bourbon & Cola	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
UDL Bourbon & Cola	330	Glass	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
UDL Brandy & Dry Ginger	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
UDL Brandy Lime & Soda	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
UDL Gin & Tonic	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
UDL Gin & Bitter Lemon	375	Can	(Aust.) Limited United Distillers & Vintners (Aust.) Limited	Statewide Recycling
UDL Johnnie Walker Red Label Scotch	300	Glass	United Distillers & Vintners	Statewide Recycling
Whiskey & Cola UDL Moscow Mule Vodak Dry Ginger & Lime	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
UDL Ouzo & Cola	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
UDL Sambuca & Cola	375	Can	(Aust.) Limited United Distillers & Vintners (Aust.) Limited	Statewide Recycling
UDL Scotch & Cola	375	Can	United Distillers & Vintners (Aust.) Limited	Statewide Recycling
UDL Scotch & Dry Ginger	375	Can	United Distillers & Vintners (Aust.) Limited	Statewide Recycling
UDL Tequila Sunrise	330	Glass	United Distillers & Vintners	Statewide Recycling
UDL Vodka & Cranberry	375	Can	(Aust.) Limited United Distillers & Vintners (Aust.) Limited	Statewide Recycling
UDL Vodka & Lemonade	375	Can	United Distillers & Vintners	Statewide Recycling
UDL Vodka & Orange	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
UDL Vodka & Orange	330	Glass	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
UDL Vodka & Passionfruit	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
UDL Vodka & Pink Grapefruit	375	Can	(Aust.) Limited United Distillers & Vintners (Aust.) Limited	Statewide Recycling
UDL Vodka & Raspberry	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
UDL Vodka & Raspberry	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
UDL Vodka & Watermelon	375	Can	(Aust.) Limited United Distillers & Vintners	Statewide Recycling
UDL Vodka Lemon Lime & Soda	375	Can	(Aust.) Limited United Distillers & Vintners (Aust.) Limited	Statewide Recycling
UDL Vodka Lime & Soda	330	Glass	United Distillers & Vintners	Statewide Recycling
XLR8	330	Glass	(Aust.) Limited United Distillers & Vintners (Aust.) Limited	Statewide Recycling

FIRE AND EMERGENCY SERVICES ACT 2005

Dissolution of a CFS Brigade

NOTICE is hereby given pursuant to Division 5, Section 68 (7) of the Fire and Emergency Services Act 2005, that the Chief Officer, Country Fire Service dissolves the Woakwine Forestry CFS Brigade, effective 7 July 2011.

The registered code for the brigade was WKWF. Dated 7 July 2011.

G. NETTLETON, Chief Officer, SA Country Fire Service

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Sharryn Anne Yelland has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 31-33 Murray Street, Angaston, S.A. 5353, known as Murdock Indulge Barossa and to be known as Bliss on Murray.

The application has been set down for hearing on $11\ \mathrm{August}\ 2011\ \mathrm{at}\ 9\ \mathrm{a.m.}$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 4 August 2011).

The applicant's address for service is c/o Sharryn Anne Yelland, 13 Buna Terrace, Nuriootpa, S.A. 5355.

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 11 July 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 British Raj Restaurant Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 170 Henley Beach Road, Torrensville, S.A. 5031, known as Terranova Ristorante Italiano and to be known as British Raj Restaurant.

The application has been set down for hearing on 10 August 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: 3 August 2011).

The applicant's address for service is c/o Suman Kumar Vasantham, 170 Henley Beach Road, Torrensville, S.A. 5031.

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 8 July 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 Brian Colin Cameron and Valerie Joy Cameron have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 27 Giles Road, Whites Valley, S.A. 5172 and to be known as Gulfvue Wines.

The application has been set down for hearing on 15 August 2011 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 8 August 2011).

The applicants' address for service is c/o Duncan Basheer Hannon Lawyers, G.P.O. Box 2, Adelaide, S.A. 5001 (Attention: David Tillett).

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 8 July 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 Lynn Patrice Tricker as trustee for Tricker Investments Trust and Nick Assiotis have applied to the Licensing Authority for the transfer of a Restaurant Licence, Extension of Trading Area and variation to Conditions in respect of premises situated at 309 Fullarton Road, Parkside, S.A. 5063, known as Savoir and to be known as Puccini's Restaurant.

The application has been set down for hearing on 9 August $2011 \ \mathrm{at} \ 11.30 \ \mathrm{a.m.}$

Conditions

The following licence conditions are sought:

The following is sought in the application for Extension of Trading Area:

• To include an outdoor dining area 6.3 m² on the footpath.

The following is sought in the application for the variation to Conditions:

- To delete existing Condition 1: 'Alcohol is only to be sold and consumed by patrons with or ancillary to a meal seated at a table during the hours of 7.30 a.m. to 3 p.m., Wednesday to Sunday' and substitute new Condition 1: 'Alcohol is only to be sold and consumed by patrons with or ancillary to a meal seated at a table during the hours of 7.30 a.m. to 10 p.m., Sunday to Thursday and 7.30 a.m. to 11 p.m., Friday and Saturday'.
- Variation of Condition 2 from 'There shall be a maximum capacity of 18 seats at any time, licensed and be able to be used for the on-site consumption of meals and liquor' and substitute new Condition 2: 'There shall be a maximum capacity of 40 seats at any time, licensed and be able to be used for the on-site consumption of meals and liquor'.

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: 2 August 2011).

The applicants' address for service is c/o Fenwick Elliott Grace Lawyers (Mardi Conduit Acting), Optus Centre, Level 10, 431 King William Street, Adelaide, S.A. 5000.

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 8 July 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 A. & H. Morrissy Pty Ltd as trustee for A. & H. Morrissy Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 18 Jetty Road, Glenelg, S.A. 5045, known as Taiyangdao Chinese Restaurant and to be known as Tasca Viva.

The application has been set down for hearing on 18 August 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: 11 August 2011).

The applicant's address for service is c/o Adrian Morrissy, 71 Esplanade, Henley Beach South, S.A. 5022.

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: olge@agd.sa.gov.au.

Dated 12 July 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 RAAF Association Mitcham Branch Incorporated has applied to the Licensing Authority for a Limited Club Licence in respect of premises situated at 150 Belair Road, Hawthorn, S.A. 5062 and to be known as RAAF Association Mitcham Branch Incorporated.

The application has been set down for hearing on $10~\mathrm{August}$ $2011~\mathrm{at}$ $9.30~\mathrm{a.m.}$

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: 3 August 2011).

The applicant's address for service is c/o Robert Macintosh, 150 Belair Road, Hawthorn, S.A. 5062.

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 7 July 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 JC Nominees Pty Ltd as trustee for Trim Hospitality Unit Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence No. 51203897 held by Trim Hospitality Group Pty Ltd in respect of premises situated at 127 The Parade, Norwood, S.A. 5067, known as Sparrow Kitchen and Bar and also known as Grace The Establishment. The Applicant for transfer also applies for the following:

Conditions

The following licence conditions are sought:

- Variation of Conditions to allow for DJ type entertainment; and
- Variation to Conditions to allow for the sale of beer from kegs sourced from McLaren Vale Beer Company Pty Ltd.

The application has been set down for hearing on 9 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. 2 August 2011).

The applicant's address for service is c/o Wallmans Lawyers, G.P.O. Box 1018, Adelaide, S.A. 5001 (Attention: Ben Allen or Peter Hoban).

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 6 July 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 Abrieaux Pty Ltd as trustee for Abrieaux Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 139 Unley Road, Unley, S.A. 5061, known as Serves You Right and to be known as Abrieaux Cafe.

The application has been set down for hearing on 10 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. 3 August 2011).

The applicant's address for service is c/o Michael Brown, 98 Unley Road, Unley, S.A. 5061.

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 5 July 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 Sirius Transnational Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 82A Prospect Road, Prospect, S.A. 5082 and to be known as Sirius Transnational

The application has been set down for hearing on 9 August 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: 2 August 2011).

The applicant's address for service is c/o Ben Williams, 82A Prospect Road, Prospect, S.A. 5082.

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 5 July 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 T & L Desmond, RSD 1030, Pages Flat Road, via Willunga, S.A. 5172 has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Fleurieu Cherries.

The application has been set down for hearing on 18 August $2011 \ \mathrm{at} \ 9 \ \mathrm{a.m.}$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 11 August 2011).

The applicant's address for service is c/o David Watts & 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 5 July 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 Warren Leslie Lewis, 24 Coorong Crescent, Encounter Bay, S.A. 5211 has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Wrath of Grapes.

The application has been set down for hearing on 9 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: 2 August 2011).

The applicant's address for service is c/o Warren Lewis, 6 Butler Crescent, Glengowrie, S.A. 5044.

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 5 July 2011.

Applicant

MINING ACT 1971

NOTICE is hereby given in accordance with Section 35A (1) of the Mining Act 1971, that an application for an extractive minerals lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000.

Applicant: David William Marcus

Claim No.: MC 4270

Location: In Section 252, Hundred of Monbulla, approximately 12 km west of Penola.

Area: 9.8 hectares

Purpose: For the recovery of extractive minerals (limestone and sand).

Reference: T02800

A copy of the proposal has been provided to the Wattle Range Council.

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

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 11 August 2011.

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

J. MARTIN, Mining Registrar

NATIONAL ELECTRICITY LAW

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

Under Sections 102 and 103, the making of the *National Electricity Amendment (Tasmania Tranche 5a Procedure Changes) Rule 2011 No. 8* and related final determination. All provisions commence on **14 July 2011**.

Further details and all documents on the above matter are available on the AEMC's website www.aemc.gov.au. The relevant documents are also 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

14 July 2011

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 amended 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 28 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

372328mE	6905059mN
372284mE	6905039mN
372244mE	6905019mN
372355mE	6903621mN
372569mE	6902863mN
373474mE	6902642mN
373592mE	6902306mN
374198mE	6901125mN
381521mE	6901125mN
381564mE	6901054mN
381502mE	6900840mN

All co-ordinates in GDA94.

Area: 0.6 km² approximately.

Dated 12 July 2011.

B. A. GOLDSTEIN,

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

RAIL SAFETY ACT 2007

Appointments of Authorised Officers

NOTICE is hereby given that the following Authorised Officers are currently appointed under Section 22 of the Rail Safety Act 2007 as of 1 July 2011:

Derek Heneker Philip Burrows Susan Swincer Wayne Robertson Nicholas Doncaster

Benjamin Hannant

Angela Parsons Laura Paulus

The appointment of these Authorised Officers may be revoked or varied by me at any time.

Dated 12 July 2011.

B. E. HEMMING, Rail Safety Regulator

WATERWORKS ACT 1932 SEWERAGE ACT 1929

SOUTH AUSTRALIAN WATER CORPORATION

Direction to give effect to the adoption of new plumbing standards and the consolidation of other current standards and revoking

of obsolete directions

PURSUANT to Regulation 17 of the Waterworks Regulations 1996 and Regulation 17 of the Sewerage Regulations 1996, the South Australian Water Corporation [SA Water] hereby publishes the following direction relating to the safe and proper operation of the waterworks and the pipes, fittings, appliances and apparatus connected to it and the sewerage undertaking and the pipes, fittings and equipment connected to it.

This Direction will come into effect on the date shown below.

Direction

A person who:

- (i) installs, replaces, repairs, maintains or cleans pipes, fittings, appliances or apparatus for connection, or that are connected, to the waterworks within the meaning of the Waterworks Act 1932 or who connects pipes, fittings, appliances or apparatus to the waterworks; or
- (ii) installs, replaces, repairs, maintains or cleans pipes, fittings or equipment for connection or that are connected to the undertaking within the meaning of the Sewerage Act 1929 or who connects or disconnects pipes, fittings or equipment to or from the undertaking,

must in addition to all other Directions currently in force, comply with:

- (a) relevant components of the plumbing standards under the Plumbing Code of Australia 2011 (PCA 2011—Volume 3 of the National Construction Code) as follows:
 - Section A—General Provisions, Parts AO, A1 and Δ2.
 - Section B—Water Services, Parts B1, B2, B3 and B4;
 - Section C—Sanitary Plumbing and Drainage Systems, Parts C1 and C2;
 - Section F—On-Site Wastewater Systems Part F2;
 - Section G—Materials and Products Certification and Authorisation Part G1; and
 - Appendix South Australia which is the summary of South Australian local variations which have been acknowledged at the national level; and
- (b) AS/NZS 3500.1:2003 Section 6, Clause 6.4 [Fire services] with the additional requirements as follows:

Fire hydrant or fire sprinkler services shall comply with the following:

- a single spring loaded check valve shall be provided in the pipework system within 3 m of the property boundary and adjacent to the point of connection with the Corporation's water supply. There shall be no branches to other services prior to the spring loaded check valve;
- (ii) where there are two or more fire services interconnected within the property, the springloaded check valve shall be of an in-line testable type with certified resilient seated gear activated isolating valves installed either side of the check valve to permit maintenance and testing.

- (c) AS/NZS 3500.4:2003 Section 5, Clause 5.8 (c) [Installation of water heaters—General require-ments] as follows:
 - (c) Unvented Storage Water Heaters:

All new or replacement unvented storage water heaters shall be fitted with new temperature/pressure relief and expansion control valves as shown in Figure 5.7.

- (d) AS/NZS 3500.5:2000 Section 3, Clause 3.18 (c) (i) [Installation of water heaters—General require-ments] as follows:
 - (c) (i) Unvented Storage Water Heaters:

All new or replacement unvented storage water heaters shall be fitted with new temperature/pressure relief and expansion control valves as shown in Figure 3.2 (A).

- (e) But is not required under this Direction to comply with:
 - (i) AS/NZS 3500:2000 Part 5:2000 Section 5 (stormwater drainage) which does not fall under the jurisdiction of SA Water; and
 - (ii) AS/NZS 3500:2003 Part 3 (stormwater drainage) which does not fall under the jurisdiction of SA Water.

This Direction further revokes the following previously issued Directions:

- (i) Direction of 12 January 2006, dealing in particular with the adoption of the Plumbing Code of Australia Section A, Parts A0, A1 and A2, Section B, Parts B1, B2, B3, and B4, Section C, Parts C1 and C2, Section F, Part F2 and Section G, Part G1; and
- (ii) Direction of 21 November 2005, dealing in particular with the adoption of:
 - Australian/New Zealand Standard AS/NZS 3500 Parts 0, 1, 2, and 4, all of which were published jointly by Standards Australia and Standards New Zealand in 2003, and variations to that Standard contained in Amendment 1 as published in November 2005; and
 - Australian Standard AS 3500 Parts 1.1, 2.1 and 4.1 published by Standards Australia in 1998, 1996 and 1997 respectively.
- (iii) Direction of 27 August 2003, dealing in particular with the adoption of:
 - AS/NZS 3500 Part 5:2000 [excluding Section 5 (stormwater) which does not fall under the jurisdiction of SA Water] issued in 2000 and amended in 2002, published jointly by Standards Australia and Standards New Zealand; and
 - all amendments to Australian/New Zealand Standard AS/NZS 3500 Part 1.2 issued 2002, Part 2.2 issued 1999 and 2002 and Part 4.2 issued 2002, published jointly by Standards Australia and Standards New Zealand

subject however to the additions and variations set out in the publication entitled 'South Australian Variations and/or Additional Provisions to the National Plumbing and Drainage Code AS/NZS 3500—1995/2000'.

Dated 14 July 2011.

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

J. F. RINGHAM

In the presence of:

G. M. HENSTOCK

SAWater 11/01890

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2011

	\$		\$
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		Cancellation, Notice of (Strata Plan)	57.00
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Cemetery Curator Appointed	33.75	Caveat Lodgement	23.00
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Meeting Final	38.00	Municipal or District Councils:	626.00
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:	00.50
First Name		First Name	
Each Subsequent Name	11.60	Each Subsequent Name	11.60
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Call			
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Creditors		Petitions (small)	23.00
Creditors Compromise of Arrangement	45.50		
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-General)	
pany be wound up voluntarily and that a liquidator	57.00	Register of Unclaimed Moneys—First Name	
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	Acts	, Bills, Rules, Parliame	ntary Papers and Regul	ations	
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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
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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
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Criminal Law (Sentencing) (Sentencing Powers of Magistrates Court) Amendment Act (Commencement) Proclamation 2011

1—Short title

This proclamation may be cited as the *Criminal Law (Sentencing) (Sentencing Powers of Magistrates Court) Amendment Act (Commencement) Proclamation 2011.*

2—Commencement of Act

The Criminal Law (Sentencing) (Sentencing Powers of Magistrates Court) Amendment Act 2011 (No 1 of 2011) will come into operation on 14 July 2011.

Made by the Governor

with the advice and consent of the Executive Council on 14 July 2011

MIR11/016CS

Administrative Arrangements (Transfer of Assets, Rights and Liabilities to Minister for Emergency Services) Proclamation 2011

under sections 7 and 8 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Transfer of Assets, Rights and Liabilities to Minister for Emergency Services) Proclamation 2011.*

2—Commencement

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

3—Transfer of certain assets, rights and liabilities

The assets, rights or liabilities of the Minister for Infrastructure attributable to any function or other activity of the South Australian Government Radio Network are transferred to the Minister for Emergency Services.

4—Interpretative provision

- (1) A reference to the Minister for Infrastructure in a contract, agreement or other document entered into or made in relation to the South Australian Government Radio Network before the effective date will have effect as if it were a reference to the Minister for Emergency Services.
- (2) In this clause—

effective date means the date on which this proclamation comes into operation.

Made by the Governor

with the advice and consent of the Executive Council on 14 July 2011

MES11/005CS

Tobacco Products (Exemption—Misery) Proclamation 2011

under section 71 of the Tobacco Products Regulation Act 1997

1—Short title

This proclamation may be cited as the *Tobacco Products (Exemption—Misery) Proclamation 2011*.

2—Commencement

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

3—Interpretation

In this proclamation—

Act means the Tobacco Products Regulation Act 1997;

prescribed period means the period commencing on 21 July 2011 and ending on 18 August 2011;

prescribed production means the stage production of *Misery* produced by Peter Green and the Bakehouse Theatre Company Incorporated.

4—Application of proclamation

This proclamation applies to the following persons:

- (a) a person employed by, or in relation to, the prescribed production;
- (b) an occupier of the Bakehouse Theatre at 255 Angas Street, Adelaide;
- (c) an employer with responsibility for a workplace consisting of the Bakehouse Theatre in relation to the prescribed production.

5—Exemption from section 46 of the Act

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

Made by the Governor

with the advice and consent of the Executive Council on 14 July 2011

HEAC-2011-00040

Gaming Machines Variation Regulations 2011

under the Gaming Machines Act 1992

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Part 1—Preliminary

1—Short title

These regulations may be cited as the Gaming Machines Variation Regulations 2011.

2—Commencement

These regulations will 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 Gaming Machines Regulations 2005

4—Insertion of heading to Part 1

Before regulation 1 insert:

Part 1—Preliminary

5—Variation of regulation 4—Prescribed gaming machine components

Regulation 4(1)—after "components" first occurring insert:

or regulating the form of a contract to sell or supply prescribed gaming machine components

6—Insertion of Part 2 and Part 3 heading

After regulation 5 insert:

Part 2—Approved trading system (section 27B of Act)

5A—Interpretation

In this Part—

purchaser price—see regulation 5F;

statutory objective means the objective of reducing the number of gaming machines that may be lawfully operated in the State to a number not exceeding 12 086 (that is, 3 000 less than the number approved by the Commissioner for operation in the State immediately before 1 February 2005);

trading day—see regulation 5B(2)(c);

trading round—see regulation 5B;

vendor price—see regulation 5F.

5B—Establishment of trading round

- (1) The Commissioner may, and must if directed to do so by the Minister, by notice in the Gazette, establish a trading round for gaming machine entitlements.
- (2) The notice must—
 - (a) invite offers to purchase or sell gaming machine entitlements from persons entitled to do so; and
 - (b) fix a closing date and time for the submission of the offers; and
 - (c) fix a day for the determination by the Commissioner of the offers that are to be regarded as accepted in the trading round (the *trading day*); and
 - (d) fix the administration fees for the trading round for the submission of offers to purchase and the withdrawal of offers to sell.

- (3) A copy of the notice or the information contained in the notice must be given to each holder of a gaming machine licence or gaming machine entitlement (although non-compliance with this subregulation does not invalidate any sale of gaming machine entitlements).
- (4) However, a trading round may not be established once the statutory objective has been met.

5C—Offer to sell entitlement in trading round

- (1) Subject to this regulation, a person holding gaming machine entitlements may submit, for each entitlement the person wishes to sell in a trading round, an offer in a form approved by the Commissioner specifying the lowest price the person is willing to accept for the entitlement.
- (2) Club One may only submit an offer to sell a gaming machine entitlement if the Minister responsible for the administration of the *Recreational Greenways Act 2000* gives his or her approval.
- (3) An offer to sell a gaming machine entitlement must be accompanied by evidence to the Commissioner's satisfaction of the vendor's right to sell the gaming machine entitlement.
- (4) At any time before the closing date and time for the submission of offers in a trading round, an offer to sell a gaming machine entitlement may be withdrawn on payment of the applicable administration fee.
- (5) If it is determined in accordance with this Part that an offer to sell a gaming machine entitlement in a trading round is to be regarded as accepted, the amount to be paid to the vendor by the Commissioner for the entitlement will be the vendor price for the trading round determined in accordance with this Part, regardless of the actual amount of the offer.

5D—Offer to purchase entitlement in trading round

- (1) Subject to this regulation, a person who is eligible to purchase gaming machine entitlements may submit, for each entitlement the person wishes to purchase in a trading round, a written offer specifying the highest price the person is willing to pay for the entitlement and, except in the case of an offer by Club One, the premises to which the entitlement will relate.
- (2) An offer to purchase must be in a form approved by the Commissioner and, except in the case of an offer by Club One, be accompanied by the applicable administration fee.
- (3) The Commissioner may require a person who makes an offer to purchase a gaming machine entitlement to provide an irrevocable letter of credit from a financial institution, or other security to the satisfaction of the Commissioner, for payment of the purchase price (and, if the letter of credit or security is not provided within the time allowed by the Commissioner, the offer to purchase the entitlement will be taken to be withdrawn and the Commissioner will retain the administration fee for the offer).

- (4) At any time before the closing date and time for the submission of offers in a trading round, an offer to purchase a gaming machine entitlement may be withdrawn and the Commissioner will retain the administration fee for the offer.
- (5) If it is determined in accordance with this Part that an offer to purchase a gaming machine entitlement in a trading round is to be regarded as accepted, the amount to be paid by the purchaser to the Commissioner for the entitlement will be the purchaser price for the trading round determined in accordance with this Part, regardless of the actual amount of the offer.
- (6) For the purposes of this regulation, a person is eligible to purchase gaming machine entitlements if the person is—
 - (a) a licensee whose licensed premises are approved for the operation of more gaming machines than the number of gaming machine entitlements held by the licensee (but such a licensee is not eligible to purchase a number of gaming machine entitlements exceeding the difference between the number of gaming machine entitlements currently held by the licensee and the number of gaming machines approved for operation on the licensed premises); or
 - (b) Club One.

5E—Commissioner may reject offer or cancel trading round

- (1) The Commissioner has a discretion to reject (at any time before the trading day for a trading round) an offer to sell or to purchase a gaming machine entitlement in the trading round if the intending vendor or purchaser is subject to disciplinary proceedings under the Act or there is some other good reason to do so.
- (2) If an offer to purchase a gaming machine entitlement is rejected, the administration fee must be refunded.
- (3) The Commissioner may, by notice in the Gazette on or before the trading day for a trading round, cancel the trading round.
- (4) The notice must (unless the reason for cancellation arises from criminal intelligence) briefly set out the reasons for cancelling the trading round.
- (5) Notice of the cancellation must be given to each holder of a gaming machine licence or gaming machine entitlement and all administration fees must be refunded.

5F—Determination of offers and prices in trading round

- (1) For each trading round, the Commissioner will determine the offers to sell and the offers to purchase that, as of the trading day, are to be regarded as accepted and the purchaser price and the vendor price as follows:
 - (a) for each offer to sell a gaming machine entitlement, the minimum amount that the vendor will accept is to be multiplied by 4 and divided by 3 to produce a notional selling price;

- (b) each offer to sell an entitlement is to be assigned a priority, with the highest priority (number 1) being assigned to the offer of the lowest amount and the lowest priority (the highest number) being assigned to the offer of the highest amount;
- (c) if there is more than 1 offer to sell an entitlement for the same amount, the order of priority is to be determined by the drawing of lots;
- (d) the priority numbers assigned to the offers to sell are then to be adjusted to produce a notional priority for each offer so that there are 2 offers for every priority number that is a multiple of 3, that is, the priority numbers are to be adjusted to match the following pattern: 1, 2, 3, 3, 4, 5, 6, 6, 7, 8, 9, 9, 10 and so on (with original priority 4 becoming priority 3, original priority 5 becoming priority 4, original priority 6 becoming priority 5, original priorities 7 and 8 becoming priority 6 and so on);
- (e) even though the same priority number is notionally assigned to 2 offers to sell, the original order of priority as between those offers is preserved;
- (f) each offer to purchase an entitlement is to be assigned a priority, with the highest priority (number 1) being assigned to the offer of the highest amount and the lowest priority (the highest number) being assigned to the offer of the lowest amount;
- (g) if there is more than 1 offer to purchase an entitlement for the same amount, the order of priority is to be determined by the drawing of lots;
- (h) the entitlements to be sold (if any) are to be determined in order of priority of the offers;
- (i) an entitlement will be sold if the amount of the notional selling price of an offer to sell of a particular priority is the same as or less than the amount of the offer to purchase of the same priority (and those offers will be regarded as accepted as of the trading day);
- (j) the priority of an offer to sell referred to in paragraph (i) is the notional priority assigned under paragraph (d);
- (k) the purchaser price of an entitlement is half of the sum of—
 - (i) the amount of the offer to purchase an entitlement that is of the lowest priority that is to be regarded as accepted; and
 - (ii) the amount of the notional selling price of the offer to sell an entitlement that is of the lowest priority that is to be regarded as accepted;
- (1) the vendor price of an entitlement is three quarters of the amount of the purchaser price.

- (2) The Commissioner must publish on a website to which the public has access free of charge, or in some other form considered appropriate by the Commissioner, the Commissioner's determination of the purchaser price and the vendor price for a trading round.
- (3) The Commissioner must inform each person with an offer to sell or purchase a gaming machine entitlement in a trading round of the Commissioner's determination for the round, including the purchaser price, the vendor price and whether or not the person's offer is to be regarded as accepted.

5G—Outcome of trading round

- (1) A person whose offer to purchase a gaming machine entitlement is, as of a trading day, to be regarded as accepted must, within 14 days after the trading day, pay to the Commissioner the purchaser price for the entitlement and, in addition, any GST applicable to the sale.
- (2) The difference between the aggregate of the amounts paid by purchasers and the aggregate of the amounts paid to vendors for gaming machine entitlements sold in a trading round is payable as commission into the Gamblers Rehabilitation Fund.
- (3) As the Commissioner receives the proceeds of sale of a trading round and at intervals following the trading day determined by the Commissioner, the Commissioner is to—
 - (a) make payments to the vendors in the order of priority of the offers to sell gaming machine entitlements to be regarded as accepted; and
 - (b) vest gaming machine entitlements in purchasers in the order in which they have made payments for the entitlements; and
 - (c) —
- (i) vest in Club One every fourth entitlement sold in the trading round by non-profit associations; and
- (ii) cancel every fourth entitlement sold in the trading round by persons other than non-profit associations,

(those entitlements having been surrendered to the Crown).

(4) An entitlement is taken to be transferred by the vendor or cancelled at a time specified by the Commissioner by notice in writing to the vendor and an entitlement is taken to be vested in a purchaser or Club One at the time specified by the Commissioner by notice in writing to the purchaser or Club One.

5H—Default by purchaser of entitlement in trading round

- (1) If a purchaser of a gaming machine entitlement in a trading round fails to pay the purchaser price for the entitlement within 14 days after the trading day—
 - (a) the Commissioner may, at his or her discretion, offer to sell the entitlement at the purchaser price for the trading round to persons who submitted unsuccessful offers to purchase an entitlement in the round at or above the purchaser price for the round in the order of priority of those offers in the round; and
 - (b) the purchaser may not submit an offer to purchase a gaming machine entitlement (in respect of any premises) in the next trading round.
- (2) If a person to whom an offer is made under subregulation (1)(a) pays to the Commissioner the purchaser price for the gaming machine entitlement and, in addition, any GST applicable to the sale within the period allowed by the Commissioner, the person is to be regarded as a purchaser whose offer to purchase an entitlement is to be regarded as accepted (in substitution for the purchaser in default).
- (3) If at least 42 days have passed since a trading day and a vendor whose offer to sell a gaming machine entitlement is, as of that day, to be regarded as accepted has not received payment for the entitlement, the vendor may, by notice in writing to the Commissioner, withdraw the entitlement from sale in the trading round.
- (4) If a gaming machine entitlement is withdrawn from sale under subregulation (3), the Commissioner must not accept payment for the last gaming machine entitlement that would otherwise have been vested in a purchaser in the trading round, and, if a second entitlement is withdrawn from sale under subregulation (3), for the second to last entitlement that would otherwise have been vested in a purchaser in the trading round, and so on.
- (5) If a vendor whose offer to sell a gaming machine entitlement is to be regarded as accepted in a trading round has not received payment for the entitlement before the publication of a notice in the Gazette establishing the next trading round, the entitlement is taken to be withdrawn from sale in the trading round and the Commissioner must not accept payment for the entitlement in that round.

5I—Closure of trading round

- (1) A trading round is closed when all payments for gaming machine entitlements that may be accepted in the trading round have been made.
- (2) On the closure of a trading round, 1 entitlement may remain available to be vested in Club One in a subsequent trading round (see regulation 5J) but otherwise the Commissioner is to cancel any entitlements sold in the trading round and not vested in purchasers or Club One or cancelled under regulation 5G(3) (those entitlements having been surrendered to the Crown).

(3) The Commissioner must ensure that notice of the closure of a trading round is published on a website to which the public has access free of charge.

5J—Remainder of entitlements sold by non-profit associations to be taken into account in future trading rounds

If there is a remainder after the total number of entitlements sold in a trading round by non-profit associations is divided by 4, a number of entitlements equal to the remainder is to be taken into account in the next trading round for the purposes of determining the number of entitlements sold in that trading round by non-profit associations (and consequently the number of entitlements to be vested in Club One) as if they had been sold in that trading round by non-profit associations.

5K—Review of Part

- (1) When it becomes apparent that the statutory objective will soon be met, the Minister must review the operation of this Part with a view to determining how it should be modified following the trading round in which the statutory objective is met.
- (2) The Minister must seek and consider written submissions from a body representative of gaming machine licensees and from Club One when conducting a review.

Part 3—Other provisions

7—Variation of regulation 10—Minister may grant exemptions

Regulation 10—after subregulation (3) insert:

(3a) The Minister may grant an exemption from section 77(1) of the Act in relation to the transfer of all gaming machines together with a gaming machine licence and all gaming machine entitlements held by the transferor immediately before the transfer.

8—Revocation of regulations 14 and 15

Regulations 14 and 15—delete the regulations

9—Variation of Schedule 2—Fees and charges

Schedule 2, item 13—after "components" insert:

(other than an application for approval to sell or otherwise dispose of a gaming machine as a result of the sale of a gaming machine entitlement in a trading round under Part 2)

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 14 July 2011

No 179 of 2011

11MGA0002CS

South Australia

Harbors and Navigation Variation Regulations 2011

under the Harbors and Navigation Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Harbors and Navigation Regulations* 2009

- 4 Variation of Schedule 5—Restricted areas
- 5 Variation of Schedule 10—Speed restrictions in certain waters
- 6 Variation of Schedule 12—Boat havens

Part 1—Preliminary

1—Short title

These regulations may be cited as the Harbors and Navigation Variation Regulations 2011.

2—Commencement

- (1) Subject to subregulation (2), these regulations come into operation on the day on which they are made
- (2) Regulation 4 will come into operation on 15 August 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 Harbors and Navigation Regulations 2009

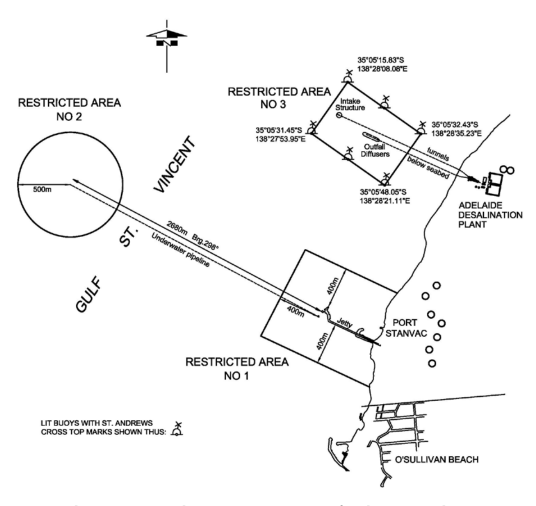
4—Variation of Schedule 5—Restricted areas

(1) Schedule 5, Part 1, clause 1, entries relating to Port Stanvac—after the description of Area 2 insert:

Area 3: the portion of the waters of western Gulf St. Vincent at Port Stanvac marked by six lit buoys with St. Andrews Cross top marks and within the area bounded—

- on the north-east by a straight line commencing at a point marked by a lit buoy at latitude 35°05′15.83″ south, longitude 138°28′08.08″ east and extending south-east to a point marked by a lit buoy at latitude 35°05′32.43″ south, longitude 138°28′35.23″ east; and
- on the south-east by a straight line commencing at a point marked by a lit buoy at latitude 35°05′32.43″ south, longitude 138°28′35.23″ east and extending south-west to a point marked by a lit buoy at latitude 35°05′48.05″ south, longitude 138°28′21.11″ east; and
- on the south-west by a straight line commencing at a point marked by a lit buoy at latitude 35°05′48.05″ south, longitude 138°28′21.11″ east and extending north-west to a point marked by a lit buoy at latitude 35°05′31.45″ south, longitude 138°27′53.95″ east; and
- on the north-west by a straight line commencing at a point marked by a lit buoy at latitude 35°05′31.45″ south, longitude 138°27′53.95″ east and extending north-east to a point marked by a lit buoy at latitude 35°05′15.83″ south, longitude 138°28′08.08″ east.

(2) Schedule 5, Part 1, clause 1, entries relating to Port Stanvac—delete the map and substitute:



(3) Schedule 5, Part 3, clause 3, entries relating to Port Stanvac—after the entries relating to Port Stanvac Areas 1 and 2 insert:

Port Stanvac Area 3 Controls 1, 4 and 6

(4) Schedule 5, Part 3, clause 6—delete "relevant area" wherever occurring and substitute in each case:

specified waters

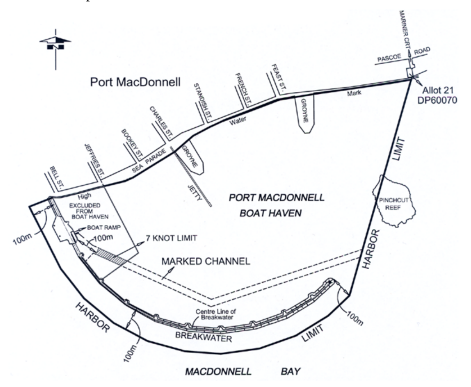
- (5) Schedule 5, Part 3, clause 6—after its present contents as varied by this regulation (now to be designated as subclause (1)) insert:
 - (2) The controls set out in the table in clause 3 in relation to Port Stanvac Area 3 do not apply in relation to—
 - (a) a person who is an employee, agent or contractor of AdelaideAqua Pty Limited or the Environment Protection Authority and is carrying out duties or working in that capacity in the specified waters; or
 - (b) a vessel being used by a person referred to in paragraph (a) in the specified waters.

5—Variation of Schedule 10—Speed restrictions in certain waters

(1) Schedule 10, clause 1—after paragraph (e) insert:

(ea) Port MacDonnell

The waters of Port MacDonnell in that part of the marked channel that is outside the Port MacDonnell Boat Haven and more than 100 metres from the boat ramp.



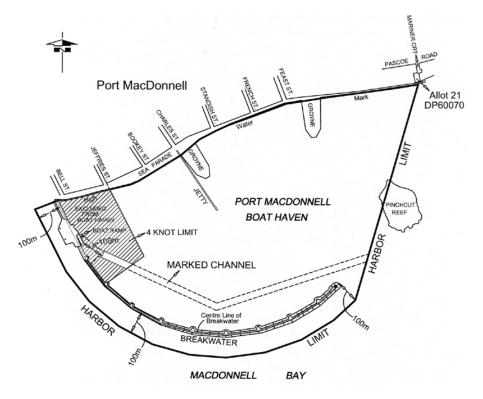
(2) Schedule 10, clause 2—after paragraph (f) insert:

(fa) Port MacDonnell

The waters of Port MacDonnell bounded as follows:

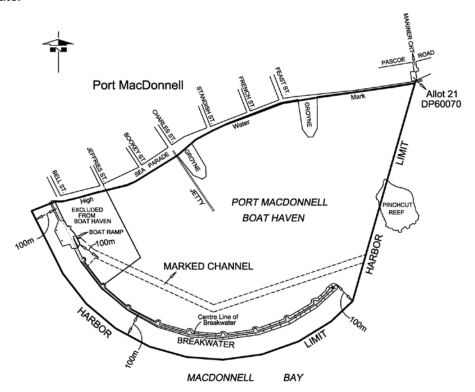
- on the south-east by a line joining the centre of the second turning bay on the breakwater to the seaward end of the jetty;
- on the south-west by the centre line of the breakwater;
- on the north by high water mark;
- on the north-east by the promulgation seaward of the north eastern boundary of Jefferies Street,

but not including the waters in that part of the marked channel that is outside the Port MacDonnell Boat Haven and more than 100 metres from the boat ramp.



6—Variation of Schedule 12—Boat havens

Schedule 12, map relating to the Port MacDonnell Boat Haven—delete the map and substitute:



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 14 July 2011

No 180 of 2011

MTR/11/006

South Australia

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2011

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997

- 4 Variation of Schedule 1—Long term dry areas
- 5 Variation of Schedule 2—Plans of long term dry areas

Schedule 1—Plan to be substituted

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) 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 Liquor Licensing (Dry Areas—Long Term) Regulations 1997

4—Variation of Schedule 1—Long term dry areas

(1) Schedule 1, item headed "Hallett Cove—Area 3", column headed "Area", description of area—delete the description and substitute:

The area (generally known as the Hallett Cove Shopping Centre) in Hallett Cove bounded on the south-east by Lonsdale Road, on the north-east by Ramrod Avenue, on the north-west by Zwerner Drive and on the south-west by Patpa Drive.

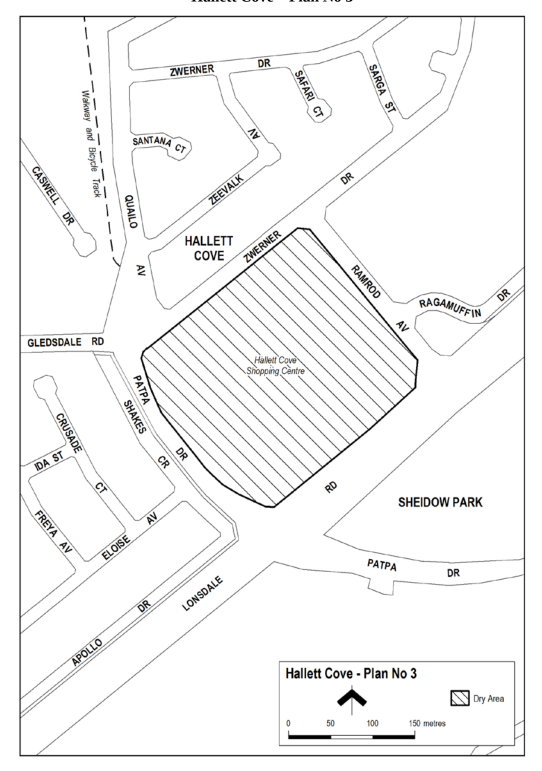
(2) Schedule 1, item headed "Hallett Cove—Area 4"—delete the item

5—Variation of Schedule 2—Plans of long term dry areas

Schedule 2, plan headed "Hallett Cove—Plan No 3"—delete the plan and substitute the plan headed "Hallett Cove—Plan No 3" in Schedule 1 of these regulations

Schedule 1—Plan to be substituted

Hallett Cove—Plan No 3



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 14 July 2011

No 181 of 2011

11MCA0014CS

South Australia

Road Traffic (Miscellaneous) (Road Trains) 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 Schedule 9—Expiation fees

Part 1—Preliminary

1—Short title

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

2—Commencement

These regulations will come into operation on 1 August 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 (Miscellaneous) Regulations 1999

4—Variation of Schedule 9—Expiation fees

(1) Schedule 9 Part 1—after clause 2 insert:

3—Prescribed roads—offences against section 45A of Act involving road trains

(1) For the purposes of determining the expiation fee for an offence against section 45A of the Act, a road train is driven on a prescribed road if it is driven on a length of road with a prescribed speed limit (road trains) of 90 kilometres per hour or more.

(2) In this clause—

prescribed speed limit (road trains) means a prescribed speed limit (road trains) imposed under regulation 9A(3a) of the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999.

Note-

Different penalties apply in respect of road trains being driven on prescribed roads—see the item relating to offences against section 45A in Part 2 of this Schedule.

- (2) Schedule 9 Part 2, item relating to offences against section 45A—delete the item and substitute:
 - 45A Driving at speed exceeding applicable speed limit by 45 kph or more—

if vehicle being driven is a road train being driven on a prescribed road

\$750

Note-

See clause 3 of this Schedule.

in any other case

\$650

\$500

(3) Schedule 9 Part 2, item relating to offences against section 117(1), subitem relating to non-compliance with rule 155 of the vehicle standards—delete "\$238" and substitute:

\$550

(4) Schedule 9 Part 2, item relating to offences against section 118(1), subitem relating to non-compliance with rule 155 of the vehicle standards—delete "\$238" and substitute:

\$550

- (5) Schedule 9 Part 6, item relating to offences against regulation 9A(1)—delete the item and insert:
 - 9A(1) Speeding while driving road train

Exceeding a prescribed speed limit (road trains)—

• by less than 15 kph \$400

by 15 kph or more but less than
 30 kph

by 30 kph or more \$650

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 14 July 2011

No 182 of 2011

MTR/11/015

South Australia

Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) (Road Trains) 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 9A—Speed limits applying to driving of road trains

Part 1—Preliminary

1—Short title

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

2—Commencement

These regulations will come into operation on 1 August 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 9A—Speed limits applying to driving of road trains

- (1) Regulation 9A(1)—delete subregulation (1) and substitute:
 - (1) Despite anything in Part 3 of the Rules (Speed limits), a driver must not drive a road train on any length of road at a speed exceeding the prescribed speed limit (road trains) for that length of road.

Maximum penalty: \$2 500.

- (2) Regulation 9A—after subregulation (3) insert:
 - (3a) For the purposes of subregulation (1), the *prescribed speed limit* (*road trains*) is as follows:
 - (a) the prescribed speed limit (road trains) for a length of road comprising any part of the Eyre Highway that is generally west of Port Augusta and that has a speed limit applying to drivers of vehicles other than road trains of 100 kilometres per hour or more is 100 kilometres per hour;
 - (b) the prescribed speed limit (road trains) for a length of road comprising any part of the Stuart Highway that is generally north of Port Augusta and that has a speed limit applying to drivers of vehicles other than road trains of 100 kilometres per hour or more is 100 kilometres per hour;
 - (c) the prescribed speed limit (road trains) for any other length of road is 90 kilometres per hour.

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 14 July 2011

No 183 of 2011

MTR/11/0015

South Australia

Road Traffic (Heavy Vehicle Speeding Compliance) 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 (Heavy Vehicle Speeding Compliance) Regulations 2009

4 Insertion of Part 3A

Part 3A—Speed limiters

- 11A Application of Part
- 11B Interpretation
- 11C Offence to tamper with speed limiter
- 11D Person must not possess certain devices
- 11E Operator must not permit heavy vehicle to be driven if speed limiter tampered with

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Heavy Vehicle Speeding Compliance) Variation Regulations 2011.*

2—Commencement

These regulations will come into operation on 1 August 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 (Heavy Vehicle Speeding Compliance) Regulations 2009

4—Insertion of Part 3A

After regulation 11 insert:

Part 3A—Speed limiters

11A—Application of Part

This Part applies to a heavy vehicle that is required under the *Road Traffic* (*Vehicle Standards*) *Rules 1999* to comply with third edition ADR 65.

11B—Interpretation

(1) In this Part—

speed limiter means a device of a kind contemplated by third edition ADR 65 for the restriction of the maximum speed of a heavy vehicle to which this Part applies.

(2) For the purposes of this Part, a reference to *third edition ADR 65* is to be interpreted as if it were a reference in the *Road Traffic (Vehicle Standards) Rules 1999*.

11C—Offence to tamper with speed limiter

- (1) A person must not tamper with a speed limiter fitted to a heavy vehicle to which this Part applies in a way that—
 - (a) interferes, or may interfere, with the proper functioning of the speed limiter (including by allowing the heavy vehicle to be driven at a speed exceeding the maximum road speed capability to which the vehicle is required to be restricted); or
 - (b) alters, or may alter, any information recorded by the speed limiter; or
 - (c) results, or may result, in the speed limiter recording inaccurate information.
- (2) Subregulation (1) does not apply to—
 - (a) a person genuinely repairing or maintaining the speed limiter; or
 - (b) an authorised officer or police officer.
- (3) An offence against subregulation (1) is a critical risk offence.
- (4) It is a defence to proceedings for an offence against subregulation (1) for the defendant to prove that he or she did not know, and could not reasonably have been expected to have known, that the activity allegedly constituting the tampering would, in fact, have an effect of a kind contemplated by that subregulation.
- (5) For the purposes of this regulation, a person will be taken to tamper with a speed limiter if the person tampers or otherwise interferes with an electronic signal being sent to, or from, the speed limiter.

11D—Person must not possess certain devices

- (1) A person must not, without reasonable excuse, have in his or her possession a device that is designed, or is adapted, to enable tampering with a speed limiter in a way contemplated by regulation 11C(1).
- (2) An offence against subregulation (1) is a severe risk offence.
- (3) An authorised officer or police officer may seize, retain and test any device that he or she has reasonable cause to suspect is a device referred to in subregulation (1).
- (4) A court that has convicted a person of an offence against subregulation (1) may order that the device in relation to which the offence was committed be forfeited to the Crown.
- (5) In proceedings for an offence against subregulation (1), an allegation in the complaint that a specified device is designed, or is adapted, to tamper with a speed limiter in a way contemplated by regulation 11C(1) is, in the absence of proof to the contrary, proof of the matter so alleged.
- (6) For the purposes of this regulation, a reference to a device includes a reference to a computer or other electronic device on which a software program that is intended, or able, to be used to interfere with the proper functioning of a speed limiter is installed or stored.

11E—Operator must not permit heavy vehicle to be driven if speed limiter tampered with

- (1) The operator of a heavy vehicle to which this Part applies must not permit the vehicle to be driven on a road if the operator knows, or ought reasonably to have known, that a speed limiter fitted to the vehicle has been tampered with in a way contemplated by regulation 11C(1).
- (2) An offence against subregulation (1) is a critical risk offence.
- (3) In proceedings for an offence against subregulation (1), it is not necessary to prove that a person has been found guilty of an offence against regulation 11C(1) in relation to the tampering.

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 14 July 2011

No 184 of 2011

MTR/11/015

South Australia

Motor Vehicles (Road Trains) Variation Regulations 2011

under the Motor Vehicles Act 1959

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Motor Vehicles Regulations 2010

- 4 Variation of regulation 40—Prescribed speeds for different classes of heavy vehicles
- 5 Variation of Schedule 4—Demerit points

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles (Road Trains) Variation Regulations 2011*.

2—Commencement

These regulations will come into operation on 1 August 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 Motor Vehicles Regulations 2010

4—Variation of regulation 40—Prescribed speeds for different classes of heavy vehicles

Regulation 40(a)—delete "90" and substitute:

100

5—Variation of Schedule 4—Demerit points

(1) Schedule 4 Part 2 clause 4, item relating to offences against section 79B(2), subitem relating to offences against regulation 9A(1)—delete "90 km/h speed limit" and substitute:

prescribed speed limit (road trains)

(2) Schedule 4 Part 2 clause 6, item relating to offences against regulation 9A(1)—delete "90 km/h speed limit" and substitute:

prescribed speed limit (road trains)

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 14 July 2011

No 185 of 2011

MTR/11/015

South Australia

Motor Vehicles Variation Regulations 2011

under the Motor Vehicles Act 1959

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Motor Vehicles Regulations 2010*

- 4 Substitution of regulation 56A
 - Manner of giving Registrar notice of decision to enter into Safer Driver Agreement
- 5 Substitution of regulation 69
 - 69 Manner of giving Registrar notice of election under section 98BE of Act
- 6 Variation of Schedule 6—Revocation and transitional provisions
 - 4 Transitional provisions relating to certain licences

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles 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 *Motor Vehicles Regulations 2010*

4—Substitution of regulation 56A

Regulation 56A—delete the regulation and substitute:

56A—Manner of giving Registrar notice of decision to enter into Safer Driver Agreement

- (1) If a notice of disqualification is given to a person by post, notice of a decision to enter into a Safer Driver Agreement under section 81BA(2) of the Act is to be given by the person lodging with the Registrar, at a place of a kind prescribed for the purposes of section 139BD(3)(a)(i) of the Act, the following documents signed by the person and completed in accordance with the instructions contained in the documents:
 - (a) the notice of disqualification;
 - (b) an application to enter into a Safer Driver Agreement in a form approved by the Minister.
- (2) If a notice of disqualification is given to a person by personal service, notice of a decision to enter into a Safer Driver Agreement under section 81BA(2) of the Act is to be given by the person lodging with the Registrar, at a place of a kind prescribed for the purposes of section 139BD(3)(a)(i) of the Act, an application to enter into a Safer Driver Agreement in a form approved by the Minister, signed by the person and completed in accordance with the instructions contained in the form.

5—Substitution of regulation 69

Regulation 69—delete the regulation and substitute:

69—Manner of giving Registrar notice of election under section 98BE of Act

- (1) If a notice of disqualification is given to a person by post, notice of an election under section 98BE(2) of the Act is to be given by the person lodging with the Registrar, at a place of a kind prescribed for the purposes of section 139BD(3)(a)(i) of the Act, the notice of disqualification signed by the person and completed in accordance with the instructions contained in the notice.
- (2) If a notice of disqualification is given to a person by personal service, notice of an election under section 98BE(2) of the Act is to be given by the person lodging with the Registrar, at a place of a kind prescribed for the purposes of section 139BD(3)(a)(i) of the Act, a notice of election in a form approved by the Registrar, signed by the person and completed in accordance with the instructions contained in the notice.

6—Variation of Schedule 6—Revocation and transitional provisions

Schedule 6—after clause 3 insert:

4—Transitional provisions relating to certain licences

- (1) A person who, immediately before 14 November 2005, was the holder of a driver's licence endorsed with the classification R-DATE is authorised, while the holder of that licence, to drive—
 - (a) a motor bike or motor trike that has an engine capacity not exceeding 250 millilitres; or
 - (b) a motor bike or motor trike that—
 - (i) has an engine capacity not exceeding 660 millilitres and a power to weight ratio not exceeding 150 kilowatts per tonne; and
 - (ii) is of a kind approved from time to time by the Registrar by notice in the Gazette.
- (2) A person who, immediately before 14 November 2005, was the holder of a learner's permit endorsed with the letters "R-DATE" is authorised, while the holder of a driver's licence endorsed with the classification R-DATE, to drive a motor bike or motor trike of a kind referred to in subclause (1).
- (3) A person who, immediately before 14 November 2005, was the holder of a driver's licence subject to a condition endorsed on the licence with the letter "E", is authorised, while the holder of that licence, to drive a motor bike or motor trike of a kind referred to in subclause (1).
- (4) A person who, immediately before 14 November 2005, was the holder of a learner's permit endorsed with the letters "R-DATE", is authorised, while the holder of that permit, to drive a motor bike or motor trike of a kind referred to in subclause (1).

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 14 July 2011

No 186 of 2011

MRS11/003CS

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CITY OF ADELAIDE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council of the Corporation of the City of Adelaide at its meeting held on 28 June 2011 and for the year ending 30 June 2012:

- 1. Adopted for rating purposes the valuations prepared by Valuers employed by the Council of annual values applicable to land within the Council area totalling \$785 117 120 of which \$634 997 900 is for rateable land.
- 2. Declared differential general rates based upon the use of the land as follows:
 - 2.1 0.11847 cents in the dollar for all rateable land with a residential land use; and
 - 2.2 0.13702 cents in the dollar for all other rateable land in the Council area.
- 3. Declared a separate rate of 0.001787 cents in the dollar on all rateable land in the Council area to recover the amount of \$1 078 645 payable to the Adelaide and Mount Lofty Ranges Natural Resources Management Board.
- 4. Declared a separate rate of 0.0264 cents in the dollar (the Rundle Mall Differential Separate Rate) on all rateable land except that with a residential land use within the 'Rundle Mall Area' (as defined) for the purposes of marketing and managing the said area.

P. SMITH, Chief Executive Officer

CITY OF CHARLES STURT

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 27 June 2011, the Council for the financial year ending 30 June 2012:

- 1. Adopted the most recent valuations of the Valuer-General available to the Council of the Capital Value of land within the Council's area, totalling \$24 153 886 363 for rating purposes.
 - 2. Declared differential general rates as follows:
 - (a) 0.2357595 cents in the dollar on rateable land of Category 1;
 - (b) 0.7391977 cents in the dollar on rateable land of Categories 2, 3 and 4;
 - (c) 0.8722679 cents in the dollar on rateable land of Categories 5 and 6;
 - (d) 0.6167288 cents in the dollar on rateable land of Category 7;
 - (e) 0.6857377 cents in the dollar on rateable land of Category 8;
 - (f) 0.4207713 cents in the dollar on rateable land of Category 9.
- 3. Declared a minimum amount payable by way of general rates of \$872.
- 4. Declared a separate rate of 0.008218 cents in the dollar on all rateable land in the Council area in respect of the Adelaide and Mount Lofty Ranges Natural Resources Management Levy.

M. WITHERS, Chief Executive

CITY OF MITCHAM

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at a meeting of the Council held on $28\,$ June $\,2011$, the Council resolved for the financial year commencing 1 July $\,2011$, that:

Adoption of Assessment

Pursuant to Section 167 (2) (a) of the Local Government Act 1999, to adopt the capital valuation made by the Valuer-General for the Council area, totalling \$15 362 049 020.

Declaration of the Differential General Rates

Pursuant to Sections 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, to declare differential general rates as follows:

- (a) 0.25407 cents in the dollar on capital value of rateable land of Category 1 (Residential), Category 7 (Primary Production), Category 8 (Vacant Land) and Category 9 (Other); and
- (b) 0.43192 cents in the dollar on capital value of rateable land in Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial— Other), Category 5 (Industry—Light) and Category 6 (Industry—Other).

Declaration of Minimum Rate

Pursuant to Section 158 (1) (a) of the Local Government Act 1999, to fix a minimum amount payable by way of the general rates of \$790 in respect of each assessment.

Declaration of Natural Resources Management Levy

Pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, to declare a separate rate to recoup the Natural Resources Management Levy of 0.00829 cents in the dollar on the capital value of rateable land in the Council area within the Adelaide and Mount Lofty Ranges Natural Resources Management Board area

Payment of Rates

Pursuant to Section 181 of the Local Government Act 1999, all rates declared or payable in respect of or during the financial year ending 30 June 2012, will fall due in four equal or approximately equal instalments and these instalments will fall due on:

1st Instalment, 15 September 2011; 2nd Instalment, 15 December 2011; 3rd Instalment, 15 March 2012; and 4th Instalment, 15 June 2012.

M. PEARS, Chief Executive Officer

CITY OF MOUNT GAMBIER

Adoption of Capital Valuations and Declaration of Rates

NOTICE is hereby given that at a meeting of the Council of the City of Mount Gambier held on Tuesday, 5 July 2011, the Council resolved for the 2011-2012 financial year:

Adoption of Capital Valuations

Pursuant to Section 167 (2) (a) of the Local Government Act 1999, adopt for rating purposes the Valuer-General's most recent valuations of the capital values applicable to land within the area of the Council, totalling \$3 207 941 567 and that the date of adoption of the valuations is 5 July 2011.

Declaration of Rates

Pursuant to Sections 152 (1) (c), 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999 and in order to raise rates in the amount of \$14 453 000 declared differential general rates for rateable land within the Council area as follows:

- (1) 0.1920 cents in the dollar of assessed capital value on rateable land of Category 1 (Residential) use;
- 0.5184 cents in the dollar of assessed capital value on rateable land of Category 2 (Commercial—Shop) use;
- (3) 0.5184 cents in the dollar of assessed capital value on rateable land of Category 3 (Commercial—Office) use:
- (4) 0.5184 cents in the dollar of assessed capital value on rateable land of Category 4 (Commercial—Other) use;
- (5) 0.5184 cents in the dollar of assessed capital value on rateable land of Category 5 (Industry—Light) use;
- (6) 0.5184 cents in the dollar of assessed capital value on rateable land of Category 6 (Industry—Other) use;
- (7) 0.1920 cents in the dollar of assessed capital value on rateable land of Category 7 (Primary Production) use;
- (8) 0.5184 cents in the dollar of assessed capital value on rateable land of Category 8 (Vacant Land) use; and
- (9) 0.1920 cents in the dollar of assessed capital value on rateable land of Category 9 (Other) use.

Declaration of a Fixed Charge

Pursuant to Section 152 (1) of the Local Government Act 1999, declared a fixed charge on rateable land within the Council area in the sum of \$480.

Declaration of Separate Rate

In exercise of the powers contained in Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999 and in order to reimburse to the Council the amount contributed to the South East Natural Resources Management Board being a net of \$513 500, declared a separate rate of \$38.60 per assessment based on a fixed charge of the same amount on all rateable land in the Council's area and in the area of the said Board.

Dated 6 July 2011.

G. MULLER, Chief Executive Officer

CITY OF PLAYFORD

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Council of the City of Playford, at its meeting held on Tuesday, 28 June 2011, resolved as follows:

Adoption of Valuation

1. Pursuant to the provision of Section 167 of the Local Government Act 1999, the Council adopts for rating purposes for the year ending 30 June 2012, the Valuer-General's Capital Valuation, being \$10 167 599 260 in relation to the whole area of the Council, of which \$9 737 507 948 represents rateable land, and hereby specifies 1 July 2011 as the day from which such valuation shall become the valuation of Council for rating purposes.

Attribution of Land Uses

- (a) the numbers indicated against the various categories of land use prescribed by the Local Government (General) Regulations 1999 (the 'Regulations') be used to designate land uses in the Assessment Record;
- (b) the use indicated by those numbers in respect of each separate assessment of land described in the Assessment Record on this date be attributed to each such assessment respectively; and
- (c) reference in this resolution to land being of a certain category use means the use indicated in that category number in the Regulations.

Declaration of General Rate

- 2. Pursuant to the provisions of Sections 152(1)(c), 153(1)(b) and 156(1)(c) of the Local Government Act 1999, the City of Playford declares the following general rate to apply to all rateable land within the Council area:
 - (a) a component comprising a fixed charge of \$708 for the year ending 30 June 2012 as part of the general rate upon each separately valued piece of rateable land within the Council area, except where two or more pieces of contiguous rateable land area owned by the same owner and occupied by the same occupier, in which case the fixed charge will be imposed against the whole of the land; and
 - (b) a further component, comprising the value of the land differentiated according to land use and locality, as follows:

Differential general rates in the dollar based on Capital Values as follows:

- 4.1 All land within the Council area:
 - (a) 0.16450 cents in the dollar on rateable land of Category 1 (Residential), 7 (Primary Production), Category 8 (Vacant Land) and Category 9 (Other)
 - (b) 1.21087 cents in the dollar on rateable land of Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other) use;

- (c) pursuant to Section 159 (3) of the Local Government Act 1999, all land within the Council area subject to 4 (b) 4.1 (a) above will have a 10% rate rebate applied if, the land is located wholly outside the Urban Growth Boundary;
- (d) pursuant to Section 153 (3) of the Local Government Act 1999, the Council has determined that it will not apply a maximum increase (rates cap) for the general rate to be charged on rateable land constituting the principal place of residence of a principal ratepayer; and
- (e) pursuant to Section 166 (1) (l) (i) of the Local Government Act 1999 and to provide relief against what would otherwise amount to a substantial change in rates payable by a ratepayer due to the change to the structure of the Council's rates that amended in July 2010, a rebate of rates will be provided to the principal ratepayer to ensure that, in the opinion of Council, the rates payable in 2011/12 amount to no more than 10% above the rates that would have been payable in 2011-2012 if Council's rating structure had not changed in July 2010 (excluding the effects of valuation movements, changes in land use and the annual general rates increase set by Councillors as part of the annual budget process).

Separate Rate (Natural Resources Management Levy)

3. Pursuant to the provisions of Section 95 of the Natural Resources Management Act 2004 and Section 154 (1) of the Local Government Act 1999, a separate rate on the valuation of all rateable land in the Council area be declared at 0.00854 cents in the dollar for the year ending 30 June 2012, so as to reimburse the State Government to pay the Adelaide and Mount Lofty Ranges Natural Resources Management Board Levy of \$801 411.

Method of Payment of Rates

- 4. Pursuant to Section 181 of the Local Government Act 1999, the rate imposed in respect of the 2011-2012 financial year will fall due in four instalments payable on:
 - 1 September 2011;
 - 1 December 2011:
 - 1 March 2012; and
 - 1 June 2012.

T. R. S. JACKSON, Chief Executive Officer

CITY OF SALISBURY

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Portions of Ryans Road, Greenfields

NOTICE is hereby given pursuant to Section 10 of the said Act, that Council proposes to make a Road Process Order to close and sell portion 'A', of Ryans Road, Greenfields on Preliminary Plan No. 11/0031 as follows:

 Closed road 'A' to be transferred to R. Ursdia and C. M. Ursida and merged with Allotment 115 in Deposited Plan 24480.

A copy of the plans and statements of persons affected are available for public inspection at the Council's Office, 12 James Street, Salisbury and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any applications for easements or objections must be made in writing and set out the full name, address and give details of the submission with fully supported reasons.

Any submissions must be made in writing within 28 days from 15 July 2011, to the Council, P.O. Box 8, Salisbury, S.A. 5108, and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

Where submissions are received, Council will give notification of a meeting to consider any representations.

Enquiries may be directed to Tim Starr on 8406 8577 or Karen Pepe on 8406 8397.

J. HARRY, Chief Executive Officer

CITY OF TEA TREE GULLY

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that on 28 June 2011, the City of Tea Tree Gully adopted and declared as follows for the year ending 30 June 2012:

- (1) Capital valuations for rating purposes as supplied by the Valuer-General totalling \$16 254 724 440 (\$15 631 949 200 Rateable).
- (2) A General Rate of 0.3466 cents in the dollar on the capital value of rateable land and fixed a minimum amount of \$980 payable by way of rates.
- (3) An annual service charge for all properties services by Council's Community Wastewater Management System of:
 - 3.1 \$300 for all properties where the occupied property is charged a SA Water sewer service charge or the land is vacant; and
 - 3.2 \$435 for all other properties.
- (4) A separate rate of 0.008580 cents in the dollar on the capital value of all rateable land within the area of City of Tea Tree Gully to reimburse the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board.
- (5) A separate rate of \$300 in order to reimburse the cost of the conversion from Community Wastewater Management System (CWMS) to SA Water sewer on specified assessments.
- (6) Rates will fall due in four approximately equal instalments per year on the first day of September, December 2011, March and June 2012.

D. ROGOWSKI, Chief Executive Officer

CITY OF UNLEY

Adoption of Valuations

NOTICE is hereby given that the Corporation of the City of Unley, in accordance with Section 167 (2) (a) of the Local Government Act 1999, at a meeting held on 27 June 2011, adopted for the year ending 30 June 2012, the Government assessment of capital value being \$11 611 604 081. as detailed in the valuation roll prepared by the Valuer-General in relation to the areas of the Corporation of the City of Unley and hereby specifies 1 July 2011, as the day as and from which such valuation shall become and be the valuations of the Council.

Declaration of Rates

Notice is hereby given that at a meeting held on Monday, 27 June 2011, the Corporation of the City of Unley in accordance with Section 156(1)(a) of the Local Government Act 1999, declared differential general rates, based upon the capital value of the land subject to the rate, for the year ending 30 June 2012, as follows:

- (a) in respect to rateable land which is categorised by land use Category 1 (Residential) in Regulation 10 of the Local Government (General) Regulations 1999, as a prescribed permissible differentiating factor, a differential general rate of 0.002276 cents in the dollar;
- (b) in respect to rateable land which is categorised by land use Category 2 (Commercial—Shop), Category 5 (Industry—Light), Category 6 (Industry—Other), Category 7 (Primary Production), Category 8 (Vacant Land) and Category 9 (Other) in Regulation 10 of the Local Government (General) Regulations 1999, as prescribed permissible differentiating factors, a differential general rate of 0.004325 cents in the dollar; and

(c) in respect to rateable land which is categorised by land use Category 3 (Commercial—Office) and Category 4 (Commercial—Other) in Regulation 10 of the Local Government (General) Regulations 1999, as prescribed permissible differentiating factors, a differential general rate of 0.005341 cents in the dollar.

Pursuant to Section 158 of the Local Government Act 1999, the Council fixed a minimum amount that shall be payable by way of rates on all rateable land within the whole of the municipality for the year ending 30 June 2012 at \$620.

Pursuant to Section 154 to the Local Government Act 1999 and in respect to all rateable land within the City of Unley, a separate rate of 0.00008273 cents in the dollar was declared as the Natural Resources Management Levy in accordance with the requirements of the Natural Resources Management Act 2004.

Pursuant to Section 154 of the Local Government Act 1999, for the year ending 30 June 2012, the following differential separate rates are declared on all rateable land based upon capital value of the land, subject to the rate as follows:

- in order to raise the amount of \$74 450 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the Council's area comprising rateable land with an Unley Road address, a differential separate rate of 0.00027257 cents in the dollar in respect of land use: Category 2 (Commercial—Shop), Category 3 (Commercial—Office) and Category 4 (Commercial—Other);
- in order to raise the amount of \$45 000 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the Council's area comprising rateable land with a Goodwood Road address and situated between Mitchell Street and Arundel Avenue to the south and Leader Street and Parsons Street to the north, a differential separate rate of 0.001173 cents in the dollar in respect of land uses: Category 2 (Commercial—Shop), Category 3 (Commercial—Office) and Category 4 (Commercial—Other);
- in order to raise the amount of \$118 450 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the Council's area comprising rateable land with a King William Road address and situated between Greenhill Road and Commercial Road (eastern side), a differential separate rate of 0.0017599 cents in the dollar in respect of land use: Category 2 (Commercial—Shop); and
- in order to raise the amount of \$15 965 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the Council's area comprising rateable land along the western side of Glen Osmond Road and situated between Greenhill Road and Katherine Street, a differential separate rate of 0.0005847 cents in the dollar in respect of land use: Category 2 (Commercial—Shop).
- in order to raise the amount of \$13 000 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the Council's area comprising rateable land along Fullarton Road between Cross Road and Fisher Street, a fixed charge of \$250 in respect of land use: Category 2 (Commercial—Shop), Category 3 (Commercial—Office) and Category 4 (Commercial—Other).

R. PINCOMBE, Chief Executive

CITY OF WEST TORRENS

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council in exercise of the powers contained in Chapters 8, 9 and 10 of the Local Government Act 1999 and the Natural Resources Management Act 2004:

Adoption of Valuations

At a meeting held on 5 July 2011, adopted for rating purposes, for the year ending 30 June 2012, the capital valuations of the Valuer-General of all property within the area, totalling \$14 314 887 080.

Declaration of Rates

At a meeting held on 5 July 2011:

- (i) Declared differential general rates in the dollar based on capital values as follows:
 - (a) 0.219814 cents in the dollar on rateable land of Category 1 use;
 - (b) 0.518494 cents in the dollar on rateable land of Categories 2, 3, 4, 5, 6, 7, 8 and 9 use.
- (ii) Declared a minimum amount payable by way of general rates on rateable land in its area of \$702.20.
- (iii) Declared a separate rate on rateable land within the area of 0.008102 cents in the dollar based on capital values, as a contribution to the Adelaide and Mount Lofty Ranges Natural Resources Management Board.

T. BUSS, Chief Executive Officer

TOWN OF WALKERVILLE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at a meeting of Council held on Monday, 27 June 2011, Council resolved for the year ending 30 June 2012, that pursuant to Section 167 (2) (a) of the Local Government Act 1999, to adopt the capital values (of all land) made by the Valuer-General in relation to the area of the Council totalling \$2 577 192 600.

Declaration of Rates

Pursuant to Sections 152 (1) (a), 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, Council declared differential general rates on rateable land within its area, based upon the capital value of the land and varying according to land use:

- (a) Residential—A rate of 0.002108 in the dollar;
- (b) Commercial (Shop)—A rate of 0.003278 in the dollar;
- (c) Commercial (Office)—A rate of 0.003278 in the dollar;
- (d) Commercial (Other)—A rate of 0.003278 in the dollar;
- (e) Industry (Light)—A rate of 0.003278 in the dollar;
- (f) Industry (Other)—A rate of 0.003278 in the dollar;
- (g) Primary Production—A rate of 0.003278 in the dollar;
- (h) Vacant Land—A rate of 0.003278 in the dollar; and
- (i) Other—A rate of 0.003278 in the dollar.

Declaration of Minimum Rate

Pursuant to Section 158 of the Local Government Act 1999, Council fixed a minimum amount payable by way of general rates on rateable land of \$920.

Declaration of Separate Rate— Natural Resources Management Levy

Pursuant to Section 95 of the Natural Water Resources Management Act 2004 and Section 154 of the Local Government Act 1999, in order to recover the amount of Council's contribution of \$206 547 to the Adelaide and Mount Lofty Ranges Natural Resources Management Board, Council declared a separate rate of 0.000085 in the dollar on the capital value of all rateable land.

Payment of Rates

Pursuant to Section 181 (2) 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 on 14 September 2011, 14 December 2011, 14 March 2012 and 14 June 2012.

K. MAGRO, Chief Executive Officer

ADELAIDE HILLS COUNCIL

Adoption of Valuations and Declaration of Rates 2011-2012

NOTICE is hereby given that at the meeting held on 28 June, 2011, the Council for the financial year ending 30 June 2012, passed the following resolutions:

Determination of Valuation

To adopt for rating purposes the most recent valuations of the State Valuation Office of the capital value of land within the Council's area, amounting to \$8 800 033 520.

Declaration of Rates

To declare general rates as follows:

- (a) on rateable land assigned Category 1 (Residential), Category 7 (Primary Production), Category 8 (Vacant Land) and Category 9 (Other), a rate of 0.2424 cents in the dollar of the capital value of such land; and
- (b) on rateable land assigned Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other), a rate of 0.2788 cents in the dollar of the capital value of such land.

Declaration of General Rates—Annual Fixed Charge

To declare a fixed charge of \$375 in respect of all rateable land in the Council area.

Declaration of a Separate Rate— Natural Resources Management Levy

To declare the following separate rates based upon the capital value of rateable land.

- (a) 0.009229 cents in the dollar on all rateable land in the Council's area and in the area of the Adelaide and Mount Lofty Natural Resources Management Board;
- (b) 0.009562 cents in the dollar on all rateable land in the Council's area and in the area of the SA Murray-Darling Basin Natural Resources Management Board.

Service Charges

To impose the following annual service charges where the Council provides or makes available the prescribed service and based on the nature of the service and the level of usage of the service:

- (a) the Woodside Community Wastewater Management Systems \$623 in respect of land which is occupied and \$430 in respect of land which is vacant;
- (b) the Woodside Extension Community Wastewater Management Systems \$623 in respect of land which is occupied and \$430 in respect of land which is vacant;
- (c) the Birdwood and Mount Torrens township Community Wastewater Management Systems \$623 in respect of land which is occupied and \$430 in respect of land which is vacant;
- (d) the Kersbrook township Community Wastewater Management Systems \$623 in respect of land which is occupied and \$430 in respect of land which is vacant;
- (e) the Charleston township Community Wastewater Management Systems \$623 in respect of land which is occupied and \$430 in respect of land which is vacant;
- (f) the Verdun township Community Wastewater Management Systems \$623 in respect of land which is occupied and \$430 in respect of land which is vacant; and
- (g) the Mount Lofty Ward Community Wastewater Management Systems \$623 in respect of land which is occupied and \$430 in respect of land which is vacant.

Declaration of a Separate Rate – Stirling Business

- (a) In order to carry out the activity of promoting and enhancing business viability, profitability, trade and commerce in that part of the Council's area comprising rateable land, within the precinct known as the District Centre (Stirling) Zone (as further identified in their resolution) excluding land attributed a land use Category 1 (Residential) and government owned land, declare a differential separate rate of 0.09555 cents in the dollar on all other land uses based on the capital value of all rateable land within that part of the Council's area; and
- (b) to fix a minimum amount payable of \$225; and
- (c) to fix the amount that would otherwise be payable at a maximum amount of \$2 000.

Payment of Rates

The rates including charges are payable by four equal (or approximately equal) quarterly instalments (unless otherwise agreed with the principal ratepayer), falling due on 1 September, 2011; 1 December 2011; 1 March 2012 and 1 June 2012.

P. PEPPIN. Chief Executive Officer

ALEXANDRINA COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Alexandrina Council, at its meeting held on 4 July 2011, for the financial year ending 30 June 2012, in exercise of the powers contained in Chapters 8 and 10 of the Local Government Act 1999, resolved as follows:

Adoption of Valuations

Pursuant to Section 167 (2) (a) of the Local Government Act 1999, the Council adopts the most recent valuations of capital value made by the Valuer-General for rating purposes for the year ending 30 June 2012. The total valuation for the area aggregate \$6 680 469 320 of which \$6 515 378 721 is the valuation of rateable land.

Declaration of Rates

That pursuant to Sections 153 (1) (b) and 156 (1) (a), of the Act, declares the following differential general rates on rateable land within the Council area, based on the capital value of the land and by reference to land use as categorised within Regulation 10 of the Local Government (General) Regulations 1999.

- In respect of rateable land which is categorised by land use Category 1 (Residential), Category 2 (Commercial—Shops), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industrial—Light), Category 6 (Industrial—Other), Category 8 (Vacant Land) and Category 9 (Other), a differential general rate of 0.3720 cents in the dollar.
- In respect of rateable land which is categorised by land use Category 7 (Primary Production), a differential general rate of 0.3088 cents in the dollar.
- Determine that the maximum increase in the general rate
 to be charged on rateable land within its area that
 constitutes the principal place of residence of a principal
 ratepayer shall be 11% and any amount over 11% will be
 remitted), provided, however, that the maximum increase
 shall not apply where:
 - (a) the property has been acquired by the ratepayer or has become their principal place of residence after 1 July 2009 (residential qualification period);
 - (b) the increase in general rate payable is due in whole or in part to an increase in valuation of the land in the assessment because of improvements (including maturing vines) made to it valued in excess of \$20 000; and
 - (c) the increase in general rate payable is due in whole or in part to an increase in valuation of the property attributable to a change in the zoning of the land under the Development Act.

Minimum Rate

Pursuant to Section 158 (1) (a) of the Act, a minimum amount payable by way of rates of \$650 be fixed for rateable land within the Council's area.

Declaration of Separate Rates— Natural Resources Management Levy Valuations

In exercise of the powers contained in Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999 and in order to reimburse to Council, the amount contributed to:

- The Adelaide and Mount Lofty Natural Resources Management Board, being \$114 565 a separate rate of 0.0074 cents in the dollar, based on rateable land in the Council's area within the area of the Board, the capital value of which comprises \$1 549 738 000.
- The South Australian Murray-Darling Basin Natural Resources Management Board, being \$466 698 a separate rate of 0.0095 cents in the dollar, based on rateable land in the Council's area within the area of the Board, the capital value of which comprises \$4 946 166 000.

Rate Rebates

Pursuant to Section 44 of the Local Government Act 1999, delegates its power to the Chief Executive Officer or his nominee to determine applications and to grant a discretionary rebate of rates in accordance with Section 166 of the Local Government Act 1999.

Pursuant to Chapter 10, Division 5 of the Local Government Act 1999, adopt the Rate Rebate Policy as presented.

Service Charges

Pursuant to Section 155 of the Act, the Alexandrina Council declare the following service charges for all properties serviced by these schemes for the year ending 30 June 2011, as follows:

- (1) Common Effluent Service Charges:
 - (a) Occupied unit—Strathalbyn, Strathalbyn Hubb, Goolwa, Goolwa North, Port Elliot, Port Elliot (Waterport), Milang and Mount Compass—\$424.
 - (b) Vacant unit—Strathalbyn, Strathalbyn Hubb, Goolwa, Goolwa North, Port Elliot, Port Elliot (Waterport), Milang and Mount Compass—\$318.
 - (c) Elliot Gardens—\$147.
 - (d) Milang—half occupied unit—\$212.
- (2) Water Schemes:
 - (a) Finniss Water Scheme:
 - An access charge of \$175 for properties connected to the Scheme with an additional charge of \$2.98 per kilolitre for consumption.

Payment of Rates

That pursuant to Section 181 (2) of the Local Government Act 1999, Council declares that all rates for the year ending 30 June 2012 are payable by quarterly instalments on the second day of the month of September 2011, December 2011, March 2012 and June 2012.

P. DINNING, Chief Executive

THE BAROSSA COUNCIL

Adoption of Valuations

NOTICE is hereby given that at its special meeting held on 29 June 2011 and in relation to the 2011-2012 financial year, Council, in accordance with Section 167 (2) (a) of the Local Government Act 1999, adopts for rating purposes the Valuer-General's valuations of capital value in relation to the area of the Council, which specifies that the total of the values that are to apply within the area is \$4 466 788 780 of which \$4 362 176 427 is rateable.

Declaration of Differential General Rates

That Council, pursuant to Sections 152 (1) (c) (i), 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, declares the following differential general rates on rateable land within its area, for the year ending 30 June 2012, based upon the capital value of the land which rates vary by reference to land use categories as per Regulation 10 of the Local Government (General) Regulations 1999:

- (1) on rateable land of Category 1 use (Residential), a rate of 0.2734 cents in the dollar of the capital value of such land:
- (2) on rateable land of Category 2 use (Commercial—Shop), Category 3 use (Commercial—Office) and Category 4 use (Commercial—Other), a rate of 0.4442 cents in the dollar of the capital value of such land;
- (3) on rateable land of Category 5 use (Industry—Light), a rate of 0.4700 cents in the dollar of the capital value of such land;
- (4) on rateable land of Category 6 use (Industry—Other), a rate of 1.3281 cents in the dollar of the capital value of such land;
- (5) on rateable land of Category 7 use (Primary Production), a rate of 0.2999 cents in the dollar of the capital value of such land;
- (6) on rateable land of Category 8 use (Vacant Land), a rate of 0.5115 cents in the dollar of the capital value of such land; and
- (7) on rateable land of Category 9 use (Other), a rate of 0.4618 cents in the dollar of the capital value of such land

Fixed Charge

That Council, pursuant to Section 152 (1) (c) (ii) of the Local Government Act 1999, declare a fixed charge of \$250 on each separately valued piece of rateable land within the Council area for the year ending 30 June 2012.

Waste Collection Service Rate

That Council, pursuant to Section 155 of the Local Government Act 1999 and in order to provide the service of waste collection in those parts of the Council's area described in (3) below, declare the following service charges by reference to the nature and/or level of usage of the service, for the year ending 30 June 2012:

- (1) Non-recyclable Waste Collection
 - (a) An annual service charge of \$103.90 (74.21 cents per litre capacity) for 140 L collection receptacles).
 - (b) An annual service charge of \$141.60 (59.00 cents per litre capacity) for 240 L collection receptacles:
 - except in instances where, subject to written application to and approved by the Council, residential households with six or more permanent residents may receive a 240 L receptacle at the same service rate cost of a 140 L receptacle.
- (2) Recyclable Waste Collection

An annual service charge of \$49.90 (20.79 cents per litre capacity) for 240 L collection receptacles.

- (3) Parts of the Area:
 - (a) the townships of Angaston, Lyndoch, Moculta, Mount Pleasant, Nuriootpa, Stockwell, Tanunda and Williamstown;
 - (b) the policy areas of Eden Valley and Springton;
 - (c) land in the Council's area between Altona Road and Barossa Valley Way known as 'Altona'; and
 - (d) any other part of the Council area not otherwise described in this section to which the Council makes available (as at this date) a waste collection service.

Community Wastewater Management Systems (CWMS) Rate and Service Charge

That Council, pursuant to Section 155 of the Local Government Act 1999, declare a service rate and service charge in the following areas to which Council makes available a Community Wastewater Management System (CWMS):

- Lyndoch, Mount Pleasant, Nuriootpa, Penrice, Stockwell, Tanunda and Williamstown—Residential and Vacant Land Properties:
 - (a) an annual service charge of \$225 and a service rate of 0.02209 cents in the dollar of the capital value of assessments of occupied residential rateable land;
 - (b) an annual service charge of \$100 on each assessment of vacant rateable and non-rateable land.
- (2) Lyndoch, Mount Pleasant, Nuriootpa, Penrice, Stockwell, Tanunda and Williamstown—Non-Residential and Non-Vacant Land Properties:
 - A service rate of 0.11099 cents in the dollar of the capital value of occupied non-residential rateable land.
- (3) Springton—Residential and Vacant Land Properties
 - (a) An annual service charge of \$520 (including a capital repayment contribution of \$245) on assessments of occupied residential rateable land;
 - (b) an annual service charge of \$245 on assessments of occupied non-rateable land; and
 - (c) an annual service charge of \$55 on each assessment of vacant rateable and non-rateable land.
- (4) Springton—Non-Residential and Non-Vacant Land Properties:
 - (a) A service rate of 0.11099 cents in the dollar of the capital value of occupied non-residential rateable land

Separate Rate for the Aquatic and Fitness Centre—'REX'

That Council, pursuant to Sections 154 and 156 (1) (a) of the Local Government Act 1999, for the purpose of raising \$871 551 to meet loan repayments for the funding of the activity which is the proposed Aquatic and Fitness Centre declares the following differential separate rates for year 3 of 6 years within the part of the area comprising all rateable land within its area except that land with a land use of 'vacant' for the year ending 30 June 2012, based upon the capital value of the land which rates vary by reference to land use categories as per Regulation 10 of the Local Government Act (General) Regulations 1999:

- (1) on rateable land of Category 1 use (Residential), a rate of 0.0194 cents in the dollar of the capital value of such land:
- (2) on rateable land of Category 2 use (Commercial—Shop), Category 3 use (Commercial—Office) and Category 4 use (Commercial—Other), a rate of 0.0333 cents in the dollar of the capital value of such land;
- (3) on rateable land of Category 5 use (Industry—Light), a rate of 0.0333 cents in the dollar of the capital value of such land:
- (4) on rateable land of Category 6 use (Industry—Other), a rate of 0.0766 cents in the dollar of the capital value of such land:
- (5) on rateable land of Category 7 use (Primary Production), a rate of 0.0075 cents in the dollar of the capital value of such land; and
- (6) on rateable land of Category 9 use (Other), a rate of 0.0333 cents in the dollar of the capital value of such land

Further, that Council pursuant to Section 166 (l) (l) of the Local Government Act 1999, grants a rebate of 50% on the separate rate to the principal ratepayer of rateable land within the land use Category 1 (Residential), Category 7 (Primary Production) and Category 9 (Other) where the principal ratepayer is eligible for a State Government concession on their Council rates.

Natural Resources Management Levies

That Council, in exercise of the powers contained in Section 154 of the Local Government Act 1999:

- (1) in order to reimburse the Council for the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board, a levy in the nature of a separate rate be imposed comprising of 0.008682 cents in the dollar of the capital value of land, on all rateable land in the Council's area in the area of that Board in accordance with Section 95 of the Natural Resources Management Act 2004; and
- (2) in order to reimburse the Council for the amount contributed to the SA Murray-Darling Basin Natural Resources Management Board, a levy in the nature of a separate rate be imposed comprising of 0.009651 cents in the dollar of the capital value of land, on all rateable land in the Council's area in the area of that Board in accordance with Section 95 of the Natural Resources Management Act 2004.

Payment of Rates

- (1) Pursuant to Section 181 (1) of the Local Government Act 1999, all rates and charges will be payable in four quarterly instalments due on 6 September 2011, 6 December 2011, 6 March 2012 and 5 June 2012, provided that in cases where the initial account requiring payment of rates is not sent at least 30 days prior to these dates, or an amended account is required to be sent, authority to fix the date by which rates must be paid in respect of those assessments affected is hereby delegated pursuant to Section 44 of the Act, to the Chief Executive Officer.
- (2) Pursuant to Section 44 of the Local Government Act 1999, the Chief Executive Officer be delegated power under Section 181 (4) (b) of the Act to enter into agreements with ratepayers relating to the payment of rates in any case where the Chief Executive Officer thinks it necessary or desirable to do so.
- (3) Pursuant to Section 181 (11) of the Local Government Act 1999, all rates and charges paid in full on or before 14 September 2010 (first instalment date) will attract a discount of 2% (net of Council rebates if applicable).

Rebate of General Rates

- (1) That Council, pursuant to Section 166 (1) (b) of the Local Government Act 1999, grants a rebate of 10% on the general rate to the principal ratepayer of rateable land within the land use Category 6 (Industry—Other), for all land with the following State Valuation Office land use codes: 3110-3113 and 3121 (food manufacturing); 3200-3240 (textiles); 3310-3319 wood and wood products; 3410-3420 (paper and paper products, printing and publishing); 3560 (plastic products); 3720 (non-ferrous metal basic industries); 3810-3819 (fabricated metal products except machinery and equipment); 3824 (special industrial machinery and equipment); 3909 (other manufacturing industries); 6540-6550 (motor vehicle transportation); 8230 (dimension stone); 8240 (crushed stone); 8250-8259 (sand and gravel); 8260 (clay) and 8290 (non-metals).
- (2) That Council, pursuant to Section 166 (1) (b) of the Local Government Act 1999, grants a rebate of 2.85% on the general rate to the principal ratepayer of rateable land within the land use Category 7—(Primary Production), for all land with the following State Valuation Office land use codes: 9300-9304 (Horticulture—Vines and Others); 9610-9614 (Mixed Farming—Vines and Stock); 9360-9364 (Horticulture—Vines and others); 1993 (House and Horticulture).

Residential Rates Cap

That Council, pursuant to Section 153 (3) and (4) of the Local Government Act 1999, has determined to fix a maximum increase in general rates levied upon a property which constitutes the principal place of residence of a principal ratepayer at:

- (a) 7.5% over and above the general rates levied for the 2010-2011 financial year (for those who are eligible for a State Government concession on their Council rates); or
- (b) 15% over and above the general rates levied for the 2010-2011 financial year (for all other such ratepayers), provided that:
 - (i) the property has been the principal place of residence of the principal ratepayer since at least 1 July 2010; and
 - (ii) the property has not been subject to improvements with a value of more than \$20 000 since 1 July 2010.

D. MORCOM, Chief Executive Officer

CLARE & GILBERT VALLEYS COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Clare & Gilbert Valleys Council at a Special Council Meeting held on 7 July 2011, resolved as follows for the year ending 30 June 2012:

Adoption of Valuations

1. To adopt the capital valuations made by the Valuer-General within Council's area totalling \$2 296 450 440 for rating purposes.

Declaration of Differential General Rates

- 2. To declare differential general rates, based on the capital value of the rateable land in the Council's area and varying according to land as follows:
 - (a) Category 1 (Residential), Category 8 (Vacant Land) and Category 9 (Other), a rate of 0.4069 cents in the dollar:
 - (b) Category 2 (Commercial—Shop), Category 3 (Commercial—Office) and Category 4 (Commercial—Other) a rate of 0.5493 cents in the dollar;
 - (c) Category 5 (Industrial—Light) and Category 6 (Industrial—Other) a rate of 0.5493 cents in the dollar; and
 - (d) Category 7 (Primary Production) a rate of 0.3052 cents in the dollar.

Declaration of Minimum Rate

3. To fix a minimum amount of \$575 payable by way of general rates.

Annual Service Charge— Community Wastewater Management Systems

- 4. To impose annual service charges on the level of usage of the service in respect of land to which it provides or makes available Community Wastewater Management System Services:
 - \$360 per unit in respect of all land serviced by the Clare Scheme;
 - \$360 per unit in respect of all land serviced by the Riverton Scheme; and
 - \$360 per unit in respect of all land serviced by the Saddleworth Scheme.

Annual Service Charge—Waste Collection Service

- 5. To impose annual service charges based on the nature of the service in respect of all land to which it provides or makes available the waste collection service:
 - (a) within the towns of Clare, Riverton, Saddleworth, Mintaro, Sevenhill, Auburn, Watervale, Manoora, Rhynie, Marrabel, Stockport, Tarlee and Waterloo— \$172; and
 - (b) for all properties outside of the above townships that have made application and have access along the route to the waste collection service (exclusive of recyclable collection)—\$172.

Natural Resources Management Levy

6. To declare a separate rate of 0.0142 cents in the dollar based on the capital value of the rateable land be declared in respect of all rateable land in the Council area in order to reimburse the Council the amount contributed to the Northern and Yorke Natural Resources Management Board being \$322 325.

Payment of Rates and Charges

7. Rates and charges will be payable in four equal or approximately equal instalments falling due on 2 September 2011, 2 December 2011, 2 March 2012 and 1 June 2012.

R. D. BLIGHT, Chief Executive Officer

DISTRICT COUNCIL OF THE COPPER COAST

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the District Council of the Copper Coast, at its Meeting of Council, held on Wednesday, 6 July 2011, resolved for the year ending 30 June 2012 as follows:

Adoption of Valuations

To adopt the most recent valuations of the Valuer-General available to the Council, of the capital value of land within the Council's area totalling \$3 288 794 140.

Adoption of Rates

- 1. To declare the following differential general rates varying according to the use of the land:
 - (i) with a land use designated as Category 1 (Residential), a rate of 0.2061 cents in the dollar;
 - (ii) with a land use designated as Category 2 (Commercial—Shop), Category 3 (Commercial—Office) or Category 4 (Commercial), a rate of 0.4261 cents in the dollar:
 - (iii) with a land use designated as Category 5 (Industry), a rate of 0.4378 cents in the dollar;
 - (iv) with a land use designated as Category 7 (Primary Production), a rate of 0.1812 cents in the dollar;
 - (v) with a land use designated as Category 8 (Vacant Land), a rate of 0.3444 cents in the dollar; and
 - (vi) with a land use designated as Category 9 (Other), any other land use not referred to in a previous category including marina berths, a rate of 0.2164 cents in the dollar.
- 2. To impose an amount of \$352 as a fixed charge in respect of each separate piece of rateable land in the area of the Council.

Adoption of Community Wastewater Management Scheme Annual Service Charges

To impose an annual service charge based on the nature of the service and the level of usage of the service in respect of all land to which the Council provides or makes available the Community Wastewater Management scheme of \$398 per property unit.

Adoption of Natural Resources Management Levy

To declare a separate rate of 0.0136 cents in the dollar based on the capital value of all rateable land within the Council area and the area of the Northern and Yorke Natural Resources Management Board in order to reimburse the Council the amount of \$425 344 payable to the Northern and Yorke Natural Resources Management Board.

Payment of Rates

All rates and charges will fall due in four equal or approximately equal instalments payable on or before the first day in each of the months of:

- (i) September 2011;
- (ii) December 2011;
- (iii) March 2012; and
- (iv) June 2012.

P. HARDER, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 11 July 2011, Council in exercise of the powers contained in Part 1 of Chapter 10 of the Local Government Act 1999, for the financial year ending 30 June 2012:

- 1. Pursuant to Section 167 (2) (a) of the Local Government Act 1999, adopted for rating purposes capital valuations of land within the Council's area made by the Valuer-General, totalling \$2 248 560 860 comprising \$2 202 817 334 in respect of rateable land and \$45 743 526 in respect of non-rateable land before alteration.
- 2. Pursuant to Section 153 (1) (a) of the Local Government Act 1999, declared a general rate on all rateable land within the Council's area of 0.2516 cents in the dollar based on the capital value of rateable land.
- 3. Pursuant to Section 158 (1) (a) of the Local Government Act 1999, fixed a minimum amount of \$471 payable by way of general rates on rateable land within the Council's area.
- 4. Pursuant to Section 155 of the Local Government Act 1999, imposed an annual service charge based on the nature of the service of \$201 for the prescribed service of collection and disposal (including recycling) of waste (Mobile Garbage Bins) on all land to which it provides or makes available the service as follows:
 - (a) in the townships of Port MacDonnell, Racecourse Bay, Donovans, Caveton, Carpenter Rocks, Blackfellows Caves, Nene Valley, Kongorong, Allendale East and the Pelican Point/Carpenter Rocks Shacks area;
 - (b) in the following streets and roads at Moorak: Kilsby Road, Orchard Road, Florence Street, Berkefeld Road, Johnston Road, Thompson Court, Northumberland Avenue and Bay Road (from the boundary of the City of Mount Gambier to Tarrant Road);
 - (c) in the following streets and roads at Yahl: Brim Brim Road, Church Street, Yahl Road (from Square Mile Road to Yahl Hall Road), Yahl Hall Road (from Brim Brim Road to Yahl Road), Lange Road (from Yahl Road to the eastern boundary of property A5325, Lot 1, FP9406);
 - (d) in the following streets and roads at Tarpeena: bounded by McEnroe Road (from Riddoch Highway to Bailey Road), Bailey Road (from McEnroe Road to Clezy Road), Clezy Road (from Bailey Road to Quarry Road), Quarry Road (from Clezy Road to Medhurst Road), Medhurst Road (from Quarry Road to Riddoch Highway), Riddoch Highway (from Medhurst Road to Albinia Terrace West), Albinia Terrace West (from Riddoch Highway to Marion Terrace), Marion Terrace (from Albinia Terrace West to Boully Road) and Boully Road (from Marion Terrace to Riddoch Highway);
 - (e) in the following streets and roads at Worrolong: bounded by Hawkins Road (from Worrolong Road to Buchanan Road), Buchanan Road (from Hawkins Road to Triangle Road), Triangle Road (from Buchanan Road to Worrolong Road), Worrolong Road (from Triangle Road to Hawkins Road), including Williams Road, Kavanagh Road, Cutting Court, Billing Road, McMahon Road, Leggett Road and O'Neil Road (from Triangle Road to Worrolong Road); and
 - (f) in the following streets and roads at Cafpirco Road area including Cafpirco Road (from Princes Highway to Burnda Road), Burnda Road (from Mitchell Road to Railway line), Bells Lane, Allie Drive, John Fallas Drive, Bill James Court and Mulwala Road (from Cafpirco Road to the southern boundary of Lot 11 in division of Lots 22 and 23, DP1755).
- 5. Pursuant to Section 155 of the Local Government Act 1999, imposed an annual service charge based on the nature of the service on any land to which the Council provides or makes available the Community Wastewater Management Systems being prescribed services for the collection, treatment and disposal of waste as follows:

- (a) \$141 per annum on all vacant land and \$375 per annum on all occupied land in that part of the township of Port MacDonnell served by the Community Waste-water Management System;
- (b) \$131 per annum on all vacant land and \$206 per annum on all occupied land in that part of the township of Tarpeena served by the Community Wastewater Management System;
- (c) \$1 410 per annum on all occupied land in that part of the Pelican Point area from Sections 690 to 700, Sections 702 to 726, Hundred of Kongorong, Lot 8, (DP5111) Newton Road and Lot 651, Newton Road, served by the Community Wastewater Management System;
- (d) \$370 per annum on all vacant land and \$430 per annum on all occupied land in that part of the township of Allendale East served by the Community Waste-water Management System; and
- (e) \$336 per annum on all vacant land; and \$361 per annum on all occupied land, in the part of the township of Cape Douglas served by the Community Wastewater Management System.
- 6. Pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 152 of the Local Government Act 1999, in order to reimburse the Council for amounts contributed to the South East Natural Resources Management Board, declared a separate rate (Regional Natural Resources Management Levy) of \$38.13 on all rateable land within the region of the Board and within the Council area, based on a fixed charge of the same amount on all rateable land.
- 7. Pursuant to Section 181 (1) of the Local Government Act 1999, declared that all rates shall be payable in four equal or approximately equal instalments with the first instalment payable on or before 2 September 2011, the second instalment payable on or before 2 December 2011, the third instalment payable on or before 2 March 2012 and the fourth instalment payable on or before 1 June 2012.

Dated 12 July 2011.

R. J. PEATE, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Adoption of Valuations and Declaration of Rates and Charges

NOTICE is hereby given that at its ordinary meeting held on 28 June 2011, in relation to the financial year ending 30 June 2012, the Light Regional Council, in exercise of the powers contained within Chapter 10 of the Local Government Act 1999, made the following resolutions:

Adoption of Valuations

1. Pursuant to Section 167 (2) (a) of the Local Government Act 1999, to adopt for rating purposes the most recent valuations of the Valuer-General of capital value in relation to all land within the area of the Council, such valuations to apply to that land from 1 July 2011 and specifies that the total of the values that are to apply within the area of the Council is \$3 014 528 140 of which \$2 966 080 930 is rateable.

Declaration of Differential General Rates

- 2. Pursuant to Sections 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, to declare the following differential general rates in respect of rateable land within its area based upon the capital value of rateable land, varying according to Land Use Category:
 - on rateable land attributed Land Use Category 1 (Residential) or Land Use Category 9 (Other), a rate of 0.35763 cents in the dollar of the capital value of such land;
 - (2) on rateable land attributed Land Use Category 2 (Commercial—Shop) or Land Use Category 3 (Commercial—Office), a rate of 0.62585 cents in the dollar of the capital value of such land;
 - (3) on rateable land attributed Land Use Category 4 (Commercial—Other), a rate of 0.71526 cents in the dollar of the capital value of such land;

- (4) on rateable land attributed Land Use Category 5 (Industry—Light), or Land Use Category 6 (Industry—Other), a rate of 0.98348 cents in the dollar of the capital value of such land;
- (5) on rateable land attributed Land Use Category 7 (Primary Production), a rate of 0.2861 cents in the dollar of the capital value of such land;
- (6) on rateable land attributed Land Use Category 8 (Vacant Land), a rate of 0.62585 cents in the dollar of the capital value of such land.

Imposition of a Minimum Rate

3. Pursuant to Section 158 (1) (a) of the Local Government Act 1999, to declare that the minimum amount payable by way of general rates in respect of all rateable land within the Council area shall be \$690.

Imposition of Domestic Refuse and Recycling Annual Service Charge

4. Pursuant to Section 155 of the Local Government Act 1999, to impose an annual service charge based on the nature of the service for refuse collection and recycling of \$249 on each assessment in respect of all land to which the Council provides or makes available the three bin service and of \$160 on each assessment in respect of all land to which the Council provides or makes available the two bin service.

Imposition of Community Wastewater Management System Annual Service Charge

5. Pursuant to Section 155 of the Local Government Act 1999, to impose the following annual service charges based on the nature of the service on each assessment in respect of all land to which the Council provides or makes available a Community Wastewater Management System:

	φ
Kapunda	379
Freeling	
Freeling (Hanson Street North Subdivision)	
Greenock	379
Roseworthy	379
Greenock Rise Subdivision (developer	
owned)	50

Declaration of Separate Rate for Natural Resources Management Board Levies

6. Pursuant to the powers contained in Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999 and in order to reimburse the Council for the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board, declare a separate rate of 0.00899 cents in the dollar of the capital value of land, in respect of all rateable land in the Council's area and in the area of that Board.

B. CARR, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

Road Closures

NOTICE is hereby given that the District Council of Mallala at its meeting held on 27 April 2011, resolved pursuant to Section 359 of the Local Government Act 1934, to exclude all vehicles except emergency service vehicles and Council vehicles from the following roads:

- that portion of Third Creek Road, Webb Beach, located between CR 5748/906, H140400, Section 629, and CT 6021/940, H140400, Section 427, Hundred of Dublin;
- that the roadway named First Street, Port Prime, adjacent to CR 5755/729, T140403, Lot 9 and CR 5755/731, T140403, Lot 20, Hundred of Dublin;
- that the roadway named Second Street, Port Prime, adjacent to CT 5687/238, T140403, Lot 6 and CT 5687/238, T140403, Lot 26, Hundred of Dublin; and
- that the roadway named North Terrace, Port Prime, adjacent to CT 5687/238, T140403, Lot 1 to CT 5687/238, T140403, Lot 16, Hundred of Dublin,

and to exclude all vehicles except emergency service vehicles, council vehicles and Cheetham Salt Pty Ltd vehicles from the following roads:

- the roadway named Swamp Road, Middle Beach, adjacent to CT 5197/300, F108211, Lot 13 and CR 5744/712, H140800, Section 707, Hundred of Port Gawler;
- the roadway named Land Yacht Road, Port Gawler, adjacent to CR 5779/730, H140800, Section 680 and CR 5779/730, H140800, Section 688, Hundred of Port Gawler;
- the unnamed and unformed roadway adjacent to CT 5197/304, D1671, Lot 44, Hundred of Port Gawler;
- that the unnamed and unformed roadway adjacent to CT 5154/618, H140800, Section 674 and CT 5154/618, H140800, Section 668, Hundred of Port Gawler;
- that the unnamed and unformed roadway adjacent to CT 5197/291, H140800, Section 672 and CT 5197/5197/14, H140800, Section 666, Hundred of Port Gawler; and
- that the unnamed and unformed roadway adjacent to CT 5154/618, H140800, Section 668 and CR 5748/92, D23558, Lot 6, Hundred of Port Gawler; and
- that the unnamed and unformed roadway adjacent to CT 5197/298, F3965, Lot 2 and CT 5197/294, F3965, Lot 5 of Port Gawler.

from the date of publication of a notice to this effect in the *Government Gazette* and local newspapers until 31 January 2015.

C. MANSUETO, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Appointments

NOTICE is hereby given that on 28 June 2011, the Naracoorte Lucindale Council resolved to appoint the following persons under the Local Government Act 1999 and the Development Act 1993:

- 1. Steven John Bourne is appointed as an Authorised Officer pursuant to the provisions of Section 260 (1) of the Local Government Act 1999.
- 2. Steven John Bourne is appointed as an Authorised Officer pursuant to the provisions of Section 18 (1) of the Development Act 1993; and
- 3. Phillip Gerrard Burton is appointed as an Authorised Officer pursuant to the provisions of Section 260 (1) of the Local Government Act 1999.

A. EVENS, Chief Executive Officer

RENMARK PARINGA COUNCIL

Adoption of Valuations and Declaration of Rates 2011-2012

NOTICE is hereby given that at its meeting held on Thursday, 7 July 2011, the Renmark Paringa Council for the financial year ending 30 June 2012, passed the following resolutions:

1. Adoption of Valuations

To adopt the most recent valuations of the Valuer-General available to Council of the capital value of land within the Council's area, totalling \$1 203 053 680 for rating purposes.

2. Declaration of General Rates

Declared differential general as follows:

- (a) 0.1733 cents in the dollar on rateable land of Category 1 (Residential) and Category 9 (Other);
- (b) 0.3673 cents in the dollar on rateable land of Category
 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other);

- (c) 0.2582 cents in the dollar on rateable land of Category 7 (Primary Production);
- (d) 0.5710 cents in the dollar on rateable land of Category 8 (Vacant Land).

3. Fixed Charge

Imposed a fixed charge of \$335 on each separate piece of rateable land within the area of the Council.

4. Separate Rate—Natural Resources Management Levy

Declared a separate rate of 0.010 cents in the dollar on all rateable land in the Council area in respect of the SA Murray Darling Basin Natural Resources Management Levy.

5. Service Charges

- 5.1 declared an annual service charge of \$320 per unit on rateable and non-rateable land where a septic tank effluent disposal connection point is provided by Council;
- 5.2 declared an annual service charge of \$69 per bin for domestic garbage collection service; and
- 5.3 declared an annual service charge for the provision of (reticulated) water comprising a fixed contribution of \$175 and an additional amount of \$0.42 cents per kilolitre for every kilolitre of water up to the Maximum Annual Quantity and an excess usage amount of \$1.20 per kilolitre for every kilolitre over the Maximum Annual Quantity.

6. Payment by Instalments

Pursuant to Section 181 of the Local Government Act 1999, general rates, fixed charge, separate rate—Natural Resources Management Levy and service charges shall be payable in four equal or approximately equal instalments on the following dates:

6 September 2011;

6 December 2011;

6 March 2012; and

5 June 2012.

T. SIVIOUR, Chief Executive Officer

TATIARA DISTRICT COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Tatiara District Council at its meeting held on 5 July 2011, resolved the following:

Adoption of Valuations

That pursuant to Section 167 (2) (a) of the Local Government Act 1999, Council adopt for rating purposes for the financial year ending 30 June 2012, the most recent valuations of the Valuer-General available to Council of the Capital Values applicable to land within the area of the Council, totalling \$1585 946 400 and that the valuations have application for rating purposes from 1 July 2011.

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 Section 153 (1) (b) and Section 156 (1) (b) of the Local Government Act 1999, Council declares the following differential general rates for the financial year ending 30 June 2012, on rateable land within its area, varying according to the locality of the land:

- 0.6352 cents in the dollar in respect of rateable land within the townships of Bordertown, Keith, Mundulla, Padthaway and Wolseley;
- 0.4237 cents in the dollar in respect of rateable land in the area outside the townships of Bordertown, Keith, Mundulla, Padthaway and Wolseley.

Declaration of Minimum Rate

That pursuant to and in accordance with Section 158 of the Local Government Act 1999, Council hereby fixes in respect of the financial year ending 30 June 2012, a minimum amount of \$500 that shall be payable by way of general rates on rateable land within the Council's area.

Declaration of Maximum Increase

That pursuant to Section 153 (3) of the Local Government Act 1999, Council determines that it will not fix a maximum increase in the general rate to be charged on rateable land within its area that constitutes the principal place of residence of a principal ratepayer.

Declaration of Separate Rate-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 to the Council the amount contributed to the South East Natural Resources Management Board, in the financial year ending 30 June 2012, Council declares a separate rate based on a fixed charge of the same amount on all rateable land in the area of the Council and in the area of the Board of \$38.50.

Declaration of Separate Rate—Keith Hospital Levy

That pursuant to Section 154 of the Local Government Act 1999, Council declares a separate rate on all rateable land in the West Ward of the Council for the purpose of planning and carrying out the activity of the development of the Keith & District Hospital Inc. for medical practitioner facilities, intended to be of particular benefit to occupiers of land within the West Ward of the Council, being called a 'Health Hub', based on a fixed charge of \$24 for the financial year ending 30 June 2012.

Community Wastewater Management Schemes (STEDS)

That pursuant to Section 155 of the Local Government Act 1999, in respect of the financial year ending 30 June 2012, Council declares an annual service charge, based on the nature of the service and varying according to whether the land is vacant or occupied, on all land within its area to which Council provides or makes available the prescribed service Community Wastewater Management Schemes (CWMS) of:

- \$225 in respect of each piece of vacant land serviced by the Bordertown CWMS;
- \$330 in respect of each piece of occupied land serviced by the Bordertown CWMS;
- \$225 in respect of each piece of vacant land serviced by the Keith CWMS;
- \$330 in respect of each piece of occupied land serviced by the Keith CWMS;
- \$225 in respect of each piece of vacant land serviced by the Mundulla CWMS;
- \$330 in respect of each piece of occupied land serviced by the Mundulla CWMS;
- \$225 in respect of each piece of vacant land serviced by the Wolseley CWMS; and
- \$330 in respect of each piece of occupied land serviced by the Wolseley CWMS.

Two Bin Refuse Collection System Service Charge

That pursuant to Section 155 of the Local Government Act 1999, in respect of the financial year ending 30 June 2012, Council declares an annual service charge, based on the nature of service, in respect of all land within its area, to which it provides or makes available the prescribed service known as the Bin Refuse Collection system of \$215.

R. J. HARKNESS, Chief Executive Officer

WATTLE RANGE COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Hatherleigh

PURSUANT to Section 10 of the Roads (Opening and Closing) Act 1991, the Wattle Range Council hereby gives notice of its intent to implement a Road Process Order to close portion of the unmade Public Road west of Skeer Road and merge with the adjoining Section 866, Hundred of Mount Muirhead, shown delineated as 'A' on Preliminary Plan No. 11/0030.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, George Street, Millicent and the Adelaide office of the Surveyor-General during normal office hours or can be viewed on Council's website www.wattlerange.sa.gov.au in the Public Notice section.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 27, Millicent, S.A. 5280 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

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

Dated 7 July 2011.

F. N. BRENNAN, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased

Bartolo, John Patrick, late of 8 Joseph Street, Salisbury East, retired process worker, who died on 10 January 2011.

Edwards, Hazel Lucy, late of 56 High Street, Grange, of no occupation, who died on 7 June 2011.

Gillies, William Cowan, late of 39 Finniss Street, Marion,

retired real estate manager, who died on 13 January 2011

Mayes, Mona Alma, late of 44A Skyline Drive, Flagstaff Hill, widow, who died on 8 April 2011.

Munro, Sandra Warren, late of 39 Mora Crescent, Smithfield, retired factory worker, who died on 5 April 2011.

Nunn, Edith Maud, late of 91 Diagonal Road, Somerton Park,

retired secretary, who died on 5 April 2011.

O'Brien, James Leslie, late of 79 Sturt Street, Mount Gambier, retired labourer, who died on 4 April 2011

Reeves, Delia, late of 150 Adams Road, Craigmore, of no occupation, who died on 22 May 2011.

Round, Irene Joyce, late of 110 Strathfield Terrace, Largs North, of no occupation, who died on 4 May 2011.

Salmon, John Barnard, late of 10 Mitchell Terrace, Port Augusta West, of no occupation who died on 17 April 2011.

Stein, Shirley Iris, late of 55 Dorene Street, St Marys, home duties, who died on 28 March 2011.

Venchiarutti, Jeanne Rymond, late of 16-24 Penneys Hill Road, Hackham, of no occupation, who died on 17 April 2011.

Wallace, Noel Ivan, late of 125 Coglin Street, Brompton, retired security officer, who died on 13 June 2011.

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 12 August 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 14 July 2011.

D. A. CONTALA, Public Trustee

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 4 p.m. on Wednesday.

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