

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 19 JULY 2012

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GOVERNMENT GAZETTE NOTICES

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

[19 July 2012

Department of the Premier and Cabinet Adelaide, 19 July 2012

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

No. 28 of 2012—TAFE SA Act 2012. An Act to establish TAFE SA; and for other purposes.

By command,

JAY WILSON WEATHERILL, Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 19 July 2012

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

Member: (from 19 July 2012 until 30 June 2014) Dymphna Julienee Eszenyi Roger William Byard Diana Margaret Stuart Hetzel Barry John Jennings Thomas Ian Osborn Michelle Hasani Nigel Lawrence Stewart Margaret Krykou

Chair: (from 19 July 2012 until 30 June 2014) Dymphna Julienee Eszenyi

By command,

JAY WILSON WEATHERILL, Premier

MECD12/054-CS

Department of the Premier and Cabinet Adelaide, 19 July 2012

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Legal Services Commission, pursuant to the provisions of the Legal Services Commission Act 1977:

Member: (from 19 July 2012 until 18 July 2015) Andrew English

By command,

JAY WILSON WEATHERILL, Premier

AGO0249/02CS

Department of the Premier and Cabinet Adelaide, 19 July 2012

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Legal Practitioners Conduct Board, pursuant to the provisions of the Legal Practitioners Act 1981:

Member: (from 19 July 2012 until 18 July 2015) Joan-Therese Michele Fox Stewart Ronald Leggett

By command,

JAY WILSON WEATHERILL, Premier

AGO0068/03CS

Department of the Premier and Cabinet Adelaide, 19 July 2012

HIS Excellency the Governor's Deputy in Executive Council has revoked the appointment of the Honourable Ian Keith Hunter, MLC, Minister for Communities and Social Inclusion, Minister for Social Housing Minister for Disabilities, Minister for Youth and Minister for Volunteers as Acting Minister for Police, Acting Minister for Correctional Services, Acting Minister for Emergency Services, Acting Minister for Road Safety and Acting Minister for Multicultural Affairs for the period from 24 July 2012 to 28 July 2012 inclusive, during the absence of the Honourable Jennifer Mary Rankine, MP.

By command,

JAY WILSON WEATHERILL, Premier

12MES/011SC

Department of the Premier and Cabinet Adelaide, 19 July 2012

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the Honourable Patrick Frederick Conlon, MP, Minister for Transport and Infrastructure and Minister for Housing and Urban Development to be also Acting Minister for Transport Services for the period from 23 September 2012 to 12 October 2012 inclusive, during the absence of the Honourable Chloë Catienne Fox, MP.

By command,

JAY WILSON WEATHERILL, Premier

MTS/12/011

Department of the Premier and Cabinet Adelaide, 19 July 2012

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for a period of ten years commencing from 19 July 2012 and expiring on 18 July 2022, it being a condition of appointment that the Justices 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 three months of the date of appointment, pursuant to Section 4 of the Justices of the Peace Act 2005:

James Kingsley Adams Neville Robert Aitken Graham John Ambler Stephen Baines Craig Gerhart Beek Philip John Brice Barry David Carraill Brian Condon Anthony John Curtis Leslie Allan Dennis Glenda Anne Doecke Shaun Gerard Edwards Christine Fay Ellis Graham Sydney Ellis Heather Lorraine Ellis David Edwin Fewster Brian Patrick Fogarty Betty Doreen Franklin Sally Jane Gubbin Peter Russell Hamilton Anthony Burgoyne Harral Robert Morgan Havelberg Martin Bradley Hawke Ronald Daniell Haynes Terence Henry Hemmings Graeme Allan Hicks Gloria Irene Hill Brenton Douglas Hillard Robert Bruce Holmes Peter John Hood Danielle Megan Johnston Edwin Thomas Jordan Leslie William Juster Maria Kanas Zaharoula Karzis-Wyatt Robert Guerin McNamara Diane Christine Morris Nigel George Murton Suzanne Margaret O'Dwyer Allan Robert Perryman Trevor John Ranger Maurice George Saint

Glenn Raymond Sanford Julian Ferdinand Stefani Rodger William Scott Thomas Christopher Meurant Tually Noel Ralph Webb Trevor James Wilson Rebecca Thelma Wiese Julia Margaret Whittle

By command,

JP12/021CS

JAY WILSON WEATHERILL, Premier

Department of the Premier and Cabinet Adelaide, 19 July 2012

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint Lou Mark Jansen as a Secretary to the Industries Development Committee for a term of two years commencing on 22 July 2012 and expiring on 21 July 2014, pursuant to Section 11 of the Industries Development Act 1941.

By command.

MMIT12/006SC

JAY WILSON WEATHERILL, Premier

Department of the Premier and Cabinet Adelaide, 19 July 2012

HIS Excellency the Governor's Deputy in Executive Council has revoked the appointment of Graeme Leslie Borrett as Deputy Registrar-General and Deputy Registrar-General of Deeds, pursuant to Section 13 (3) of the Real Property Act 1886, Section 6 (1) of the Registration of Deeds Act 1935 and Section 36 of the Acts Interpretation Act 1915.

By command,

AGO0181/12CS

Department of the Premier and Cabinet

JAY WILSON WEATHERILL, Premier

Adelaide, 19 July 2012

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint Jennifer Mary Cottnam as Deputy Registrar-General commencing on 19 July 2012, pursuant to Section 68 of the Constitution Act 1934.

By command,

AGO0181/12CS

JAY WILSON WEATHERILL, Premier

Department of the Premier and Cabinet Adelaide, 19 July 2012

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint Jennifer Mary Cottnam as Deputy Registrar-General of Deeds commencing on 19 July 2012, pursuant to Section 6 (1) of the Registration of Deeds Act 1935.

By command.

AG00181/12CS

JAY WILSON WEATHERILL, Premier

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

NOTICE is hereby given that the Corporate Affairs Commission approves the applications for deregistration received from the associations named below pursuant to Section 43A of the Associations Incorporation Act 1985. Deregistration takes effect on the date of publication of this notice.

Adelaide Highland Games Incorporated

CBB Employee's Social Club Incorporated

- Dominican Convent, Ashford Incorporated
- Elliston Progress and Tourism Association Incorporated
- International Trade Association of South Australia

Incorporated

Kingston Care Incorporated Label and Tag Manufacturers Association of South Australia

Incorporated Lifehouse Australia Incorporated

South Australian Packet Users Group Incorporated The Whyalla Cat Club Incorporated

Given at Adelaide, 17 July 2012.

S. AITCHISON, a Delegate of the Corporate Affairs Commission

CONTROLLED SUBSTANCES ACT 1984

Revocation of Prohibition Order

TAKE notice that on 28 June 2012, I, Stephen Christley, Executive Director, Public Health and Clinical Systems, Department for Health and Ageing, exercised the authority delegated by the Minister for Mental Health and Substance Abuse under Section 62A of the Controlled Substances Act 1984 (SA) and acting pursuant to Section 57 (2) of the Controlled Substances Act 1984 (SA), revoked the Prohibition Order made and issued on 25 January 2011 in respect of:

Jacqueline Kay Roennfeldt, Date of Birth: 7 January 1967.

This Revocation Order took effect from the date of service of the Order on Jacqueline Kay Roennfeldt on 10 July 2012.

> DR S. CHRISTLEY, Delegate for the Minister for Mental Health and Substance Abuse

DEVELOPMENT ACT 1993, NOTICE UNDER SECTION 25 (17): WAKEFIELD REGIONAL COUNCIL HAMLEY BRIDGE RESIDENTIAL AND TOWNSHIP REVIEW DPA

Preamble

1. The Development Plan Amendment entitled Wakefield Regional Council-Hamley Bridge Residential and Township Review DPA has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Planning has decided to approve the Amendment.

NOTICE

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

(a) approve the Amendment; and

fix the day on which this notice is published in the Gazette as the day on which the Amendment will come into operation.

Dated 11 July 2012.

JOHN RAU, Deputy Premier, Minister for Planning

ENVIRONMENT PROTECTION AUTHORITY

Granting of an Exemption

THE Environment Protection Authority has issued an Exemption to Premium Wine Brands Pty Ltd to be exempted from Section 34 of the Environment Protection (Water Quality) Policy 2003.

The Exemption holder is authorised to exceed the water quality criteria, as set out in Schedule 2 of the Water Quality Policy, for the specified activity of Stormwater discharge management from the Premises.

The Exemption has been granted to facilitate discharges in a controlled manner in situations where the current capacity of the wastewater management system at the premises is likely to be exceeded. The Environment Protection Authority has determined the likelihood of environmental impact as a result of the controlled discharges to be negligible.

Dated 17 July 2012.

K. VOGELSANG, Delegate, Environment Protection Authority

ENVIRONMENT PROTECTION ACT 1993

Variation to Existing Approval of Collection Depot

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 69 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Variation to Existing Approval of Collection Depot

Vary the approval of the collection depot listed at Schedule 1 of this Notice, that was granted under the Act prior to the date of this Notice and impose the conditions of this approval to be as follows:

Approval of Collection Depot

The collection depot identified by reference to the following matters is approved:

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in column 3 of Schedule 1 of this Notice; and
- (c) the location of the depot described in Columns 4 and 5 of Schedule 1 of this Notice.

The collection depot listed at Schedule 1 of this Notice is approved in relation to all classes of containers, which were approved under the Act, at or subsequent to the date of this Notice, as Category B Containers.

Conditions of Approval

Impose the following conditions on the approval:

- (a) If the Approval Holder's name or postal address (or both) changes, then the Approval Holder must inform the Authority in writing, within 28 days of the change occurring.
- (b) If the collection depot is sold to another party, the Approval Holder must inform the Authority in writing, within 28 days of settlement.
- (c) The Approval Holder who wishes to cease operation of the depot shall notify the Authority in writing, no less than 14 days from date of closing.
- (d) The Approval Holder, or a person acting on his or her behalf, must not pay a refund on, or seek reimbursement for, containers that the Approval Holder, or the person acting on his or her behalf, knows were not purchased in South Australia.
- (e) The Approval Holder must ensure that prominent signage is displayed, detailing the offence and the penalties under Section 69 the Act, for presenting interstate containers for refund.

SCHEDULE	1

Column 1	Column 2	Column 3	Column 4	Column 5
Depot Name	Company/Trading Name	Proprietor	Depot Location Street	Depot Location Suburb
Ceduna Can & Bottle Depot	Ceduna Can & Bottle Depot	Darren and Joanne Genrich	1A Collins Street	Ceduna, S.A. 5690

SOUTH AUSTRALIA

GAMING MACHINES ACT 1992

GM Notice No. 1 of 2012 Gaming Machines—Licensed Club Industry Training Foundation—Training Recognition Notice (No. 1) 2012 [19 July 2012]

The Independent Gambling Authority publishes this notice under Section 10B of the *Gaming Machines Act 1992*:

1. Citation, authorising provisions

- (1) This notice may be cited as the Gaming Machines—Licensed Club Industry Training Foundation—Training Recognition Notice (No. 1) 2012.
- (2) This notice is authorised by Section 10B (1) (b) of the Gaming Machines Act 1992.

2. Recognised course of training

- (1) This notice is published in response to an application by Licensed Club Industry Training Foundation of SA Inc. for recognition, as advanced problem gambling intervention training, of a course of training of which it would be the provider.
- (2) The course of training identified in the table is recognised as advanced problem gambling intervention training for provision from the date indicated.

TABLE

Course documentation description	Date of first provision
Advanced problem gambling intervention—version R1.3	19 July 2012

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust Board Delegate did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, and whereas the South Australian Housing Trust Board delegate is satisfied that each of the houses described hereunder has ceased to be substandard, notice is hereby given that, in exercise of the powers conferred by the said Part, the South Australian Housing Trust does hereby revoke the said declaration in respect of each house.

Address of House	Allotment, Section, etc.	Certificate Volume	<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
45 Farnham Road, Keswick	Allotment 55 in Filed Plan 19512, Hundred of Adelaide	5438	104	24.10.74, page 2846
95 George Street, Moonta	Allotment 451 in Filed Plan 198632, Hundred of Wallaroo	5733	754	29.3.01, page 1477
33 Main Street, Port Vincent	Allotment 807 in Filed Plan 44767, Hundred of Ramsey	5923	542	30.1.97, page 707
144 Morris Road (also known as Lot 300 Brookman Road), Meadows	Allotment 300 in Deposited Plan 34423, Hundred of Kuitpo	5091	558	25.3.93, page 1081
Unit 2, 86 Opey Avenue, Hyde Park	Strata Plan 4752, Unit 2, Hundred of Adelaide	5028	114	29.9.94, page 867
Dated at Adelaide, 19 July 2012.	R	. HULM, Dire	ctor, Corp	orate Services, Housing SA

HOUSING IMPROVEMENT ACT 1940

NOTICE is hereby given that the South Australian Housing Trust Board Delegate in the exercise of the powers conferred by the Housing Improvement Act 1940, does hereby declare the houses described in the table hereunder to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940.

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
77 Drake Avenue	Flinders Park	Allotment 75 in Filed Plan 124569, Hundred of Yatala	5744	273
6 Shudolz Court	Windsor Gardens	Allotment 20 in Deposited Plan 6921, Hundred of Yatala	5630	269
Dated at Adelaide, 19 July 2012.		R. HULM, Director, Corpor	ate Services, H	Iousing SA

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust Board Delegate did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, the South Australian Housing Trust Board delegate in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental per week which shall be payable subject to Section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table the amount shown in the said table opposite the description of such house and this notice shall come into force on the date of this publication in the *Gazette*.

Address of House	Allotment, Section, etc.	Certificate Volume	<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
Unit 1, 10 Bell Street, Port MacDonnell	Allotment 416 in Filed Plan 195028, Hundred of MacDonnell	5704	587	24.5.12, page 2163	63.00
23 Gregory Street, Port Elliot	Allotment 91 in Filed Plan 204177, Hundred of Goolwa	5396	424	16.2.12, page 777	220.00
36 Hampton North Street, Goodwood	Allotment 34 in Filed Plan 9323, Hundred of Adelaide	5811	174	24.5.12, page 2163	101.00
31 Luck Street (also known as Lot 1 Lutterworth Street), Macclesfield	Allotment 1 in Filed Plan 3856, Hundred of Macclesfield	5406	425	28.8.97, page 468	\$5.00
286 Main Street, Peterborough	Allotment 100 in Deposited Plan 29532, Hundred of Yongala	5129	126	24.5.12, page 2163	\$90.00
13 Munchenburg Avenue, Campbelltown	Allotment 101 in Deposited Plan 4611, Hundred of Adelaide	5193	66	10.5.12, page 1638	\$146.00
411 Prospect Road, Blair Athol	Allotment 291 in Deposited Plan 4533, Hundred of Yatala	5223	608	10.5.12, page 1638	\$222.00
2 Springhead Road, Mount Torrens	Allotment 315 in Filed Plan 211911, Hundred of Talunga	5781	414	24.2.05, page 523	\$255.00
32 Valiant Road, Holden Hill	Allotment 26 in Deposited Plan 6065, Hundred of Yatala	5649	601	24.5.12, page 2163	\$129.00
Dated at Adelaide, 17 July 2012.			R. HU	LM, Director, Corporate Ser	vices, Housing SA

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 26 June 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA 30130

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the 'Kingfisher'

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993, in respect of the *Kingfisher*.

Operational Limits

Smooth Waters—day trips only.

Minimum Crew and Qualifications

Minimum 1 crew—Master is to hold a Coxswain Certificate of Competency.

CAPT. W. FERRAO, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 26 June 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA 29827

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the 'Investigator II'

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993, in respect of the *Investigator II*.

Operational Limits

Limit 1—Between 100-200 nm seaward of the coast of South Australia.

Limit 2-Up to 100 nm seaward of the coast of South Australia.

Limit 3—Smooth waters—up to 20 passengers.

Limit 4—Up to 5 nm seaward of the coast of South Australia. Minimum Crew and Qualifications

Limits 1 and 2—Minimum 3 crew: Master and Mate to be holders of a Master 5 Certificate of Competency, one of which also holds an MED 2 Certificate of Competency and the holder of a Coxswain Certificate of Competency.

Limit 3—Minimum 2 crew: Master to hold a Master 5 Certificate of Competency and Engineer to hold an MED 2 Certificate of Competency—no dual ticket permitted.

Limit 4—Minimum 2 crew: Master to hold Master 5 Certificate of Competency, Mate to hold coxswain Certificate of Competency and either must also hold a Med 2 Certificate of Competency.

Note: for Limits 1, 2 and 3 if Master or Mate does not hold also an MED 2 Certificate of Competency then another crew member holding an MED 2 Certificate of Competency must be present.

> CAPT. W. FERRAO, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 26 June 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA 30112

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the 'Harlequin'

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993, in respect of the *Harlequin*.

Operational Limits

Limit 1-Partially Smooth Waters.

Limit 2—Up to 5 nm off the coast of South Australia.

Minimum Crew and Qualifications

For both limits—Minimum 1 crew—Master is to hold a Coxswain Certificate of Competency.

CAPT. W. FERRAO, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 26 June 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA 30134

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the 'Frank'

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993, in respect of the *Frank*.

Operational Limits

Partially Smooth Waters.

Minimum Crew and Qualifications

Minimum 1 crew—Master is to hold a Coxswain Certificate of Competency.

CAPT. W. FERRAO, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 26 June 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA 29879

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the 'Calypso Star II'

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993, in respect of the *Calypso Star II*.

Operational Limits

Limit 1—Up to 30 nm seaward of the coast of South Australia 1-20 passengers.

Limit 2—Up to 30 nm seaward of the coast of South Australia 21-30 passengers.

Limit 3—Up to 30 nm seaward of the coast of South Australia 31-40 passengers.

Minimum Crew and Qualifications

Limit 1—Minimum 3 crew—Master is to hold a Master 5 Certificate of Competency; Mate is to hold a Coxswain Certificate of Competency and one General Purpose Hand. Master, Mate or GP is to also hold an MED 1 Certificate of Competency unless a separate engineer holding that qualification is also on board.

Limit 2—Minimum 4 crew—Master is to hold a Master 5 Certificate of Competency; Mate is to hold a Coxswain Certificate of Competency and two General Purpose Hands. Master, Mate or GP is to also hold an MED 1 Certificate of Competency unless a separate engineer holding that qualification is also on board.

Limit 3—Minimum 5 crew—Master is to hold a Master 5 Certificate of Competency; Mate is to hold a Coxswain Certificate of Competency and three General Purpose Hands. Master, Mate or GP is to also hold an MED 1 Certificate of Competency unless a separate engineer holding that qualification is also on board.

GP is to be a person, who is at least 16 years of age, is medically fit for the duties employed, holds a Certificate for Elements of Shipboard Safety and has at least three months experience.

> CAPT. W. FERRAO, Presiding Member, State Crewing Committee

LEGAL PRACTITIONERS ACT 1981

Instrument of Re-appointment

I, JOHN RAU, Attorney-General for the State of South Australia, hereby re-appoint John Michael Boag as a lay observer, pursuant to Section 90 (1) of the Legal Practitioners Act 1981 for a term of 12 months at a remuneration of \$11 286 per annum, together with an amount of \$2 257.20 per annum travelling and incidental expenses and subject also to these conditions:

- provision of limited office accommodation facilities and supplies and typing assistance from time to time; and
- access to legal advice and assistance.

This appointment is effective from 18 July 2012.

Dated 13 July 2012.

JOHN RAU, Attorney-General

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Inspire Vintage (Australia) Pty Ltd has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at 6 Jervois Street, Albert Park, S.A. 5014, to be situated at 181 Douglas Gully Road, McLaren Flat, S.A. 5171 and known as Inspire Vintage (Australia) Pty Ltd.

The application has been set down for hearing on 20 August 2012 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: 13 August 2012).

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

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: <u>olgc@agd.sa.gov.au</u>.

Dated 16 July 2012.

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 James Lyle Armstrong and Judith Ann Armstrong have applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Armstrong Wines.

The application has been set down for hearing on 20 August 2012 at 11.30 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: 13 August 2012).

The applicants' address for service is c/o James Lyle Armstrong, 150 Moritz Road, Blewitt Springs, S.A. 5171.

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, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 13 July 2012.

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 Grant Burge Wines Pty Ltd has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at Barossa Highway, Tanunda, S.A. 5352, to be situated at Krondorf Road, Tanunda, S.A. and known as Grant Burge Winery.

The application has been set down for hearing on 20 August 2012 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: 13 August 2012).

The applicant's address for service is c/o Graeme Tucker, P.O. Box 421, Tanunda, S.A. 5352.

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, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 13 July 2012.

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 NQS Hospitality Pty Ltd has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c) Authorisation in respect of premises situated at Shop 10, 20 Pulteney Street, Adelaide, S.A. 5000 and to be known as Dumpling Spot.

The application has been set down for hearing on 21 August 2012 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 14 August 2012).

The applicant's address for service is c/o Nancy Qian Sun, Shop 10, 20 Pulteney 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, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: <u>olgc@agd.sa.gov.au</u>.

Dated 13 July 2012.

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 Jennifer Joy Hinze and Brian Darren Powell have applied to the Licensing Authority for the transfer, redefinition, extension of Trading Area and variation of the Conditions of the Licence in respect of premises situated at 114 Church Street, Penola, S.A. 5271 and known as Coonawarra Motor Lodge.

The application has been set down for hearing on 16 August 2012 at 9.30 a.m.

Conditions

The following licence conditions are sought:

- To redefine the licensed area to include the verandah area as per the plans lodged.
- The inclusion of an extension of Trading Area between the premises and John Street.

To delete the following Condition:

• That in Area 3 wine can only be supplied from the areas of Hundred of Comaum and the Hundred of Penola.

To add the following Condition:

• That in Area 3 wine can be supplied from the Limestone Coast Wine Region.

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: 9 August 2012).

The applicants' address for service is c/o Peter Westley, Westley DiGiorgio, P.O. Box 1265, Naracoorte, S.A. 5271.

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, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: <u>olgc@agd.sa.gov.au</u>.

Dated 11 July 2012.

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 Monmaco Pty Ltd as trustee for the De Ieso Family Trust No. 2 has applied to the Licensing Authority for a variation to Extended Trading Authorisation in respect of premises situated at 443 Tapleys Hill Road, Fulham Gardens, S.A. 5024 and known as The Grand Ballroom.

The application has been set down for hearing on 23 August 2012 at 10 a.m.

Conditions

The following licence conditions are sought:

• To vary the current trading hours including Extended Trading Authorisation:

From:

Monday to Thursday: 4 p.m. to 10 p.m.;

Friday: 6 p.m. to midnight;

Saturday: 6 p.m. to 1 a.m. the following day;

Sunday: 6 p.m. to 12.30 a.m. the following day; and

New Year's Eve: 6 p.m. to 2 a.m. the following day.

To:

Monday to Thursday: Noon to 11 p.m.;

Friday: Noon to midnight;

Saturday: Noon to 1 a.m. the following day;

Sunday: Noon to 12.30 a.m. the following day;

New Year's Eve: Noon to 2 a.m. the following day; and

All Public Holidays (excluding the day after Good Friday and Boxing Day, 26 December): Noon to midnight.

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: 16 August 2012).

The applicant's address for service is c/o Errol Kaplan, P.O. Box 3066, Port Adelaide, S.A. 5015.

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, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: <u>olgc@agd.sa.gov.au</u>.

Dated 16 July 2012.

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 Arno Bay Yacht Club Inc has applied to the Licensing Authority for a Club Licence with an Extended Trading Authorisation and Entertainment Consent in respect of premises situated at Section 352, Centenary Lane, Arno Bay, S.A. 5603 and to be known as Arno Bay Yacht Club Inc.

The application has been set down for hearing on 23 August 2012 at 9.30 a.m.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation is sought for the following days and times:
 - Friday and Saturday: Midnight to 1 a.m. the following day; and

Sunday: 8 p.m. to 10 p.m.

• Entertainment Consent is sought for the internal part of the premises during the hours of operation abovementioned hours.

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: 16 August 2012).

The applicant's address for service is c/o Naomi Carrick, P.O. Box 132, Cleve, S.A. 5640.

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, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 16 July 2012.

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 Trimboli Enterprises Pty Ltd as trustee for BAT Trust and Susanne Marin Pty Ltd as trustee for SLM Trust have applied to the Licensing Authority for Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 252 Hindley Street, Adelaide, S.A. 5000 and known as Soul Box.

The application has been set down for hearing on 15 August 2012 at 11.30 a.m.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation is sought for the following dates and times:
 - Monday to Saturday: Midnight to 2 a.m. the following day; and
 - Sunday: 10 a.m. to 11 a.m. and 8 p.m. to midnight.
- · To vary the current Entertainment Consent:

From:

Monday to Saturday: 7 p.m. to 11 p.m.; and

Sunday: 4 p.m. to 8 p.m.

To:

Monday to Saturday: 5 p.m. to 2 a.m. the following day; and

Sunday: 3 p.m. to 10 p.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 2012).

The applicants' address for service is c/o Brett Trimboli, P.O. Box 514, Kensington Park, S.A. 5068.

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, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 13 July 2012.

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 Beverley Hills Chapel Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence with Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 6-8 Toogood Avenue, Beverley, S.A. 5009 and to be known as Beverley Hills Function Centre.

The application has been set down for hearing on 20 August 2012 at 9.30 a.m.

Conditions

The following licence conditions are sought:

• Trading hours (including Extended Trading Authorisation and Entertainment Consent):

On any day: 8 a.m. to 2 a.m. the following day.

• Liquor shall be sold for consumption on the licensed premises only.

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: 13 August 2012).

The applicant's address for service is c/o Griffins Lawyers, 49 Flinders Street, Adelaide, S.A. 5000 (Attention: Ian Rice).

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, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 12 July 2012.

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 Toad Park Pty Ltd has applied to the Licensing Authority for a variation to Extended Trading Authorisation in respect of premises situated at 10 Main Street, Mawson Lakes, S.A. 5095 and known as Mawson Lakes Hotel.

The application has been set down for hearing date on 20 August 2012 at 10 a.m.

Conditions

The following licence conditions are sought:

- Variation to Extended Trading Authorisation in Areas 4 and 5 for the following days and times:
 - Monday to Thursday: Midnight to 3 a.m. the following day;
 - Sunday: 8 p.m. to 3 a.m. the following day;
 - Maundy Thursday: Midnight to 2 a.m. the following day;
 - Christmas Eve: Midnight to 2 a.m. the following day;
 - Sunday Christmas Eve: 8 p.m. to 2 a.m. the following day;
 - New Year's Eve: 2 a.m. to 3 a.m. the following day;
 - Days (preceding Public Holidays): Midnight to 3 a.m. the following day; and
 - Sundays (preceding Public Holidays): 8 p.m. to 3 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 13 August 2012).

The applicant's address for service is c/o Andrew Gunn, P.O. Box 620, Walkerville, S.A. 5081.

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, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: <u>olgc@agd.sa.gov.au</u>.

Dated 12 July 2012.

Applicant

MINING ACT 1971

NOTICE is hereby given in accordance with Section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Minotaur Operations Pty Ltd

Location: Oolgelima Creek area-Approximately 40 km north-east of Coober Pedy.

Pastoral Lease: Mount Barry

Term: 2 years

Area in km²: 378

Ref.: 2011/00069

Plan and co-ordinates can be found on the DMITRE website: http://www.minerals.dmitre.sa.gov.au/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with Section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Minotaur Operations Pty Ltd

Location: Lake Cadi area-Approximately 70 km east-northeast of Coober Pedy.

Pastoral Leases: Anna Creek and Nilpinna

Term: 2 years

Area in km²: 786

Ref.: 2011/00071

Plan and co-ordinates can be found on the DMITRE website: http://www.minerals.dmitre.sa.gov.au/public notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with Section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: St Barbara Ltd

Location: Roopena area—Approximately 60 km south-west of Port Augusta.

Pastoral Leases: Tregalana and Roopena

Term: 2 years

Area in km²: 155

Ref.: 2011/00141

Plan and co-ordinates can be found on the DMITRE website: http://www.minerals.dmitre.sa.gov.au/public notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with Section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Iluka Resources Limited

Location: Brodies Valley area-Approximately 80 km northwest of Roxby Downs.

Pastoral Leases: Billa Kalina and Stuart Creek

Ref · 2012/00005

Plan and co-ordinates can be found on the DMITRE website: http://www.minerals.dmitre.sa.gov.au/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar

NATIONAL GAS LAW

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

Under Section 303, AEMO has requested the STTM-Market Schedule Variation transactions Rule proposal (Project Ref. GRC0015). The proposal seeks to allow an additional category of participants in the Short Term Trading Market to submit market schedule variations to AEMO. The AEMC intends to expedite the Rule proposal under Section 304 on the ground that it considers the proposed Rule is likely to be non-controversial, subject to written objections.

In relation to the proposal:

- written objections must be received by 2 August 2012;
- submissions must be received by 16 August 2012; and
- written objections and submissions may be forwarded to submissions@aemc.gov.au and must cite the Project Ref. in its title.

Objections on this proposal can be forwarded to submissions@aemc.gov.au and must cite the Project Ref. in its title.

Submissions on this proposal can be lodged online via the AEMC's website at <u>www.aemc.gov.au</u>. Submissions should be submitted in accordance with the *AEMC's Guidelines for making* written submissions on Rule change proposals. The AEMC publishes all submissions on its website subject to confidentiality.

Before submitting your objection or submission, you must review the AEMC's privacy statement on its website at <u>www.aemc.gov.au</u>. All documents in relation to the above matter are published on the AEMC's website and are available for inspection at the offices of the AEMC

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

19 July 2012.

NATURAL RESOURCES MANAGEMENT ACT 2004

Designation of Department

FOR the purposes of the definition of 'Department' under the Natural Resources Management Act 2004, I designate the Department of Environment, Water and Natural Resources as being the Department primarily responsible for assisting the Minister in the administration of that Act.

Dated 15 July 2012.

PAUL CAICA, Minister for Sustainability, Environment and Conservation

Term: 2 years

Area in km²: 226

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence-AAL 183

PURSUANT to Section 65 (6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 21 March 2012, notice is hereby given that an application for the grant of an Associated Activities Licence within the area described below has been received from Beach Energy Limited and Great Artesian Oil and Gas Pty Ltd.

The application will be determined on or after 2 August 2012.

Description of Application Area

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

Commencing at a point being the intersection of latitude 27°46'37"S GDA94 and longitude 139°40'00"E AGD66, thence east to longitude 139°41'05"E GDA94, south to latitude 27°51'05"S GDA94, west to longitude 139°40'00"E AGD66 and north to the point of commencement.

Area: 13.64 km² approximately

Dated 17 July 2012.

B. A. GOLDSTEIN,

Executive Director, Energy Resources Division Department for Manufacturing, Innovation, Trade, Resources and Energy Delegate of the Minister for Mineral Resources and Energy

THE DISTRICT COURT OF SOUTH AUSTRALIA PORT AUGUSTA CIRCUIT COURT

Sheriff's Office, Adelaide, 31 July 2012

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

Tuesday, 31 July 2012 at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio* informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences.

Juries will be summoned for Tuesday, 31 July 2012 and persons will be tried on this and subsequent days of the sittings.

Prisoners in H.M. Gaol and on bail for sentence and for trial at the sittings of the Port Augusta Courthouse, commencing Tuesday, 31 July 2012.

Austin, Jessica May	Aggravated serious criminal trespass in residence;	In gaol
Austin, Jessica May	aggravated assault Aggravated serious criminal trespass in residence;	In gaol
Bannington, Andrew Bayford, Ricky	aggravated assault Escape from custody Trafficking in a controlled	On bail On bail
Betts, Reginald	drug Aggravated serious criminal	In gaol
Borke, Ingo Udo	trespass; theft Aggravated recklessly cause harm	On bail
Bryant, Angas	Aggravated serious criminal trespass; theft	In gaol
Moodoo, Aaron	Aggravated serious criminal trespass; theft	On bail
Calvert, Thomas Richard	Persistent sexual exploitation of a child; indecent assault (4); rape; unlawful sexual intercourse	On bail

Clarke, Danelle Anne	Deceive another to benefit self (6); deceive another to cause	On bail
Coulthard, Kenneth Albert	detriment (basic offence) Unlawful sexual intercourse	On bail
Coventry, Paul Andrew	(2); rape; indecent assault Cultivate a commercial quantity of a controlled plant;	On bail
Crombie, Brenton	possess cannabis Attempted aggravated robbery	On bail
Paul C, N. D.	Manslaughter	On bail
Danielle, Michael Anthony	Trafficking in a large commercial quantity of a controlled drug; trafficking in	On bail
Davis, Edgar	a controlled drug (2) Aggravated theft	On bail
Dermody, Shaun Matthew	Rape (2); unlawful sexual intercourse under 17 (2)	In gaol
Dimer, Dean Alec	Possess firearm wiothout a licence; fail to keep firearm secure	On bail
Duffy, Lee	Unlawful sexual intercourse;	On bail
Gibson, Edward	gross indecency Rape	On bail
Damien Hallion, Trevor John	Trafficking in a commercial	On bail
Haynes, Lachlan	quantity of a controlled drug Engage in sexual intercourse	On bail
William	with a person without consent; threaten to cause harm to another; (aggravated offence)	
Hodgson Grant	(2) Possessing a firearm without a	On bail
David	licence; possessing an unregistered firearm	
Leaonard, Timothy	Aggravated serious criminal trespass; assault	On bail
Martin, Bradley John	Aggravated serious criminal	In gaol
Montgomery, Mark	trespass; aggravated assault Cultivate a commercial	On bail
Munro, Dennis John	quantity of a controlled plant Unlawful sexual intercourse with a person under 12 (3);	On bail
Palmer, Sharyn Marie	gross indecency Aggravated cause harm by dangerous driving aggravated	On bail
Peaty, Noel William	driving without due care Aggravated indecent assault;	On bail
Bruce Pedler, Dylan	unlawful sexual intercourse Aggravated causing harm by	On bail
Schwark, Alex James	dangerous driving Drive under disqualification;	On bail
Sujster, Ivan	aggravated endanger life Drive under disqualification	On bail
Sujster, Ivan	Application for enforcement	On bail
Tronerud, Vicki	of a breach bond Cause death by dangerous	On bail
Anne	driving; cause serious harm by dangerous driving (2)	
Turner, William George Clive	Aggravated serious criminal trespass in a place of	On bail
C	residence; aggravated causing harm	
Campion, Ty Brett	Aggravated serious criminal trespass in a place of	On bail
	residence; aggravated causing	
Walkington, Dennis	harm Aggravated serious criminal	In gaol
Junior	trespass in a place of residence; aggravated assault;	
Amos, Ziah Robert	cause serious harm Aggravated serious criminal	On bail
	trespass in a place of residence; aggravated assault;	
Brown, Desmond	cause serious harm Aggravated serious criminal	On bail
Robert	trespass in a place of	Un Dall
	residence; aggravated assault; cause serious harm	

Austin, Jessica	Aggravated serious criminal trespass in a place of	In gaol
	residence; aggravated assault;	
	cause serious harm	
Williams, Aiden	Aggravated cause harm; throw	On bail
	missile to damage property;	
	damage motor vehicle; affray	
Yancic, Tony	Traffic in a controlled drug	On bail
Prisoners on bail m	ist surrandar at 10 a.m. of the day (nnointed

Prisoners on bail must surrender at 10 a.m. of the day appointed for their respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant will be issued forthwith.

By order of the Court,

M. A. STOKES, Sheriff

RADIATION PROTECTION AND CONTROL ACT 1982

APPROVALS PURSUANT TO PART 2, DIVISION 4 OF THE RADIATION PROTECTION AND CONTROL (IONISING RADIATION) REGULATIONS 2000—

PERSONAL RADIATION MONITORING DEVICES

Notice by Delegate of the Minister for Sustainability, Environment and Conservation

PURSUANT to Part 2, Division 4 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, I, Graeme Robert Palmer, Manager of the Radiation Protection Branch of the Environment Protection Authority (EPA), being a person to whom the powers of the Minister under that section have been delegated under the Act, approve the kinds of personal monitoring devices issued by the Australian Radiation Services Pty Ltd listed in Column 1 of the Schedule below for detecting and measuring external exposure to the type of ionising radiations listed in Column 2, subject to the following conditions:

- all measurements must remain traceable to Australian standards, or international standards in the absence of an Australian standard;
- (2) relevant NATA or equivalent accreditation of the measurement system must be maintained;
- (3) Australian Radiation Services Pty Ltd must supply free of charge to the EPA, measurements of radiation workers' exposures; and
- (4) the approved personal monitoring devices are to be used in accordance with any instructions given by Australian Radiation Services Pty Ltd.

THE SCHEDULE

Column 1	Column 2
InstadoseTM Genesis Ultra TLD Genesis Ultra TLD with CR39 Film + Orange holder Film + Yellow holder Film + Blue holder TLD + Ring holder	gamma, X-ray neutrons, gamma, β-radiation gamma, X-ray gamma, X-ray gamma, X-ray gamma, X-ray
TLD + PB5 holder TLD + PB10 holder	gamma, X-ray gamma, X-ray

Dated 17 July 2012.

G. R. PALMER, Delegate of the Minister for Sustainability Environment and Conservation

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Haines Road, Mount Barker

BY Road Process Order made on 8 November 2010, The District Council of Mount Barker ordered that:

1. The whole of Haines Road generally situate west of Wellington Road and adjoining Allotment 28 in Filed Plan 160105, Allotment 1 in Filed Plan 8847, Allotment 14 in Deposited Plan 46774 and Section 132, Hundred of Macclesfield, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan No. 07/0072 be closed.

2. Transfer the whole of the land subject to closure lettered 'A' to Wryxon Pty Ltd and Crownco Pty Ltd in accordance with agreement for transfer dated 30 September 2010 entered into between The District Council of Mount Barker and Wryxon Pty Ltd and Crownco Pty Ltd.

3. Issue a Certificate of Title to The District Council of Mount Barker for the whole of the land subject to closure lettered 'B' which land is being retained by the council for public purposes.

4. The following easement is granted over portion of the land subject to that closure:

Grant to the Distribution Lessor Corporation an easement for underground electricity supply purposes.

On 4 June 2012 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 86227 being the authority for the new boundaries.

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

Dated 19 July 2012.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Puddy Lane, Port Augusta

BY Road Process Order made on 10 May 2012, The Corporation of the City of Port Augusta ordered that:

1. Portion of Puddy Lane situated adjoining Allotment 94 in Filed Plan 213554, Allotment 12 in Deposited Plan 1057 and Allotment 658 in Filed Plan 186360, more particularly delineated and lettered 'B', 'C' and 'K' respectively in Preliminary Plan No. 11/0058 be closed.

2. The whole of the right of way situated adjacent to Jervois Street and Hutton Place and adjoining Allotments 653 in Filed Plan 186355, Allotment 657 in Filed Plan 186359 and Allotments 18, 17, 16 and 15 in Deposited Plan 1057, more particularly delineated and lettered 'D', 'E', 'F', 'G', 'H' and 'J' respectively in Preliminary Plan No. 11/0058 be closed.

3. Transfer the whole of the land subject to closure lettered 'B', 'C', 'D', 'F' and portions of 'E' to Marie Whiting in accordance with agreement for transfer dated 13 February 2012 entered into between The Corporation of the City of Port Augusta and M. Whiting.

4. Transfer the whole of the land subject to closure lettered 'G' and portion of 'E' to Peter Taylor French in accordance with agreement for transfer dated 16 January 2012 entered into between The Corporation of the City of Port Augusta and P. T. French.

5. Transfer the whole of the land subject to closure lettered 'H' and 'J' to Doreen Isabel May Pointon in accordance with agreement to transfer dated 16 February 2012 entered into between The Corporation of the City of Port Augusta and D. I. M. Pointon.

6. Transfer the whole of the land subject to closure lettered 'K' to Phillip Roland Whiting in accordance with agreement to transfer dated 6 January 2012 entered into between The Corporation of the City of Port Augusta and P. R. Whiting.

7. The following easement be granted over portion of the land subject to that closure:

Grant to the South Australian Water Corporation an easement for sewerage purposes

On 7 June 2012 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 89548 being the authority for the new boundaries.

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

Dated 19 July 2012.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure-Seventh Street, Bowden

BY Road Process Order made on 21 February 2012, the City of Charles Sturt ordered that:

1. Portion of Seventh Street situated adjoining Allotment 189 in Filed Plan 210165 and Park Terrace, more particularly delineated and lettered 'A' in Preliminary Plan No. 11/0021 be closed.

2. Transfer the whole of the land subject to closure to the Urban Renewal Authority in accordance with agreement for transfer dated 21 February 2012 entered into between the City of Charles Sturt and the Land Management Corporation.

3. The following easements are granted over the land subject to that closure:

Grant to the South Australian Water Corporation an easement for water supply purposes over the whole of the land.

Grant to Distribution Lessor Corporation an easement for overhead electricity supply purposes over portion of the land.

On 18 May 2012 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 89348 being the authority for the new boundaries.

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

Dated 19 July 2012.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Boston Street, Goolwa North

BY Road Process Order made on 7 June 2012, the Alexandrina Council ordered that:

1. Portion of Boston Street generally situated between Franklin Street and Banfield Road, more particularly delineated and lettered 'A' in Preliminary Plan No. 12/0002 be closed.

2. Transfer the whole of the land subject to closure to AVJennings Properties Ltd in accordance with agreement for transfer dated 7 June 2012 entered into between the Alexandrina Council and AVJennings Properties Ltd.

On 9 July 2012 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 89700 being the authority for the new boundaries.

Pursuant to Section 24 (5) of the Roads (Opening and Closing) Act 1991, NOTICE of the order referred to above and its confirmation is hereby given. Dated 19 July 2012.

P. M. KENTISH, Surveyor-General

RULES OF COURT District Court (Criminal and Miscellaneous) Rules 1992 (Amendment No. 13)

BY virtue and in pursuance of Section 51 of the District Court Act 1991 and all other enabling powers, we, Terence Anthony Worthington, Chief Judge, and Peter Anthony John Herriman and Dean Ernest Clayton, Judges of the District Court of South Australia, do hereby make the following Rules of Court:

- 1. These Rules may be cited as the District Court (Criminal and Miscellaneous) Rules 1992 (Amendment No. 13).
- 2. The District Court (Criminal and Miscellaneous) Rules 1992 are amended as set out below.
- 3. The amendment will commence on the day on which Section 4 of the Statutes Amendment (Attorney-General's Portfolio) Act 2012 comes into operation, or upon its gazettal, whichever is the later.
- 4. Rule IV-20.01 is amended by deleting the words "to serve on the defendant or the defendant's solicitor" and inserting in their place the words "for permission to serve on an unrepresented defendant" and by deleting the word "defence" and inserting in its place the word "defendant".
- 5. Form 10 in the Schedule to the Rules is amended by:
 - (1) deleting the words "The Director of Public Prosecutions was authorised to serve this notice by order of the _____Court dated _____20 ";
 - (2) deleting paragraph 1 of the Notes and inserting the following paragraph in its place:
 - "1. You must provide your response to this Notice within _____ days of the service of the Notice upon you or within such time as the Court may fix on an application by you."

Dated 5 July 2012.

T. A. WORTHINGTON, Chief Judge P. A. J. HERRIMAN, Judge D. E. CLAYTON, Judge

SOUTH AUSTRALIA SUPREME COURT CRIMINAL RULES 1992 (Amendment No. 30)

BY virtue and in pursuance of Section 72 of the Supreme Court Act 1935, and all other enabling powers, We, Judges of the Supreme Court of South Australia, make the following Supreme Court Criminal Rules 1992 (Amendment No. 30).

- 1. These Rules may be cited as the "Supreme Court Criminal Rules 1992 (Amendment No. 30)".
- 2. The Supreme Court Criminal Rules 1992 are amended as set out below.
- 3. This amendment will commence on the day on which Section 4 of the Statutes Amendment (Attorney-General's Portfolio) Act 2012 comes into operation, or upon its gazettal, whichever is the later.
- 4. Rule 20.01 is amended by deleting the words "to serve on the defendant or the defendant's solicitor" and inserting in their place the words "for permission to serve on an unrepresented defendant" and by deleting the word "defence" and inserting in its place the word "defendant".
- 5. Form 10 in the Schedule to the Rules is amended by:
 - deleting the words "The Director of Public Prosecutions was authorised to serve this notice by order of the _____Court dated _____20 ";
 - (2) deleting paragraph 1 of the Notes and inserting the following paragraph in its place:
 - "1. You must provide your response to this Notice within _____ days of the service of the Notice upon you or within such time as the Court may fix on an application by you."

GIVEN under our hands and the Seal of the Supreme Court of South Australia this 3rd day of July 2012.

(L.S.) C. KOURAKIS, CJ M. J. NYLAND, J T. A. GRAY, J J. R. SULAN, J A. M. VANSTONE, J T. R. ANDERSON, J M. DAVID, J D. H. PEEK, J M. F. BLUE, J T. L. STANLEY, J

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2012

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Bailiff's Sale	59.00
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Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	31.25 31.25
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Partnership, Dissolution of	
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2012

Pages	Main	Amends	Pages	Main	Amends
1-16	2.90	1.35	497-512	39.75	38.75
17-32	3.80	2.40	513-528	40.75	39.50
33-48	5.00	3.55	529-544	42.25	40.75
49-64	6.30	4.85	545-560	43.50	42.25
65-80	7.35	6.10	561-576	44.50	43.50
81-96	8.55	7.10	577-592	46.00	44.00
97-112	9.75	8.35	593-608	47.25	45.50
113-128	10.90	9.60	609-624	48.00	47.00
129-144	12.20	10.80	625-640	49.25	47.50
145-160	13.40	12.00	641-656	50.50	49.25
161-176	14.60	13.20	657-672	51.50	49.75
177-192	15.90	14.40	673-688	53.00	51.50
193-208	17.10	15.80	689-704	54.00	52.00
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225-240	19.30	17.90	721-736	57.00	54.50
241-257	20.80	18.90	737-752	57.50	56.00
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305-320	25.50	24.00	801-816	62.50	60.50
321-336	26.50	25.10	817-832	63.50	62.50
337-352	27.90	26.25	833-848	65.00	63.50
353-368	28.75	27.75	849-864	66.00	64.50
369-384	30.25	28.75	865-880	67.50	66.00
385-400	31.50	30.00	881-896	68.00	66.50
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433-448	35.00	33.75	929-944	71.50	70.00
449-464	36.00	34.50	945-960	72.50	70.00
465-480	36.50	35.75	961-976	75.50	72.00
481-496	38.75	36.50	977-992	76.50	72.50
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[19 July 2012

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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

1.	25 September 2008	2.	23 October 2008	3.	13 November 2008	4.	4 December 2008
5.	18 December 2008	6.	29 January 2009	7.	12 February 2009	8.	5 March 2009
9.	12 March 2009	10.	26 March 2009	11.	30 April 2009	12.	18 June 2009
13.	25 June 2009	14.	27 August 2009	15.	17 September 2009	16.	24 September 2009
17.	9 October 2009	18.	22 October 2009	19.	3 December 2009	20.	17 December 2009
21.	4 February 2010	22.	11 February 2010	23.	18 February 2010	24.	18 March 2010
25.	8 April 2010	26.	6 May 2010	27.	20 May 2010	28.	3 June 2010
29.	17 June 2010	30.	24 June 2010	31.	8 July 2010	32.	9 September 2010
33.	23 September 2010	34.	4 November 2010	35.	25 November 2010	36.	16 December 2010
37.	23 December 2011	38.	17 March 2011	39.	7 April 2011	40.	21 April 2011
41.	19 May 2011	42.	30 June 2011	43.	21 July 2011	44.	8 September 2011
45.	10 November 2011	46.	24 November 2011	47.	1 December 2011	48.	8 December 2011
49.	15 December 2011	50.	22 December 2011	51.	5 January 2012	52.	19 January 2012
53.	1 March 2012	54.	29 March 2012	55.	24 May 2012	56.	31 May 2012
57.	7 June 2012	58.	14 June 2012	59.	21 June 2012	60.	28 June 2012
61.	5 July 2012	62.	12 July 2012				

Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the

Printing and Graphic Arts Training Package ICP10

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Pre-Press Operations	ICP30112	Certificate III in Printing and Graphic Arts (Graphic Design Production)	48 months	3 months
# Graphic Pre-Press	ICP30212	Certificate III in Printing and Graphic Arts (Graphic Pre-Press)	48 months	3-6 months
# Multi Media Production	ICP30312	Certificate III in Printing and Graphic Arts (Multimedia)	48 months	3 months
# Printing	ICP30412	Certificate III in Printing and Graphic Arts (Digital Printing)	36 months	3 months
# Printing Machining	ICP30512	Certificate III in Printing and Graphic Arts (Digital Printing)	48 months	3-6 months
# Screen Printing Stencil Preparation	ICP30612	Certificate III in Printing and Graphic Arts (Screen Printing)	48 months	3-6 months

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Binding and Finishing	ICP30712	Certificate III in Printing and Graphic Arts (Print Finishing)	48 months	3-6 months
# Sack and Bag Manufacture	ICP30812	Certificate III in Printing and Graphic Arts (Digital Printing)	48 months	3-6 months
# Carton Manufacture and Corrugating Operations	ICP30912	Certificate III in Printing and Graphic Arts (Cartons and Corrugating)	48 months	3 months
# Mail House Operations	ICP31012	Certificate III in Printing and Graphic Arts (Mail House)	36 months	3 months
# Ink Manufacture	ICP31112	Certificate III in Printing and Graphic Arts (Ink Manufacture)	36 months	3 months

[19 July 2012

South Australia

Controlled Substances (Controlled Drugs, Precursors and Plants) (Synthetic Cannabis) Variation Regulations 2012

under the Controlled Substances Act 1984

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Controlled Substances (Controlled Drugs, Precursors and Plants) Regulations 2000

4 Variation of Schedule 1—Controlled drugs

Part 1—Preliminary

1—Short title

These regulations may be cited as the Controlled Substances (Controlled Drugs, Precursors and Plants) (Synthetic Cannabis) Variation Regulations 2012.

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 Controlled Substances (Controlled Drugs, Precursors and Plants) Regulations 2000

4—Variation of Schedule 1—Controlled drugs

(1) Schedule 1, Part 1—after the item relating to Benzoylecgonine insert:

Benzoylindoles (not	12.5kg or	2.5kg or 20	0
otherwise listed in this Schedule)	100 DDUs	DDUs	10 DDUs

(2) Schedule 1, Part 1—after the item relating to 1-cyclohexylethyl-3-(2-methoxyphenylacetyl)indole (RCS-8) insert:

Cyclohexylphenols (not	12.5kg or	2.5kg or 20	250g or
otherwise listed in this	100	DDUs	10 DDUs
Schedule)	DDUs		

- (3) Schedule 1, Part 1, item relating to Delta-9-tetrahydrocannabinol—delete the item
- (4) Schedule 1, Part 1—after the item relating to Diampromide insert:

Dibenzopyrans (not	12.5kg or	2.5kg or 20	250g or
otherwise listed in this	100	DDUs	10 DDUs
Schedule)	DDUs		

(5) Schedule 1, Part 1—after the item relating to Ethylmethylthiambutene insert:

4-Ethylnaphthalen-1-yl-(1-	12.5kg or	2.5kg or 20	250g or
pentylindol-3-	100	DDUs	10 DDUs
yl)methanone(JWH-210)	DDUs		

(6) Schedule 1, Part 1—after the item relating to 4-methoxyphenyl(1butyl-1Hindol- 3-yl)methanone (RCS-4 (C4)) insert:

2-(4-Methoxyphenyl)-1-(1-	12.5kg or	2.5kg or 20	250g or
pentyl-1H-indol-3-yl)-	100	DDUs	10 DDUs
ethanone (JWH-201)	DDUs		
2 (2 Mathaumhanul) 1 (1	12 5lag an	2.51 - 2.0	250
2-(3-Methoxyphenyl)-1-(1-	12.5kg or	2.5kg or 20	250g or
pentylindol-3-yl)ethanone	12.5kg of 100	0	250g or 10 DDUs

(7) Schedule 1, Part 1—after the item relating to 1-Methyl-4-phenyl-4- propionoxypiperidine insert:

1-[(N-methylpiperidin-2- yl)methyl]-3-(2- iodobenzoyl)indole (AM- 2233)	12.5kg or 100 DDUs	2.5kg or 20 DDUs	250g or 10 DDUs
(2-Methyl-1-propyl-1H- indol-3-yl)-1- naphthalenylmethanone (JWH-015)	12.5kg or 100 DDUs	2.5kg or 20 DDUs	250g or 10 DDUs

(8) Schedule 1, Part 1—after the item relating to Myrophine insert:

Naphthoylindoles (not otherwise listed in this Schedule)	12.5kg or 100 DDUs	2.5kg or 20 DDUs	250g or 10 DDUs
Naphthoylpyrroles (not otherwise listed in this Schedule)	12.5kg or 100 DDUs	2.5kg or 20 DDUs	250g or 10 DDUs
Naphthylmethylindenes (not otherwise listed in this Schedule)	12.5kg or 100 DDUs	2.5kg or 20 DDUs	250g or 10 DDUs
Naphthylmethylindoles (not otherwise listed in this Schedule)	12.5kg or 100 DDUs	2.5kg or 20 DDUs	250g or 10 DDUs

(9) Schedule 1, Part 1—after the item relating to 1-pentyl-3-(4-chloro-1- naphthoyl)indole (JWH-398) insert:

1-Pentyl-3-(2-	12.5kg or	2.5kg or 20	250g or
chlorophenylacetyl)indole	100	DDUs	10 DDUs
(JWH-203)	DDUs		

(10) Schedule 1, Part 1—after the item relating to 1-pentyl-3-[(4-methoxy)- benzoyl]indole (RCS-4) insert:

(1-Pentylindol-3-	12.5kg or	2.5kg or 20	250g or
yl)naphthalen-1-ylmethane	100	DDUs	10 DDUs
(JWH-175)	DDUs		

(11) Schedule 1, Part 1—after the item relating to Phenomorphan insert:

Phenylacetylindoles (not	12.5kg or	2.5kg or 20	250g or
otherwise listed in this	100	DDUs	10 DDUs
Schedule)	DDUs		

(12) Schedule 1, Part 1—after the item relating to Salvinorin A insert:

Synthetic	12.5kg or	2.5kg or 20	250g or
cannabinomimetics (not	100	DDUs	10 DDUs
otherwise listed in this	DDUs		
Schedule)			

(13) Schedule 1, Part 2, item relating to Dronabinol (delta-9- tetrahydrocannabinol) when prepared and packed for therapeutic use—delete the item and substitute:

Dronabinol (delta-9-	4kg	25kg	1kg	10kg	25g
tetrahydrocannabinol) when					
prepared and packed for					
therapeutic use					

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's Deputy

on the recommendation of the Controlled Substances Advisory Council and with the advice and consent of the Executive Council on 19 July 2012

No 177 of 2012

AGO0215/11CS

South Australia

Mutual Recognition (South Australia) (Temporary Exemptions) Variation Regulations 2012

under the Mutual Recognition (South Australia) Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Mutual Recognition (South Australia) (Temporary Exemptions) Regulations 1999

4 Insertion of regulation 10 10 Temporary exemptions—further synthetic cannabis products

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Mutual Recognition (South Australia) (Temporary Exemptions) Variation Regulations 2012.*

2—Commencement

These regulations will come into operation on the day on which the *Controlled Substances* (*Controlled Drugs, Precursors and Plants*) (*Synthetic Cannabis*) Variation Regulations 2012 come into operation.

3—Variation provisions

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

Part 2—Variation of Mutual Recognition (South Australia) (Temporary Exemptions) Regulations 1999

4—Insertion of regulation 10

After regulation 9 insert:

10—Temporary exemptions—further synthetic cannabis products

 For the purposes of section 5 of the Act and section 15 of the Commonwealth Act, the synthetic cannabis products specified in subregulation (4) are declared to be goods to which section 15 of the Commonwealth Act applies.

- (2) For the purposes of section 5 of the Act and section 15 of the Commonwealth Act, the provisions of the Controlled Substances (Controlled Drugs, Precursors and Plants) Regulations 2000 as inserted by the Controlled Substances (Controlled Drugs, Precursors and Plants) (Synthetic Cannabis) Variation Regulations 2012 are declared to be a law to which section 15 of the Commonwealth Act applies.
- (3) The exemptions from the Commonwealth Act under this regulation have effect for a period of 12 months following the commencement of this regulation.
- (4) The following substances and any preparation containing one or more of the following substances are specified for the purposes of subregulation (1):
 - (a) Benzoylindoles (not being a benzoylindole that is a synthetic cannabis product within the meaning of regulation 9);
 - (b) Cyclohexylphenols (not being a cyclohexylphenol that is a synthetic cannabis product within the meaning of regulation 9);
 - (c) Dibenzopyrans (not being a dibenzopyran that is a synthetic cannabis product within the meaning of regulation 9);
 - (d) 4-Ethylnaphthalen-1-yl-(1-pentylindol-3-yl)methanone (JWH-210);
 - (e) 2-(4-Methoxyphenyl)-1-(1-pentyl-1H-indol-3-yl)-ethanone (JWH-201);
 - (f) 2-(3-Methoxyphenyl)-1-(1-pentylindol-3-yl)ethanone (JWH-302);
 - (g) 1-[(N-methylpiperidin-2-yl)methyl]-3-(2-iodobenzoyl)indole (AM-2233);
 - (h) (2-Methyl-1-propyl-1H-indol-3-yl)-1-naphthalenylmethanone (JWH-015);
 - (i) Naphthoylindoles (not being a naphthoylindole that is a synthetic cannabis product within the meaning of regulation 9);
 - (j) Naphthoylpyrroles (not being a naphthoylpyrrole that is a synthetic cannabis product within the meaning of regulation 9);
 - (k) Naphthylmethylindenes (not being a naphthylmethylindene that is a synthetic cannabis product within the meaning of regulation 9);
 - (l) Naphthylmethylindoles (not being a naphthylmethylindole that is a synthetic cannabis product within the meaning of regulation 9);
 - (m) (1-Pentylindol-3-yl)naphthalen-1-ylmethane (JWH-175);
 - (n) 1-Pentyl-3-(2-chlorophenylacetyl)indole (JWH-203);
 - (o) Phenylacetylindoles (not being a phenylacetylindole that is a synthetic cannabis product within the meaning of regulation 9);
 - (p) Synthetic cannabinomimetics (not being a synthetic cannabinomimetic that is a synthetic cannabis product within the meaning of regulation 9).

Note—

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

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 19 July 2012

No 178 of 2012

AGO0215/11CS

South Australia

Trans-Tasman Mutual Recognition (South Australia) Variation Regulations 2012

under the Trans-Tasman Mutual Recognition (South Australia) Act 1999

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Trans-Tasman Mutual Recognition (South Australia)* Regulations 1999

4 Insertion of regulation 10 10 Temporary exemptions—further synthetic cannabis products

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Trans-Tasman Mutual Recognition (South Australia) Variation Regulations 2012.*

2—Commencement

These regulations will come into operation on the day on which the *Controlled Substances* (*Controlled Drugs, Precursors and Plants*) (*Synthetic Cannabis*) Variation Regulations 2012 come into operation.

3—Variation provisions

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

Part 2—Variation of Trans-Tasman Mutual Recognition (South Australia) Regulations 1999

4—Insertion of regulation 10

After regulation 9 insert:

10—Temporary exemptions—further synthetic cannabis products

 For the purposes of section 5 of the Act and section 46 of the Commonwealth Act, the synthetic cannabis products specified in subregulation (4) are declared to be goods to which section 15 of the Commonwealth Act applies.

- (2) For the purposes of section 5 of the Act and section 46 of the Commonwealth Act, the provisions of the Controlled Substances (Controlled Drugs, Precursors and Plants) Regulations 2000 as inserted by the Controlled Substances (Controlled Drugs, Precursors and Plants) (Synthetic Cannabis) Variation Regulations 2012 are declared to be a law to which section 15 of the Commonwealth Act applies.
- (3) The exemptions from the Commonwealth Act under this regulation have effect for a period of 12 months following the commencement of this regulation.
- (4) The following substances and any preparation containing one or more of the following substances are specified for the purposes of subregulation (1):
 - (a) Benzoylindoles (not being a benzoylindole that is a synthetic cannabis product within the meaning of regulation 9);
 - (b) Cyclohexylphenols (not being a cyclohexylphenol that is a synthetic cannabis product within the meaning of regulation 9);
 - (c) Dibenzopyrans (not being a dibenzopyran that is a synthetic cannabis product within the meaning of regulation 9);
 - (d) 4-Ethylnaphthalen-1-yl-(1-pentylindol-3-yl)methanone (JWH-210);
 - (e) 2-(4-Methoxyphenyl)-1-(1-pentyl-1H-indol-3-yl)-ethanone (JWH-201);
 - (f) 2-(3-Methoxyphenyl)-1-(1-pentylindol-3-yl)ethanone (JWH-302);
 - (g) 1-[(N-methylpiperidin-2-yl)methyl]-3-(2-iodobenzoyl)indole (AM-2233);
 - (h) (2-Methyl-1-propyl-1H-indol-3-yl)-1-naphthalenylmethanone (JWH-015);
 - (i) Naphthoylindoles (not being a naphthoylindole that is a synthetic cannabis product within the meaning of regulation 9);
 - (j) Naphthoylpyrroles (not being a naphthoylpyrrole that is a synthetic cannabis product within the meaning of regulation 9);
 - (k) Naphthylmethylindenes (not being a naphthylmethylindene that is a synthetic cannabis product within the meaning of regulation 9);
 - (l) Naphthylmethylindoles (not being a naphthylmethylindole that is a synthetic cannabis product within the meaning of regulation 9);
 - (m) (1-Pentylindol-3-yl)naphthalen-1-ylmethane (JWH-175);
 - (n) 1-Pentyl-3-(2-chlorophenylacetyl)indole (JWH-203);
 - (o) Phenylacetylindoles (not being a phenylacetylindole that is a synthetic cannabis product within the meaning of regulation 9);
 - (p) Synthetic cannabinomimetics (not being a synthetic cannabinomimetic that is a synthetic cannabis product within the meaning of regulation 9).

Note—

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

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 19 July 2012

No 179 of 2012

AGO0215/11CS

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CITY OF HOLDFAST BAY

Establishment of Urban Trees Fund

NOTICE is hereby given that the City of Holdfast Bay Urban Trees Fund has been established in accordance with Section 50B (1) of the Development Act 1993.

The City of Holdfast Bay Urban Trees Fund applies to the whole of the City of Holdfast Bay as defined in the Holdfast Bay (City) Development Plan.

The City of Holdfast Bay Urban Trees Fund is operational as of midnight, 3 September 2012.

J. LYNCH, Chief Executive Officer

RURAL CITY OF MURRAY BRIDGE

Adoption of Annual Business Plan and Budget, Adoption of Valuations and Declaration of Rates 2012-2013

NOTICE is hereby given that at its meeting held on 9 July 2012, the Rural City of Murray Bridge resolved:

Annual Business Plan and Budget 2012-2013

1. That pursuant to Section 123 (6) of the Local Government Act 1999 and Regulation 5A of the Local Government (Financial Management) Regulations 1999, Council adopts the 2012-2013 Annual Business Plan as amended and secondly, pursuant to Section 123 (7) of the Local Government Act 1999 and Regulation 5B of the Local Government (Financial Management) Regulations 1999, adopts the 2012-2013 Annual Budget.

Adoption of Valuations

2. That pursuant to Section 167 (2) (a) of the Local Government Act 1999 the Council adopts for rating purposes, for the year ending 30 June 2013, the total capital values made by the Valuer-General in respect of all land within the Council's area totalling $$2\ 831\ 364\ 020$.

Maximum Increase in General Rates

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

Declaration of Rates

4. That, having taken into consideration the general principles of rating contained in Section 150 of the Local Government Act 1999 and having observed the requirements of Section 153 of the Local Government Act 1999, pursuant to Sections 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, and in accordance with Regulation 10 of the Local Government (General) Regulations 1999, the Council declares, for the year ending 30 June 2013 the following differential rates in respect of all rateable land within its area:

- (i) 0.56553 cents in the dollar of the Capital Value of rateable land of Categories 1 and 9 uses (Residential and 'other' Categories);
- (ii) 0.89103 cents in the dollar of the Capital Value of rateable land of Categories 2, 3 and 4 uses (Commercial Categories);
- (iii) 0.78719 cents in the dollar of the Capital Value of rateable land of Categories 5 and 6 uses (Industrial Categories);
- (iv) 0.49767 cents in the dollar of the Capital Value of rateable land of Category 7 use (Primary Production Category); and
- (v) 0.72797 cents in the dollar of the Capital Value of rateable land of Category 8 use (Vacant Land Category).

Declaration of Minimum Rates

5. That pursuant to Section 158 (1) (a) of the Local Government Act 1999, the Council fixes in respect to the year ending 30 June 2013, a minimum amount payable by way of general rates of \$766.

Natural Resource Management Levy

6. That pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, the Council declares, in respect of the year ending 30 June 2013 a separate rate of 0.010399 cents in the dollar, based on the capital value of rateable land within the Council's area and within the area of the SA Murray Darling Basin Natural Resources Management Board in order to recover the amount payable by the Council to the Board.

Declaration of Annual Service Charges and Service Rates

7. —

7.1 Community Waste Water Management and Water Supply Schemes

7.1.1 Riverglen

That pursuant to Section 155 (2) of the Local Government Act 1999, a total of \$98 826 is to be levied against the properties within the area defined as 'Riverglen' to which Council provides the prescribed services of septic tank effluent disposal and water supply. A service charge of \$650 per assessment is imposed on rateable and non rateable land and a service rate of 0.31569 cents in the dollar of the capital value of rateable land is declared on Allotments 1 to 30, 125 and 126 in Deposited Plan DP30450, Allotment 50 in Deposited Plan DP42391 and Units 1 to 73 in Strata Plan No. SP11238, being land to which the septic tank effluent disposal and the water supply schemes are provided.

7.1.2 Woodlane

That pursuant to Section 155 (2) of the Local Government Act 1999, a total of \$50 453 is to be levied against the properties within the area defined as 'Woodlane' to which Council provides the prescribed services of septic tank effluent disposal and water supply. A service charge of \$480 per assessment is imposed on rateable and non rateable land and a service rate of 0.22031 cents in the dollar of the capital value of rateable land is declared on Allotments 1 to 18 in Deposited Plan DP44292 and DP48073, Allotments 191 and 192 in Deposited Plan DP51229, Allotment 50 in Deposited Plan DP51229, Allotment 50 in Deposited Plan DP52034 and Allotment 200 in Septic tank effluent disposal and the water supply schemes are provided.

The metered supply of water to sections of Woodlane commenced from 1 July 2010 with annual readings. The rate for supply of water is charged at \$2.98 per kL for any usage above 130kL per annum (actual supply rate from SA Water) plus a quarterly supply charge of \$58.65.

7.2 Waste Collection

That pursuant to Section 155 (2) of the Local Government Act 1999, the following variable annual service charges are imposed according to the nature of the service as follows:

7.2.1 New Garbage Collection Service

For the supply of a mobile garbage bin to land to which the new service is provided, a service charge of \$65 per bin in respect of the year ending 30 June 2013.

7.2.2 Replacement Bins

For the replacement of lost, damaged or stolen bins, a service charge of \$65 per bin in respect of the year ending 30 June 2013.

7.2.3 Additional Garbage Collection Service

For the supply of additional mobile garbage bin/s to land to which the service provided, an annual service charge of \$108 per bin in respect of the year ending 30 June 2013.

7.2.4 Kerbside Recycling and Green Waste Services (Urban and Outer Townships) 7.2.5 Kerbside Recycling Service only (Rural Areas excluding Outer Townships)

For the provision of kerbside recycling service only to land within the rural areas to which the service is provided, a total service charge of \$68 be applied in respect of the year ending 30 June 2013

Payment of Rates

8. Pursuant to Section 181 of the Local Government Act 1999, rates for the year ended 30 June 2013 will fall due, and in four equal or approximately equal instalments, on the following dates:

- 3 September 2012;
- 3 December 2012;
- 4 March 2013; and
- 3 June 2013.

Early Payment Incentive Scheme

9. Pursuant to Section 181 (11) of the Local Government Act 1999, Council offers to give a discount of 1% of the amount payable of general rates and/or service rates and/or service charges if paid in full on or before 3 September 2012.

Riverfront Road Shacks

10. That pursuant to Section 166 (1) (m) of the Local Government Act 1999, the Council, having regard to the road closure of Riverfront Road due to the area being declared a hazard under the State Emergency Management Plan, resolves to rebate the general rates and 100% of the waste collection charges levied against the following assessments for so long as landholders of properties at Riverfront Road are unable to access and/or occupy their properties during the 2012-2013 financial year.

Assess Number Property Address

Assessment Number	Property Address
180	Site 114 Riverfront Road
197	Sites 122A and 123 Riverfront Road
208	Sites 119, 120 and 121 Riverfront Road
325	Sites 104 and 105 Riverfront Road
3943	Sites 115 and 116 Riverfront Road
6540	Sites 156, 157 and 158 Riverfront Road
6541	Sites 154 and 155 Riverfront Road
6543	Site 151 Riverfront Road
7589	Sites 125 and 126 Riverfront Road
7533	Sites 128 and 129 Riverfront Road
8433	Sites 134 and 135 Riverfront Road
9085	Sites 132 and 133 Riverfront Road
9087	Sites 130 and 131 Riverfront Road
9088	Sites 117 and 118 Riverfront Road

P. BOND, Chief Executive Officer

CORPORATION OF THE CITY OF PORT AUGUSTA

Adoption of Valuation and Declaration Of Rates

NOTICE is hereby given that the Corporation of the City of Port Augusta at a meeting Council held on 5 July 2012, resolved for the 2012-2013 financial year as follows:

Adoption of Valuation

That the Corporation of the City of Port Augusta for the 2012-2013 financial year adopts pursuant to Section 167 (2) (*b*) of the Local Government Act 1999, the valuations of the Valuer-General of site values for all land in the area of the Council which amounts in total to value of \$762 636 280 and which represents the sum of all properties set forth in the assessment records of the Council for the 2012-2013 financial year and hereby specifies the 5 July 2012, as the day upon

which the adoption of such valuations of the Valuer-General shall become the valuations of the Council.

Declaration of Rates

1. Declares differential general rates according to the locality and the use of the land based upon the site value of the land on all rateable land within the area of the Council for the year ending 30 June 2013, as follows:

- (a) in that area of the City zoned in the Development Plan as Residential, Highway Services, Residential Stables, Neighbourhood Centre, Urban Coastal, District Centre, Local Centre, Industry, Airport, Recreation:
 - (i) 1.758 cents in the dollar on rateable land with a land use category of 1, 8 and 9;
 - (ii) 3.048 cents in the dollar on all rateable land with a land use category of 2, 3, 4, 5 and 6; and
 - (iii) 0.473 cents in the dollar for all rateable land with a land use category of 7.
- (b) in that area of the City zoned in the Development Plan as Public Purposes, Defence, Conservation, Rural Living, Coastal Conservation, Primary Industry:
 - (i) 1.172 cents in the dollar on rateable land with a land use category of 1 and 9;
 - (ii) 3.048 cents in the dollar on all rateable land with a land use category of 2, 3, 4, 5 and 6;
 - (iii) 0.473 cents in the dollar for all rateable land with a land use category of 7; and
 - (iv) 0.586 cents in the dollar on all rateable land with a land use category of 8.
- *(c)* in the area of the City zoned in the Development Plan as Coastal Holiday Settlement:
 - (i) 0.607 cents in the dollar on all rateable land with a land use category of 1, 2, 3, 4, 5 and 6;
 - (ii) 0.473 cents in the dollar on all rateable land with a land use category of 7;
 - (iii) 0.607 cents in the dollar on all rateable land with a land use category of 8; and
 - (iv) 1.758 cents in the dollar on all rateable land with a land use category of 9.
- (d) in all other areas not specifically referred to in subparagraphs (a), (b) and (c) above, 1.758 cents in the dollar on all other rateable land irrespective of its land use category.

2. Council fixes a minimum amount payable by way of rates of \$1 035 in respect of all rateable land in its area except rateable land with a land use category of 7.

3. Council declares an annual service charge of \$420 per unit for all vacant and occupied properties to which the effluent drainage disposal services is made available within the City of Port Augusta for the 2012-2013 financial year in the Willsden, Augusta Park, Hospital Road, Zanuckville, Conwaytown, Transcontinental Estate and Stirling North Community Waste Water Management Schemes.

4. In order to reimburse the Council for amounts contributed to the Northern and Yorke Natural Resources Management Board totalling \$231 589, the Council declares a separate rate based on a fixed charge of \$30 on all rateable properties within the area of the Council.

5. Council declares an annual service charge of \$200 for the purpose of a kerbside waste collection and recycling service for all occupied properties within the City of Port Augusta (with the exception of the Commissariat Point and Blanche Harbor Coastal Home localities and Miranda Township) to which the service is made available in 2012-2013 financial year.

6. At a Special Meeting of Council held on 9 July 2012 Council declared an annual service charge of \$100 for the purpose of a mixed bin waste collection service to all residential properties within the Commissariat Point and Blanche Harbor Coastal Home localities and Miranda Township to which the service is made available in the 2012-2013 financial year.

CITY OF PROSPECT

Resignation of Councillor

NOTICE is hereby given in accordance with Section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Area Councillor, due to the resignation of Councillor Matthew Mitchell, to take effect from Tuesday, 3 July 2012.

M. GOLDSTONE, Chief Executive Officer

CITY OF PROSPECT

Close of Roll for Supplementary Election

DUE to the resignation of a member of the Council, a supplementary election will be necessary to fill the vacancy of Area Councillor.

The voters roll for this supplementary election will close at 5 p.m. on Tuesday, 31 July 2012.

You are entitled to vote in the election if you are on the State electoral roll. If you have recently turned 18 or changed your residential or postal address you must complete an electoral enrolment form, available from post offices or online at www.ecsa.sa.gov.au.

If you are not eligible to enrol on the State electoral roll you may still be entitled to enrol to vote if you own or occupy a property. Contact the Council to find out how.

Nominations to fill the vacancy will open on Thursday, 23 August 2012 and will be received until 12 noon on Thursday, 6 September 2012.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 8 October 2012.

K. MOUSLEY, Returning Officer

CITY OF SALISBURY

Correction to Spelling of Ceefield Road to Ceafield Road, Para Hills West

NOTICE is hereby given, pursuant to Section 219 of the Local Government Act 1999, the City of Salisbury resolved the following:

At its meeting held on 18 June 2012;

 That Ceefield Road, Para Hills West be amended to show the spelling as Ceafield Road, Para Hills West.
J. HARRY, Chief Executive Officer

TOWN OF GAWLER

DEVELOPMENT ACT 1993

Gawler River Flood Prone Areas Development Plan Amendment—Public Consultation

NOTICE is hereby given that the Town of Gawler, pursuant to Sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment Report (DPA) to amend its Development Plan.

The Gawler River Flood Prone Areas DPA replaces the Gawler Rivers Floodplain Policy Area with updated flood mapping, Council-Wide policies and specific zone policies to more accurately reflect actual 1 in 100 year inundation levels and the desired nature of development on land subject to flooding.

The DPA report will be on public consultation from Thursday, 19 July 2012 until Thursday, 20 September 2012, with a community information session to be held in the Town of Gawler Institute building, 89-91 Murray Street, Gawler at 6.30 p.m. on 16 August 2012.

Copies of the DPA report are available to view or purchase during normal office hours at the Town of Gawler Council offices, 89-91 Murray Street, Gawler. Alternatively, the DPA report can be viewed on the Internet at <u>www.gawler.sa.gov.au</u>.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on 20 September 2012. All submissions should be addressed to the Chief Executive Officer, Town of Gawler, P.O. Box 130, Gawler, S.A. 5118 and should clearly indicate

whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to planningadmin@gawler.sa.gov.au.

A public hearing will be held on Thursday, 18 October 2012 at 6.30 p.m. in the Town of Gawler Institute building, 89-91 Murray Street, Gawler, at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

Copies of all submissions will be available for inspection at the Town of Gawler Council offices, 89-91 Murray Street, Gawler, from Friday, 21 September 2012 until the conclusion of the public hearing.

If you would like further information about the DPA, contact Development and Strategic Planner Ryan Viney on 8522 9271.

S. KERRIGAN, Chief Executive Officer

ADELAIDE HILLS COUNCIL

Exclusion of Vehicles

NOTICE is hereby given that at its meeting of 10 July 2012, the Adelaide Hills Council resolved that, pursuant to section 359 of the Local Government Act 1934, all vehicles except emergency vehicles, Council vehicles, vehicles associated with adjoining properties and horses be excluded from that section of Golf Links Road, Lobethal commencing 520 m south of the southern side of the intersection of Woodside Road and Golf Links Road extending for 1 970 m and ending 50 m north of the northern side of the intersection of Western Branch Road and Golf Links Road for the months of May to November inclusive of each year.

T. PIPER, Acting Chief Executive Officer

THE FLINDERS RANGES COUNCIL

Temporary Road Closure

NOTICE is hereby given that in accordance with Section 33 of the Road Traffic Act 1961, The Flinders Ranges Council at its meeting held on Tuesday, 10 July 2011, passed a resolution that Park Terrace Street, Quorn between its intersection with Port Augusta Road, Barber Street, Silo Road and Wigley Street, be closed to all vehicles excluding Council and emergency vehicles between Monday, 23 July 2012 until Friday, 31 August 2012, inclusive for the purpose of constructing two concrete floodways.

C. J. DAVIES, Chief Executive Officer

DISTRICT COUNCIL OF FRANKLIN HARBOUR

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the District Council of Franklin Harbour at its meeting held on 16 July 2012, resolved for the 2012-2013 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 \$288 951 960.

Declaration of Rates

Pursuant to Sections 153 (1) (b) and 156 (1) (c) of the Local Government Act 1999, the District Council of Franklin Harbour declares differential general rates based on the assessed capital value of all rateable properties within the Council's area, the said differential general rates to vary by reference to the land use and to locality in which the rateable land is situated:

- (a) rateable land with land use Residential, 0.1850 cents in the dollar;
- *(b)* rateable land with land use (Commercial—Shop), 0.1850 cents in the dollar;
- (c) rateable land with land use (Commercial—Office), 0.1850 cents in the dollar;
- (d) rateable land with land use (Commercial—Other), 0.1850 cents in the dollar;
- (e) rateable land with land use (Industry—Light), 0.1850 cents in the dollar;

- (f) rateable land with land use (Industry—Other), 0.1850 cents in the dollar;
- (g) rateable land in the Commercial (Bulk Handling) zone, 1.0516 cents in the dollar;
- (*h*) rateable land with land use Primary Production, 0.4780 cents in the dollar;
- (*i*) rateable land with land use Vacant Land, 0.4750 cents in the dollar; and
- (j) rateable land with land use Other, 0.1850 cents in the dollar.

Declaration of a Fixed Charge

Pursuant to Section 152 (1) (c) of the Local Government Act 1999, the District Council of Franklin Harbour declares a fixed charge of \$250 on each separate assessed rateable property.

Declaration of Rate Capping

Pursuant to Section 153 (3) of the Local Government Act 1999, no rateable land shall incur an increase of greater than 25% on the previous years (2011-2012) general rate on the condition that:

- (a) the increase is not as a result of changes in entitlement to rebates or concessions; and
- (b) the increase is not as a result of new building work or development activity; or

Declaration of a Separate Rate—Natural Resources Management Levy

Pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, and in order to reimburse Council for amounts contributed to the Eyre Peninsula Natural resources Management Board, being \$58 180, the District Council of Franklin Harbour declare a separate rate based on a fixed charge of \$61.70 on all rateable properties within the area of the Council and of the Board.

Declaration of Payment of Rates

Pursuant to Section 181 of the Local Government Act 1999, the council declared that rates for the year ending 30 June 2013, will fall due in four equal or approximately equal instalments payable on 15 September 2012, 15 December 2012, 15 March 2013 and 15 June 2013.

T. D. BARNES, Chief Executive Officer

MID MURRAY COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that on 9 July 2012 the Mid Murray Council, pursuant to the provisions of the Local Government Act 1999 and for the year ending 30 June 2013 made the following resolutions.

1. To adopt capital valuations for rating purposes as supplied by the Valuer-General, totalling \$2 146 515 480.

2. To declare differential general rates on the capital value of all rateable land within the area, varying according to the locality and use of the land, as follows:

- 2.1 0.5155 cents in the dollar on all rateable land within the Township of Mannum;
- 2.2 0.5069 cents in the dollar on all rateable land within the Townships of Blanchetown, Cadell, Cambrai, Dutton, Keyneton, Morgan, Palmer, Nildottie, Purnong, Sedan and Tungkillo;
- 2.3 0.5069 cents in the dollar on all rateable land with land use Categories 1 (Residential), 2, 3 and 4 (Commercial—Shop, Commercial—Office and Commercial—Other respectively) 5 and 6 (Industry—Light and Industry —Other respectively), 8 (Vacant Land) and 9 (Other) within the Townships of Barton, Greenways, Swan Reach and Truro;

- 2.4 0.3954 cents in the dollar on rateable land with land use Category 7 (Primary Production) within the Townships of Barton, Greenways, Swan Reach and Truro; and
- 2.5 0.3954 cents in the dollar on rateable land outside the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Greenways, Keyneton, Mannum, Morgan, Palmer, Nildottie, Purnong, Sedan, Swan Reach, Truro and Tungkillo.

3. To fix a minimum amount of \$516 payable by way of general rates.

4. To declare annual service charges in respect of all land to which the Council provides or makes available the prescribed service of a Community Wastewater Management System as follows:

- 4.1 \$650 (per unit) for the Seven Mile Shack area, Scrubby Flat area, The Rocks area and Greenways Landing area schemes;
- 4.2 \$700 (per unit) for the Kroehn's Landing area scheme;
- 4.3 \$400 (per unit) for the Big Bend area scheme;
- 4.4 \$250 (per unit) for the Bowhill area, Caurnamont area and North Punyelroo area schemes;
- 4.5 \$300 (per unit) for the Caloote Landing area scheme;
- 4.6 \$350 (per unit) for the Walker Flat area and Pellaring Flat area schemes;
- 4.7 \$450 (per unit) for the Swan Reach area, Truro area and Bolto Reserve area schemes;
- 4.8 \$550 (per unit) for the Five Mile Shacks and Kia Marina area and Old Teal Flat area schemes;
- 4.9 \$846 (per unit) for the Blanchetown area scheme;
- 4.10 \$857 (per unit) for the Brenda Park/Morphett Flat area scheme;
- 4.11 \$924 (per unit) for the Marks Landing area scheme;
- 4.12 \$1 006 (per unit) for the Scotts Creek area scheme;
- 4.13 \$1 114 (per unit) for the Teal Flat area scheme;
- 4.14 \$1 198 (per unit) for the Punyelroo South area scheme;
- 4.15 \$1 237 (per unit) for the North West Bend/Beaumonts area scheme;
- 4.16 \$1 591 (per unit) for the Idyll Acres area scheme;
- 4.17 \$1 338 (per unit) for the Pelican Point area scheme;
- 4.18 \$1 075 (per unit) for the Rob Loxton Road area scheme; and
- 4.19 \$2 128 (per unit) for the Julanker/Younghusband Holdings area scheme.

5. To declare an annual service charge in respect of all land to which the Council provides the prescribed service of television transmission known as the Bowhill multi access television system of \$120.

6. To declare an annual service charge in respect of each property to which the Council provides the prescribed service of the treatment and provision of water known as the Bowhill reticulated water supply system:

- Consumption of up to 120 kilolitres of water.....\$213
- All water consumed in excess of

120 kilolitres of water......75 cents per kilolitre

7. To declare an annual service charge for all residential properties in the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Greenways, Keyneton, Mannum, Morgan, Palmer, Nildottie, Purnong, Sedan, Swan Reach, Truro and Tungkillo known as the kerbside collection of recyclables service of \$74.

8. To declare a separate rate of 0.0100 cents in the dollar, based on the capital value, on all rateable land in the Council area of the Murray Darling Basin Natural Resources Management Board.

R. J. PEATE, Chief Executive Officer

NORTHERN AREAS COUNCIL

Adoption of Annual Business Plan, Budget and Valuations and Declarations of Rates

NOTICE is hereby given that the Northern Areas Council at its meeting held on 10 July 2012, for the financial year ending 30 June 2013, in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, resolved that the Council:

Adoption of Capital Valuations

Pursuant to and in accordance with Section 167 (2) (a) of the Local Government Act 1999, adopt for the year ending 30 June 2013 for rating purposes, the valuations made by the Valuer-General of capital values in relation to all land in the area of the Council, with the total of the valuations being \$1 354 956 260 comprising \$1 322 912 120 in respect of rateable land and \$32 044 140 in respect of non-rateable land before alteration.

Declaration of Differential General Rates

Pursuant to and in accordance with Sections 153 (1) (b) and 156 (1) (b) of the Local Government Act 1999 declares the following differential general rates on the assessed capital values of all rateable land within the Council area the said differential general rates to vary by reference to locality in which the rateable land is situated as follows:

- 0.2365 cents in the dollar on rateable land in the 'Rural' location, being all land zoned as 'Primary Production', 'Rural Landscape Protection' and 'Forestry' in the Northern Areas Council Development Plan consolidated 9 February 2012; and
- (2) 0.2998 cents in the dollar on rateable land in the 'Urban' location, being all land not zoned as 'Primary Production', 'Rural Landscape Protection' and 'Forestry' in the Northern Areas Council Development Plan consolidated 9 February 2012.

Declaration of Fixed Charge

Pursuant to and in accordance with Section 152 of the Local Government Act 1999, declares a fixed charge of \$270 on each separate assessed rateable property.

Declaration of Annual Waste Collection Service Charge

Pursuant to and in accordance with Section 155 of the Local Government Act 1999, declares an Annual Service Charge of \$230 per service upon the land to which it provides the prescribed service of waste collection.

Declaration of Annual Community Wastewater Management Systems Service Charge

Pursuant to and in accordance with Section 155 of the Local Government Act 1999 and Regulation 9A of the Local Government (General) Regulations 1999, declares Annual Service Charges upon the land to which it provides or makes available the prescribed service known as the Community Wastewater Management System as follows:

- (a) \$366 per unit in respect of each piece of occupied land and \$318 per unit in respect of each piece of vacant land serviced by the Jamestown Community Wastewater Management Systems;
- (b) \$366 per unit in respect of each piece of occupied land and \$318 per unit in respect of each piece of vacant land serviced by the Laura Community Wastewater Management Systems;
- (c) \$366 per unit in respect of each piece of occupied land and \$318 per unit in respect of each piece of vacant land serviced by the Moyletown area of Jamestown Community Wastewater Management Systems; and
- (d) \$366 per unit in respect of each piece of occupied land and \$318 per unit in respect of each piece of vacant land serviced by the Gladstone Community Wastewater Management Systems.

Declaration of Separate Rates (State Government Natural Resources Management Levy)

Pursuant to 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 amounts contributed to the Northern Yorke Natural Resources Management Board, being \$185 804, declares a separate rate of 0.0141 cents in the dollar, based on the assessed capital value of all rateable properties in the area of the Council and of the Northern Yorke Natural Resources Management Board.

R. B. CROWLEY, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

Adoption of Valuation and Declaration of Rates 2012-2013

NOTICE is hereby given that the Port Pirie Regional Council, at a meeting held on 11 July 2012, in exercise of the powers contained in Chapter 10 of the Local Government Act 1999 and for the year ending 30 June 2013, resolved as follows:

Adoption of Valuations

Pursuant to Section 167 (2) (a) of the Local Government Act 1999, to adopt for rating purposes, the Valuer General's valuation of capital value of land within the area of the Council totalling 2165705100.

Declaration of Rates

Pursuant to Sections 151(1)(c)(i), 153(1)(b) and 156(1)(a)(b) of the Local Government Act 1999, to declare differential rates, 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 or by locality of the land as follows:

- In respect of rateable land which is located within Port Pirie City and categorised by Land Use Category 1— Residential, a differential general rate of 0.307 cents in the dollar;
- In respect of rateable land which is located within Port Pirie City and categorised by Land Use Category 2— Commercial Shop, Category 3—Commercial Office, Category 4—Commercial Other and Category 5—Industry Other, differential general rate of 0.768 cents in the dollar;
- In respect of rateable land which is located within Port Pirie City and categorised by Land Use Category 6— Industry Other (Nyrstar), a differential general rate of 3.800 cents in the dollar;
- In respect of rateable land which is located within Port Pirie City and categorised by Land Use Category 7— Primary Production, a differential general rate of 0.215 cents in the dollar;
- In respect of rateable land which is located within Port Pirie City and categorised by Land Use Category 8— Vacant Land and Category 9—Other, a differential general rate of 0.614 cents in the dollar;
- In respect of rateable land which is located within country townships, a differential general rate of 0.307 cents in the dollar; and
- In respect of rateable land which is located outside of Port Pirie City and country townships, a differential general rate of 0.215 cents in the dollar.

Annual Service Charge—Community Wastewater Management System

Pursuant to Section 155 of the Local Government Act 1999, to adopt a service charge on both rateable and non-rateable land to which it provides or makes available a community wastewater management system and for that service charge to vary on the basis of land being occupied or unoccupied as follows:

- Crystal Brook occupied \$289 per service.
- Crystal Brook unoccupied \$216 per service.
- Napperby occupied \$465 per service.
- Napperby unoccupied \$266 per service.

Annual Service Charge-Waste Management

Pursuant to Section 155 of the Local Government Act 1999, to adopt a service charge of \$150 on all residential properties within the Council area to which it provides the prescribed service of waste collection, and to apply the sliding scale provided for in Regulation 9B (2) of the Local Government (General) Regulations 1999 as prescribed.

Separate Rate—Natural Resource Management Levy

Pursuant to Section 95 of the Natural Resource Management Act 2004 and Section 154 of the Local Government Act 1999, to declare a separate rate of 0.0142 cents in the dollar on all rateable properties located within the area of the Council, based on the capital value of rateable properties, to recover amounts payable to the Northern & Yorke Natural Resource Management Board.

Fixed Charge

Pursuant to Section 151(1)(c) (ii) and in accordance with Section 152(2) of the Local Government Act 1999, to impose a fixed charge of \$350 on rateable properties within the area of the Council.

Payment of Rates

Pursuant to Section 181 (1) of the Local Government Act 1999, rates are payable by quarterly instalments on 14 September 2012, 14 December 2012, 15 March 2013 and 14 June 2013.

A. JOHNSON, Chief Executive Officer

RENMARK PARINGA COUNCIL

Adoption of Valuation and Declaration of Rates 2012-2013

NOTICE is hereby given that at its Meeting on Thursday, 12 July 2012, the Renmark Paringa Council for the financial year ending 30 June 2013, passed the following resolutions:

1. Adoption of Valuation

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 \$1 210 568 280 for rating purposes.

2. Declaration of General Rates

- Declared differential general as follows:
 - (a) 0.1863 cents in the dollar on rateable land of Category 1 (Residential) and Category 9 (Other);
 - (b) 0.3948 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)* 0.2776 cents in the dollar on rateable land of Category 7 (Primary Production); and
 - (d) 0.6138 cents in the dollar on rateable land of Category 8 (Vacant Land).

3. Fixed Charge

Imposed a fixed charge of \$360 on each separate piece of rateable land within the area of the Council.

4. Separate Rate—Northern Resources Management Levy

Declared a separate rate of 0.0101 cents in the dollar, on all rateable land in the Council area in respect of the SA Murray Darling Basin Northern Resources Management Levy.

5. Service Charges

- 5.1 declared an annual service charge of \$350 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 \$176 for town residential domestic garbage collection service;
- 5.3 declared an annual service charge of \$136 for rural residential domestic garbage collection service; and

5.4 declared an annual service charge for the provision of (reticulated) water comprising a fixed contribution of \$180 and an additional amount of \$0.43c 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 Northern Resources Management Levy and service charges shall be payable in four equal or approximately equal instalments on the following dates:

4 September 2012;

- 4 December 2012;
- 5 March 2013; and
- 4 June 2013.

T. SIVIOUR, Chief Executive Officer

WATTLE RANGE COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1 of 2012—Permits and Penalties

A by-law to create a permit system for Council By-laws, to fix maximum and continuing penalties for offences, and for the construction of Council By-laws.

1. Repeal of By-laws

All previous by-laws made or adopted by the Council, prior to the date this by-law is made, are hereby repealed effective from the day on which this by-law comes into operation.

2. Definitions

In any by-law of the Council, unless the contrary intention is clearly indicated:

- 2.1 'person' includes a natural person, a body corporate, an incorporated association and an unincorporated association;
- 2.2 'Council' means Wattle Range Council; and
- 2.3 'permission' means the permission of the Council, or such other person as the Council may by resolution authorise for that purpose, given in writing prior to the act, event or activity to which it relates.
- 3. Permits
 - 3.1 Where a by-law requires that permission be obtained, any person seeking the grant of permission must submit a written application to the Council in the form (if any) and accompanied by the fee (if any) prescribed by the Council.
 - 3.2 The Council, or such other person as the Council may by resolution authorise for that purpose, may attach such conditions (including but not limited to time limits, renewal and transfer requirements) to a grant of permission as it thinks fit, and may vary or revoke such conditions or impose new conditions by notice in writing to the permit holder.
 - 3.3 A permit holder must comply with every such condition.
 - 3.4 The Council, or such other person as the Council may by resolution authorise for that purpose, may suspend or revoke such grant of permission at any time by notice in writing to the permit holder.
 - 3.5 The Council may by resolution fix, vary or revoke fees or charges for the granting of permission for any of the activities requiring permission under the Council's bylaws.
- 4. Offences and Penalties
 - 4.1 A person who contravenes, or fails to comply with, any by-law of the Council is guilty of an offence and shall be liable to a maximum penalty being the maximum penalty referred to in the Local Government Act 1999, that may be fixed by by-law for any breach of a by-law.

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4.2 A person who is convicted of an offence against any bylaw of the Council in respect of a continuing act or omission is liable, in addition to the penalty otherwise applicable, to a further penalty for each day during which the act or omission is continued, such penalty being the maximum amount referred to in the Local Government Act 1999, which may be prescribed by bylaw for offences of a continuing nature.

5. Construction

Every by-law of the Council shall be subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of Wattle Range Council held on 10 July 2012, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

F. N. BRENNAN, Chief Executive Officer

WATTLE RANGE COUNCIL

By-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999 By-law No. 2 of 2012—Moveable Signs

TO set standards for moveable signs on streets and roads and to provide conditions for and the placement of such signs.

1. Definitions

In this by-law, unless the contrary intention appears:

- 1.1 'authorised person' has the same meaning as in the Local Government Act 1999;
- 1.2 'banner' means a strip of cloth, plastic or other material hung or attached to a pole, fence or other structure;
- 1.3 'business premises' means the premises from which a business, trade or calling is conducted;
- 1.4 'footpath area' means:
 - 1.4.1 that part of a road between the property boundary of the road and the edge of the carriageway on the same side as that boundary; or
 - 1.4.2 a footway, lane or other place made or constructed for the use of pedestrians and not for the use of vehicles;
- 1.5 'moveable sign' has the same meaning as in the Local Government Act 1999;
- 1.6 'road' has the same meaning as in the Local Government Act 1999; and
- 1.7 'road related area' has the same meaning as in the Road Traffic Act 1961.

2. Construction and Design

A moveable sign must:

- 2.1 be of a kind known as an 'A' frame or sandwich board sign, an inverted 'T' sign, or a flat sign, or, with the permission of the Council, a sign of some other kind;
- 2.2 be designed, constructed and maintained in good condition so as not to present a hazard to any member of the public;
- 2.3 be of strong construction so as to be stable when in position and to be able to keep its position in adverse weather conditions;
- 2.4 not contain sharp or jagged edges or corners;
- 2.5 not be unsightly or offensive in appearance or content;
- 2.6 not rotate or contain moving parts;
- 2.7 not contain flashing lights or be illuminated internally;
- 2.8 be constructed of timber, cloth, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 2.9 not exceed 900 mm in perpendicular height, or have a base with any side exceeding 600 mm in length;
- 2.10 not have a display area exceeding 1 m^2 in total or, if the sign is two-sided, 1 m^2 on each side;
- 2.11 be stable when in position; and

- 2.12 in the case of an 'A' frame or sandwich board sign:
 - 2.12.1 be hinged or joined at the top;
 - 2.12.2 be of such construction that it's sides shall be securely fixed or locked in position when erected; and
- 2.13 in the case of an inverted 'T' sign, contain no struts or supports that run between the display area and the base of the sign.
- 3. Appearance

A moveable sign on a road must, in the opinion of an authorised person:

- 3.1 be painted or otherwise detailed in a competent and professional manner;
- 3.2 be aesthetically appealing, legible and simply worded to convey a precise message; and
- 3.3 be of such design and contain such colours:
 - 3.3.1 as are compatible with the architectural design of the premises adjacent to the sign;
 - 3.3.2 which relate well to the townscape and overall amenity of the locality in which it is situated;
 - 3.3.3 which do not detract from or conflict with traffic, safety or direction signs or signals; and
- 3.4 contain combinations of colours and typographical styles which blend in with and reinforce the heritage qualities of the locality and the buildings where it is situated.

4. Placement

- A moveable sign must:
 - 4.1 only be placed on the footpath area of a road;
 - 4.2 be adjacent to the business premises to which it relates;
 - 4.3 where there is no kerb to define the footpath area, must allow a set back of 500 mm from the edge of the carriageway;
 - 4.4 in the case of a flat sign, be in line with and against the property boundary of the road;
 - 4.5 be placed no less than 1.2 m away from any structure, fixed object, tree, bush or plant (including another moveable sign);
 - 4.6 not be fixed, tied or chained to or leaned against any other structure, fixed object, tree, bush or plant (including another moveable sign);
 - 4.7 not be placed on a sealed part of any footpath area, unless the sealed part is wide enough to contain the sign and still leave a clear thoroughfare at least 1.2 m wide;
 - 4.8 not be placed within 6 m of the corner or intersection of a road;
 - 4.9 not be placed on a landscaped area other than landscaping that comprises only lawn;
- 4.10 not be placed on a designated parking area or within 1 m of an entrance to or exit from business premises; and
- 4.11 not unreasonably:
 - 4.11.1 restrict the use of the footpath area or road; or
 - 4.11.2 endanger the safety of members of the public.

5. Restrictions

A moveable sign displayed on a road must:

- 5.1 only display material which advertises a business being conducted on business premises adjacent to the sign, or the products available from that business;
- 5.2 be limited to one per business premises;
- 5.3 only be displayed when the business is open to the public;
- 5.4 be securely fixed in position such that it cannot be blown over or swept away;
- 5.5 not be placed in such a position or in such circumstances that the safety of any user of the road is at risk;
- 5.6 not be displayed during the hours of darkness unless it is clearly visible; and

- 5.7 not to be displayed on a median strip, traffic island or on a carriageway of a road.
- 6. Banners
 - A banner must:
 - 6.1 only be displayed on a road, footpath area or road related area;
 - 6.2 be securely fixed to a pole, fence or other structure so that it does not hang loose or flap;
 - 6.3 not, without the Council's permission, be attached to any building, structure, fence, vegetation or other item owned by the Council on a road, or other improvement to a road owned by the Council;
 - 6.4 not be displayed more than one month before and two days after the event it advertises;
 - 6.5 not be displayed for a continuous period of more than one month and two days in any twelve month period; and
 - 6.6 not exceed 3 m^2 in size.
- 7. Exemptions
 - 7.1 Paragraphs 4.2, 5.1, 5.2 and 5.3 do not apply to a moveable sign which is used:
 - 7.1.1 to advertise a garage sale taking place from residential premises; or
 - 7.1.2 as a directional sign to an event run by an incorporated association or a charitable body; or
 - 7.1.3 with permission of the Council.
 - 7.2 Paragraphs 5.1, 5.2 and 5.3 do not apply to a flat sign, the message of which only contains newspaper headlines and the name of a newspaper.
 - 7.3 This by-law does not apply to a moveable sign that is:
 - 7.3.1 placed on a road pursuant to an authorisation under the Local Government Act 1999 or another Act; or
 - 7.3.2 designed to direct people to the open inspection of any land or building that is available for purchase or lease; or
 - 7.3.3 related to a State or Commonwealth election and is displayed during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 7.3.4 related to an election held under the Local Government Act 1999 or the Local Government (Elections) Act 1999 and is displayed during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
 - 7.3.5 related to a referendum and is displayed during the course and for the purpose of that referendum.
- 8. Removal of Non-complying Moveable Signs
 - 8.1 If:
 - 8.1.1 the design or construction of a moveable sign that has been placed on a road does not comply with a requirement of this by-law; or
 - 8.1.2 the positioning of a moveable sign does not comply with a requirement of this by law; or
 - 8.1.3 any other relevant requirement of this by-law is not complied with; or
 - 8.1.4 the moveable sign unreasonably:
 - 8.1.4.1 restricts the use of the footpath area or road; or
 - 8.1.4.2 endangers the safety of members of the public,

an authorised person may order the owner of the sign to remove the sign from the road.

- 8.2 A person must comply with an order of an authorised person made pursuant to subparagraph 8.1 of this bylaw.
- 8.3 If the authorised person cannot find the owner, or the owner fails to comply immediately with the order of an authorised person, the authorised person may remove and dispose of the moveable sign.
- 8.4 The owner or other person entitled to recover a moveable sign removed pursuant to subparagraph 8.3 of this by-law must pay to the Council any reasonable costs incurred by the Council in removing, storing and attempting to dispose of the moveable sign before being entitled to recover the moveable sign.
- 9. Removal of Complying Moveable Signs
 - 9.1 The owner of, or other person responsible for, a moveable sign must remove or relocate the moveable sign at the request of an authorised person if, in the reasonable opinion of that authorised person, and notwithstanding compliance with this by-law, there is any hazard or obstruction or there is likely to be a hazard or obstruction arising out of the location of the moveable sign.
 - 9.2 The owner of, or other person responsible for, a moveable sign must remove or relocate the moveable sign at the request of an authorised person for the purpose of special events, parades, road works or in any other circumstances which, in the reasonable opinion of the authorised person, requires relocation or removal of the moveable sign to protect public safety or to protect or enhance the amenity of a particular locality.

The foregoing by-law was duly made and passed at a meeting of Wattle Range Council held on 10 July 2012, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

F. N. BRENNAN, Chief Executive Officer

WATTLE RANGE COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 3 of 2012—Roads

FOR the management, control and regulation of activities on roads vested in or under the control of the Council.

. Definition:

- In this by-law, unless the contrary intention appears:
 - 1.1 'animal' includes birds, insects and poultry but does not include a dog or cat;
 - 1.2 'authorised person' has the same meaning as in the Local Government Act 1999;
 - 1.3 'camp' includes setting up a camp, or causing a tent, caravan or motorhome to remain on the land for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the land;
 - 1.4 'emergency vehicle' has the same meaning as in the Australian Road Rules and the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999;
 - 1.5 'electoral matter' has the same meaning as in the Electoral Act 1985, provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity; and
 - 1.6 'road' has the same meaning as in the Local Government Act 1999.

2. Activities Requiring Permission

A person must not without permission on any road:

2.1 Amplification

use an amplifier or other device whether mechanical or electrical for the purpose of broadcasting announcements or advertisements;

2.2 Animals

- 2.2.1 cause or allow an animal to stray onto, move over, or graze on a road except where the Council has set aside a track or other area for use by or in connection with an animal of that kind, and provided the animal or animals are under effective control; and
- 2.2.2 lead, herd or exercise an animal in such a manner as to cause a nuisance or endanger the safety of a person;
- 2.3 Camping and Tents
 - 2.3.1 erect a tent or other structure of calico, canvas, plastic or other similar material as a place of habitation; and
 - 2.3.2 camp or remain overnight, provided that this clause does not apply to a person where the person camps:
 - 2.3.2.1 in a caravan or motorhome; and
 - 2.3.2.2 within 200 m of a sign displayed by the Council indicating that camping in a caravan or motorhome is permitted on that road;
- 2.4 Obstructions

erect, install or place or cause to be erected, installed or placed any structure, object or material of any kind so as to obstruct a road or footway, water-channel, or watercourse in a road;

2.5 Posting of Bills

post or allow or cause to be posted any bills, advertisements, or other papers or items on a building or structure on a road;

- 2.6 Public Exhibitions and Displays
 - 2.6.1 sing, busk, play a recording or use a music instrument, or perform similar activities;
 - 2.6.2 conduct or hold a concert, festival, show, circus, performance or a similar activity;
 - 2.6.3 erect a stage or structure for the purpose of conducting or holding a concert, festival, show, circus, performance or a similar activity; and
 - 2.6.4 cause any public exhibitions or displays;
- 2.7 Soliciting for Religious or Charitable Purposes

ask for or receive or indicate a desire for a donation of money or any other thing, or otherwise solicit for religious or charitable purposes;

2.8 Vehicles

repair, wash, paint, panel beat or perform other work of a similar nature to a vehicle, except for running repairs in the case of a vehicle breakdown.

- 3. Removal of Animals and Directions to Persons
 - 3.1 If any animal is found on part of a road in breach of a by-law any person in charge of the animal shall forthwith remove it from that part on the request of any authorised person.
 - 3.2 An authorised person may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal.
 - 3.3 An authorised person may direct any person who is considered to be committing or has committed a breach of this by-law to leave that part of the road. Failure to comply with that direction forthwith is a breach of this by-law.
 - 3.4 If a person fails to comply with an order of an authorised person made pursuant to Section 262 of the Local Government Act 1999, in respect of a breach of this bylaw, the Council may recover its costs and expenses of any action taken under Section 262 (3) of the Local Government Act 1999, from the person to whom the order was directed.

4. Exemptions

- 4.1 The restrictions in this by-law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or an emergency worker when driving an emergency vehicle while driving that vehicle in relation to an emergency situation as defined in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999 and the Australian Road Rules.
- 4.2 The restrictions in Clauses 2.5 and 2.6 of this by-law do not apply to electoral matter authorised by a candidate and which is:
 - 4.2.1 related to a Commonwealth or State election and occurs during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 4.2.2 related to an election under the Act or the Local Government (Elections) Act 1999 and occurs during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
 - 4.2.3 related to, and occurs during the course of and for the purpose of a referendum.
- 5. Applications of Paragraphs

Paragraph 2.2.1 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with Section 246 (3) (e) of the Local Government Act 1999.

The foregoing by-law was duly made and passed at a meeting of Wattle Range Council held on 10 July 2012, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

F. N. BRENNAN, Chief Executive Officer

WATTLE RANGE COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 4 of 2012-Local Government Land

FOR the management and regulation of the use of and access to all land vested in or under the control of the Council including the prohibition and regulation of particular activities on local government land.

1. Definitions

In this by-law, unless the contrary intention appears:

- 1.1 'animal' includes birds and insects but does not include a dog;
- 1.2 'authorised person' has the same meaning as in the Local Government Act 1999;
- 1.3 'camp' includes setting up a camp, or causing a tent, caravan or motorhome to remain on the land for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the land;
- 1.4 'electoral matter' has the same meaning as in the Electoral Act 1985 provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 1.5 'emergency worker' has the same meaning as in the Australian Road Rules and the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999;
- 1.6 'liquor' has the same meaning as defined in the Liquor Licensing Act 1997;
- 1.7 'local government land' means all land vested in or owned by the Council or under the care, control and management of the Council (except roads); and
- 1.8 'open container' means a container which:
 - 1.8.1 after the contents thereof have been sealed at the time of manufacture and:

- 1.8.1.1 being a bottle, has had its cap, cork or top removed (whether or not it has since been replaced);
- 1.8.1.2 being a can, it has been opened or punctured;
- 1.8.1.3 being a cask, has had its tap placed in a position to allow it to be used;
- 1.8.1.4 being any form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to the contents thereof; or
- 1.8.2 is a flask, glass or mug or other container used for drinking purposes;
- 1.9 'vehicle' has the same meaning as in the Road Traffic Act 1961;
- 1.10 'waters' includes a body of water, including a pond, lake, river, creek or wetlands under the care, control and management of the Council.

2. Activities Requiring Permission

A person must not without permission on any local government land:

2.1 Advertising

display, paint or erect any sign or hoarding for the purpose of commercial advertising or any other purpose;

2.2 Aircraft

subject to the Civil Aviation Act 1988, land any aircraft on, or take off any aircraft from the land;

- 2.3 Athletic and Ball Sports
 - 2.3.1 to which this sub-paragraph applies, promote, organise or take part in any organised athletic sport; and
 - 2.3.2 to which this subparagraph applies, play or practice the game of golf;
- 2.4 Amplification

use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound or broadcasting announcements;

- 2.5 Animals
 - 2.5.1 cause or allow any animal to stray into or depasture therein;
 - 2.5.2 cause or allow an animal to enter, swim, bathe or remain in any waters located on the land; and
 - 2.5.3 allow any animal to damage any flower bed, garden plot, tree, lawn or other item or place;
- 2.6 Bees

place a hive of bees on such land, or allow it to remain thereon;

2.7 Boat Ramps

subject to the provisions of the Harbors and Navigation Act 1993:

- 2.7.1 use or launch a boat or other object from any boat ramp or in any area except where a sign or signs are displayed by the Council requiring the purchase of a permit prior to launch;
- 2.7.2 in respect of a permit issued under sub-paragraph 2.7.1:
 - 2.7.2.1 the Council shall prescribe a fee at least once in each financial year for permits to use a boat ramp;
 - 2.7.2.2 a permit may be purchased for a fee to which conditions of use shall be attached and applicable;

- 2.7.2.3 upon request of an Authorised Person, any person about to use (unless they have not yet had the opportunity to purchase a ticket) using or having used a boat ramp, must produce a permit purchased prior to the request in compliance with this by-law;
- 2.7.2.4 the Council, or such other person as the Council may authorise by resolution for that purpose, may exempt organisations involved in search and rescue at sea from the requirement to purchase a permit;
- 2.7.2.5 the Council may, by resolution and the erection of a sign or signs, restrict the use of special areas or boat ramps to either commercial or recreational use, or prohibit their use entirely; and
- 2.7.2.1 this sub-paragraph 2.7 will only apply to such parts of the Council's area and at such times as the Council may by resolution determine from time to time; and
- 2.7.3 allow any vehicle, boat, yacht or other seagoing craft to remain stationary on any boat ramp longer than is necessary to launch or retrieve a boat;
- 2.8 Bridge Jumping

jump or dive from any bridge;

- 2.9 Burials and Memorials
 - 2.9.1 bury, inter or spread the ashes of any human or animal remains; and
 - 2.9.2 erect any memorial;
- 2.10 Camping

camp or remain overnight, provided that this clause does not apply to a person where the person camps:

- 2.10.1 in a caravan or motorhome; and
- 2.10.2 within 200 m of a sign displayed by the Council indicating that camping in a caravan or motorhome is permitted on that land;
- 2.11 Closed Lands

enter or remain on any part of the land:

- 2.11.1 at any time during which the Council has declared that the part shall be closed to the public, and which is indicated by a sign adjacent to the entrance to that part;
- 2.11.2 where the land is enclosed with fences and/or walls, and gates have been closed and locked; or
- 2.11.3 where admission charges are payable, for that person to enter that part without paying those charges;
- 2.12 Depositing Soil

deposit any soil, clay, gravel, sand, timber, stones, pebbles or any other matter on the land;

2.13 Donations

ask for or receive or indicate that he or she desires a donation of money or any other thing;

- 2.14 Entertaining
 - 2.14.1 sing, busk or play any recording or upon any musical instrument so as to appear to be for the purpose of entertaining other persons whether or not receiving money; and
 - 2.14.2 conduct or hold a concert, festival, show, circus, performance or similar activity;

- 2.15 Fauna
 - 2.15.1 take, interfere with or disturb any animal or bird or the eggs or young of any animal or bird;
 - 2.15.2 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird; or
 - 2.15.3 use, possess or have control of any device for the purpose of killing or capturing any animal or bird;

2.16 Fires

light any fire except:

- 2.16.1 in a place provided by the Council for that purpose; or
- 2.16.2 in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material for a distance of 4 m;

2.17 Fireworks

- use, discharge or explode any fireworks;
- 2.18 Flora
 - 2.18.1 take, uproot or damage any plant;
 - 2.18.2 remove, take or disturb any soil, stone, wood, tender or bark;
 - 2.18.3 collect or take any dead wood or timber for the purpose of using the same to make or maintain a fire; or
 - 2.18.4 ride or drive any vehicle or allow an animal to run, stand or walk on any flowerbed or garden plot;
- 2.19 Games
 - 2.19.1 participate in any game recreation or amusement which involves the use of a ball, missile or other object which by the use thereof may cause or be likely to cause injury or discomfort to any person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land; and
 - 2.19.2 to which this sub-paragraph applies, play any organised competition sport, as distinct from organised social play;
- 2.20 Marine Life

introduce any marine life to any waters;

2.21 Model Aircraft, Boats and Cars

fly or operate a model aircraft, boat or model or remote control vehicle in a manner which may cause or be likely to cause injury or discomfort to a person being on or in the vicinity of the land or detract from or be likely to detract from another person's lawful use of and enjoyment of the land;

- 2.22 Mooring
 - 2.22.1 moor any boat, house boat, raft or other water craft on or to local government land or in any area that the Council has not set aside for the mooring of any boat, raft or other water craft; or
 - 2.22.2 obstruct any boat, raft or other water craft or any mooring place, or any access to any boat, raft, object (either floating or sunk);
- 2.23 No Liquor
 - 2.23.1 to which this subparagraph applies consume, carry or be in possession or charge of any liquor (provided the land constitutes a park or reserve) save and except on premises in respect of which a licence is in force pursuant to the Liquor Licensing Act 1997;

- 2.23.2 to which this subparagraph applies, except in sealed containers, consume, carry, be in possession or charge of any liquor in an open container (provided the land constitutes a park or reserve) save and except on premises in respect of which a licence is in force pursuant to the Liquor Licensing Act 1997;
- 2.24 Overhanging Articles

suspend or hang any article or thing from any building, verandah, pergola, post or other structure where it might present a nuisance or danger to any person using local government land;

2.25 Picking Fruit, etc.

pick fruit, nuts or berries from any trees or bushes thereon;

2.26 Playing Area

use or occupy a playing area:

- 2.26.1 in such a manner as to damage or be likely to damage the surface of the playing area or infrastructure (above and under ground level);
- 2.26.2 in a manner contrary to the purpose for which the playing area was intended to be used or occupied; or
- 2.26.3 contrary to directions of the Council made by resolution and indicated on a sign displayed adjacent to the playing area;
- 2.27 Pontoons

install or maintain a pontoon or jetty in any waters;

2.28 Posting of Bills

post or allow or cause to be posted any bills, advertisements or other papers or items on a building or structure on local government land or in a public place;

2.29 Removing Soil, etc.

carry away or remove any soil, clay, gravel, sand, timber, stones, pebbles or any part of the land;

- 2.30 Rubbish and Rubbish Dumps
 - 2.30.1 interfere with, remove or take away any rubbish that has been discarded at any rubbish dump on local government land; and
 - 2.30.2 remove, disperse or interfere with any rubbish (including bottles, newspapers, cans, containers or packaging) that has been discarded in a Council rubbish bin on local government land;
- 2.31 Swimming

to which this subparagraph applies, swim or bathe in any pond or lake;

2.32 Smoking

to which this subparagraph applies, smoke tobacco or any other substance;

2.33 Tents

(except with the Council or other Government authority) erect any tent or other structure of calico, canvass, plastic or similar material as a place of habitation;

- 2.34 Trading
 - 2.34.1 carry on the business of selling or offering or exposing for sale any goods, merchandise, commodity, article or thing; or
 - 2.34.2 set up a van or other vehicle or stall or other structure, tray, carpet or device for the purpose of buying or selling any goods, merchandise, commodity, article or thing;
- 2.35 Use of Boats

subject to the provisions of the Harbors and Navigation Act 1993, hire out a boat or otherwise use a boat for commercial purposes;

2.36 Vehicles

- 2.36.1 drive or propel a vehicle except on an area or road constructed and identified by the Council for that purpose, by means of signs, devices or fencing and the like;
- 2.36.2 promote, organise or take part in a race, test or trial of any kind in which vehicles take part, except on an area properly constructed for that purpose;
- 2.37 Working on Vehicles

perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, except for running repairs in the case of breakdown;

3. Prohibited Activities

A person must not on any local government land:

- 3.1 Animals
 - 3.1.1 send, drive, lead, ride or take any animal or permit any animal to be sent, driven, led, ridden or taken on any land which the Council has, by resolution, declared to be prohibited for such purpose; and
 - 3.1.2 allow any animal to be let loose or left unattended on any land which the council has, by resolution, declared to be prohibited for such purpose;
- 3.2 Annoyances

annoy or unreasonably interfere with any other person's use of the land by making a noise or creating a disturbance that has not been authorised by the Council;

3.3 Defacing Property

deface, paint, write, cut names or make marks on any tree, rock, gate, fence, building, sign or other property of the Council therein;

3.4 Directions

fail to comply with any reasonable direction or request from an authorised person relating to:

- 3.4.1 that person's use of the land;
- 3.4.2 that person's conduct and behaviour on the land;
- 3.4.3 that person's safety on the land; or
- 3.4.4 the safety and enjoyment of the land by other persons;
- 3.5 Glass

wilfully break any glass, china or other brittle material; 3.6 *Missiles*

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throw, roll or discharge any stone, substance or missile to the danger of any person or animal;

3.7 Toilets

in any public convenience:

- 3.7.1 urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
- 3.7.2 smoke tobacco or any other substance;
- 3.7.3 deposit anything in a pan, urinal or drain that is likely to cause a blockage;
- 3.7.4 use it for a purpose for which it was not designed or constructed; and
- 3.7.5 enter any toilet that is set aside for use of the opposite sex except where:
 - 3.7.5.1 a child under the age of five years accompanied by an adult person; and/or
 - 3.7.5.2 to provide assistance to a person with a disability;
- 3.8 Use of Equipment

use any form of equipment or property belonging to the Council other than in the manner and for the purpose for which it was designed or set aside; 4. Removal of Animals and Directions to Persons

Animals

- 4.1 If any animal is found on part of local government land in breach of a by-law any person in charge of the animal shall forthwith remove it from that part on the request of any authorised person.
- 4.2 An authorised person may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal.

Directions

- 4.3 A person on local government land must comply with a reasonable direction from an authorised person relating to:
 - 4.3.1 that persons use of the land;
 - 4.3.2 that persons conduct and behaviour on the land;
 - 4.3.3 that persons safety on the land; or
 - 4.3.4 the safety and enjoyment of other persons on the land.
- 4.4 a person who, in the opinion of an authorised person, is likely to commit or has committed, a breach of this bylaw must immediately comply with a direction of an authorised person to leave that part of local government land.

Recovery

4.5 If a person fails to comply with an order of an authorised person made pursuant to Section 262 of the Local Government Act 1999, in respect of a breach of this by-law, the Council may recover its costs and expenses of any action taken under Section 262 (3) of the Local Government Act 1999, from the person to whom the order was directed.

5. Removal of Encroachment or Interference

Any person who encroaches onto or interferes with local government land contrary to this by law must at the request in writing of an authorised person, cease the encroachment or interference and remove the source of the encroachment or interference, and reinstate the land to the same standard as the state of the land prior to the encroachment or interference.

6. Council May Do Work

If a person fails to remove an encroachment or interference on local government land in accordance with a request of an authorised person pursuant to Clause 4 of this by-law, then the Council may:

- 6.1 undertake the work itself; and
- 6.2 recover the cost of doing so from that person.
- 7. Exemptions
 - 7.1 The restrictions in this by-law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a Contractor while performing work for the Council and while acting under the supervision of a Council Officer, or an Emergency Worker when driving an emergency vehicle while driving that vehicle in relation to an emergency situation as defined in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999 and the Australian Road Rules.
 - 7.2 The restrictions in Clause 2.1 and 2.28 of this by-law do not apply to electoral matter authorised by a candidate and which is:
 - 7.2.1 related to a Commonwealth or State election and occurs during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 7.2.2 related to an election under the Act or the Local Government (Elections) Act 1999 and occurs during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or

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7.2.3 related to, and occurs during the course of and for the purpose of a referendum.

8. Application of Paragraphs

Any of sub-paragraphs 2.3, 2.11.1, 2.19.2, 2.23, 2.27, 2.31, 2.32 and 3.1 of this by-law shall apply only in such portion or portions of the area and at such times as the Council may by resolution direct in accordance with Section 246 (3) (e) of the Local Government Act 1999.

The foregoing by-law was duly made and passed at a meeting of Wattle Range Council held on 10 July 2012, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

F. N. BRENNAN, Chief Executive Officer

WATTLE RANGE COUNCIL

BY-LAW MADE UNDER THE DOG AND CAT MANAGEMENT ACT 1995 AND THE LOCAL GOVERNMENT ACT 1999

By-law No. 5 of 2012–Dogs

FOR the management and control of dogs within the Council's area.

1. Definitions

In this by-law unless the context otherwise requires:

- 1.1 'Act' means the Dog and Cat Management Act 1995;
- 1.2 'approved kennel establishment' means a building, structure or area approved by the relevant authority, pursuant to the Development Act 1993 for the keeping of dogs on a temporary or permanent basis;
- 1.3 'authorised person' means a person appointed as a dog management officer under Section 27 of the Act and an authorised person under Section 260 of the Local Government Act 1999;
- 1.4 'Council land' means all parklands, reserves, ornamental grounds, streets, roads, jetties, bridges, foreshore, public places and other land vested in or under the care, control and management of the Council;
- 1.5 'dog' has the same meaning as in the Act; and
- 1.6 'effective control' means a person exercising effective control of a dog either:
 - 1.6.1 by means of a physical restraint; or
 - 1.6.2 by command, the dog being in close proximity to the person and the person being able to see the dog at all times;
- 1.7 'premises' means any domestic and non-domestic premises, except a kennel establishment in respect of which a development authorisation is in force under the Development Act 1993.

2. Dog Free Areas

A person must not on any Council land to which this paragraph applies cause suffer or permit any dog under that person's control, charge or authority to be, or remain in that place.

3. Dogs On Leash Areas

A person must not on any Council land to which this paragraph applies, cause, suffer or permit any dog under that person's control, charge or authority to be or remain in that public unless such dog is restrained by a strong leash not exceeding 2 m in length and either tethered securely to a fixed object or held by a person capable of controlling the dog and preventing it from being a nuisance or a danger to other persons.

4. Dog Exercise Areas

- 4.1 Any person may enter upon any part of Council land to which this paragraph applies in accordance with paragraph 6 of this by-law, for the purpose of exercising a dog under his or her effective control;
- 4.2 Where a person enters upon such part of Council land for that purpose, that person must ensure that the dog or dogs under his or her control remain under effective control while on the land; and

4.3 The Council will erect signs to denote the land to which this paragraph applies, and information shall be provided to the public in a manner determined by the Council's Chief Executive Officer to inform the public about such land.

5. Limit on Dog Numbers

- 5.1 The limit on the number of dogs kept on a premises within a township is two dogs.
- 5.2 The limit on the number of dogs kept in a premises outside of a township is three dogs, other than working dogs.
- 5.3 A person must not, without permission, keep any dog on any premises where the number of dogs on the premises exceeds the limit:
 - 5.3.1 unless the premises is an approved kennel establishment; or
 - 5.3.2 the Council, or such person authorised by the Council, has exempted the premises from compliance with this Clause.

6. Orders

- 6.1 If a person engages in conduct that is in contravention of this by-law, an authorised person may order that person:
 - 6.1.1 if the conduct is still continuing—to stop the conduct; and
 - 6.1.2 whether or not the conduct is still continuing—to take specified action to remedy the contravention.
- 6.2 A person must comply with an order under this clause.
- 6.3 If a person does not comply with an order, the authorised person may take action reasonably required to have the order carried out, and the Council may recover its costs of any action so taken from the person to whom the order was directed.
- 6.4 However, an authorised person may not use force against a person under this clause.

7. Application of Paragraphs

- 7.1 Any of paragraphs 2, 3 and subparagraph 4.1 of this bylaw shall apply only in such portion or portions of Council land as the Council may by resolution direct in accordance with Section 246 (3) (e) of the Local Government Act 1999.
- 7.2 The limits prescribed in paragraph 5 of this by-law do not include any dog that is under three months of age.

The foregoing by-law was duly made and passed at a meeting of Wattle Range Council held on 10 July 2012, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

F. N. BRENNAN, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA

Adoption of Valuation and Declaration of Rates 2012-2013

NOTICE is hereby given that the District Council of Yankalilla at its meeting on 28 June 2012, for the financial year ending 30 June 2013:

1. Adopted for rating purposes the Valuer-General's valuations of capital values applicable to land within the Council area totalling \$1 862 277 780.

2. Declared differential general rates based upon the use of the land as follows:

- (a) Residential: 0.4385 cents in the dollar;
- (b) Commercial—Shop: 0.4385 cents in the dollar;
- (c) Commercial—Office: 0.4385 cents in the dollar;
- (d) Commercial—Other: 0.4385 cents in the dollar;
- (e) Industry—Light: 0.4385 cents in the dollar;
- (f) Industry—Other: 0.4385 cents in the dollar;
- (g) Primary Production: 0.3947 cents in the dollar;
- (h) Vacant Land: 0.6007 cents in the dollar; and
- (i) Other: 0.4385 cents in the dollar.

3. Imposed a minimum rate of \$745 in respect of each separate piece of rateable land in the Council area.

4. Declared a separate rate of 0.0088 cents in the dollar on capital value on all rateable land in the Council area to recover the amount of \$156 542 payable to the Adelaide and Mount Lofty Ranges Natural Resources Management Board.

5. Imposed annual service charges as follows:

- (a) In respect of all occupied properties serviced by the Normanville CWMS Treatment Plant, an annual service charge of \$481 per unit.
- (b) In respect of all vacant properties within the area serviced by the Normanville CWMS Treatment Plant, an annual service charge of \$481 per unit.
- (c) In respect of all occupied properties serviced by the Second Valley CWMS, an annual service charge of \$380 per unit.
- (d) In respect of each vacant allotment within the area serviced by the Second Valley CWMS, an annual service charge of \$380 per unit.
- (e) In respect of all occupied properties at Myponga Beach serviced by the Myponga Beach Treatment Plant an annual service charge of \$481 per unit.
- (f) In respect of each vacant allotment at Myponga Beach serviced by the Myponga Beach Treatment Plant an annual service charge of \$481 per unit.
- (g) In respect of all properties at Cape Jervis serviced by the Cape Jervis Treatment Plant, an annual service charge of \$481 per unit.

A property service charge per unit will be charged in accordance with the CWMS property units code as provided at Regulation 9A of the Local Government Act 1999.

T. STARR, Acting Chief Executive

DISTRICT COUNCIL OF YORKE PENINSULA

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at a meeting of the District Council of Yorke Peninsula held on 11 July 2012, the Council resolved for the 2012-2013 financial year:

Adoption of Valuations

The most recent valuations of the Valuer-General available to the Council of the capital value of land within the Council's area totalling \$5 393 617 940 be adopted for rating purposes.

Declaration of Differential General Rates

Differential general rates be declared on rateable land within the Council area as follows:

- on land of Category 7 use (Primary Production), a rate of 0.1379 cents in the dollar of the capital value of such land;
- (2) on all other land within the Council area, a rate of 0.1736 cents in the dollar of the capital value of such land; and
- (3) a fixed charge component of the general rate of \$360 be imposed.

Service Charges

Community Wastewater Management System Service Charges

Service charges be imposed as follows on each assessment of rateable and non-rateable land in the following areas to which land the Council makes available a Community Wastewater Management System:

Maitland and Tiddy Widdy Beach areas: • occupied land	Per Unit \$ 400
Ardrossan, Black Point, Port Victoria, Port Vincent, Stansbury, Sultana Point and Yorketown areas:	
occupied land	
vacant allotment	

Bluff Beach, Chinaman Wells, Foul Bay,
Hardwicke Bay, Point Turton and
Doowog Doint onoog

I\	logues i onn areas.	
•	all land	400

Water Supply Schemes Service Charges

Service charges be imposed as follows on each assessment of rateable and non-rateable land in the following areas to which land the Council makes available a water supply service:

	Ф
Balgowan area	
Black Point area	130
Hardwicke Bay area	365

Waste Collection and Recycling Service Charge

An annual service charge be imposed on both rateable and non-rateable land to which the Council provides the prescribed service of waste collection (the Waste Collection and Recycling Service) which charge is based upon the nature and level of usage of the service and is declared at:

\$200 for a two bin service; and

\$219 for a three bin service.

Separate Rate

A separate rate of 0.01354 cents in the dollar be declared on all rateable land in the area of the Council to raise the amount of \$704 226 payable to the Northern and Yorke Natural Resources Management Board.

A. CAMERON, Chief Executive Officer

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

- Alexander, Joyce Winifred, late of 6A Dianne Street, Klemzig, widow, who died on 4 May 2012.
- Clayton, Constance Belle, late of 43 Marlborough Street, Malvern, widow, who died on 19 May 2012.
- Hargreaves, Christine, late of 24 Northbri Avenue, Salisbury East, home duties, who died on 27 May 2011.
- Humphrys, Faith, late of 5 Memorial Drive, Williamstown, of no occupation, who died on 28 March 2012. Irwin, Eleanor Jane, late of 16 Farmer Street, Barmera, home
- duties, who died on 24 March 2012. Jackson, Patricia Mayne, late of 150 Adams Road, Craigmore,
- of no occupation, who died on 8 April 2012. James, May Florence, late of 86 Bowker Street, Warradale,
- home duties, who died on 11 May 2012. Latte, Pauline Cecelia, late of 24-34 Avenue Road, Glynde, of
- no occupation, who died on 4 May 2012.
- Little, William Clarke, late of 44 Kingston Avenue, Daw Park, retired labourer, who died on 13 May 2012.
- Menz, Irene Olive, late of 1 Wilton Street, Davoren Park, of no occupation, who died on 11 February 2012.Webb, William, late of 39 Barossa Way, Woodcroft, retired
- *Webb, William*, late of 39 Barossa Way, Woodcroft, retired plumber, who died on 11 May 2012.
- White, Irene Patricia Page, late of 655-671 Burbridge Road, West Beach, of no occupation, who died on 26 May 2012.
- Wood, Kevern Stanley, late of Buccleuch South Road, Sherlock, of no occupation, who died on 31 October 2010.

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 17 August 2012, 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 19 July 2012.

D. A. CONTALA, Public Trustee

DOWNS LAWYERS

Destroying of Files

PLEASE note that the office of Downs Lawyers (having also previously traded as Downs and Robin, Reilly Basheer Downs and Humphries and WE Downs Humphries and Co., 38 Bay Road, Mount Gambier, S.A. 5290, telephone 8725 5466) will be destroying unclaimed files which were closed on or before 30 June 2004. This does not apply to files for Wills, Power of Attorneys and Deceased Estates. Please contact this office within 21 days if you have an old file you wish to claim and collect.

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

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