No. 58



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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

ADELAIDE, THURSDAY, 19 SEPTEMBER 2013

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet Adelaide, 19 September 2013

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

No. 38 of 2013—Port Pirie Smelting Facility (Lead-In-Air Concentrations) Act 2013. An Act to regulate the variation of conditions and application of laws relating to lead emissions in respect of a smelting facility at Port Pirie; and for other purposes.

No. 39 of 2013—Powers of Attorney and Agency (Interstate Powers of Attorney) Amendment Act 2013. An Act to amend the Powers of Attorney and Agency Act 1984.

No. 40 of 2013—Motor Vehicles (Periodic Payments) Amendment Act 2013. An Act to amend the Motor Vehicles Act 1959; and to make related amendments to the Stamp Duties Act 1923.

By command,

JAY WILSON WEATHERILL, Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 19 September 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Natural Resources Management Council, pursuant to the provisions of the Natural Resources Management Act 2004:

Member: (from 19 September 2013 until 8 May 2016) Derek Cecil Walker

By command.

JAY WILSON WEATHERILL, Premier

13MSECCS059

Department of the Premier and Cabinet Adelaide, 19 September 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the History Trust of South Australia, pursuant to the provisions of the History Trust of South Australia Act 1981:

Member: (from 19 September 2013 until 18 September 2016) Margaret Ellen Allen Christine Ann Elstob

Member: (from 25 November 2013 until 24 November 2016) Ian William Short

By command,

JAY WILSON WEATHERILL, Premier

ART/13/017

Department of the Premier and Cabinet Adelaide, 19 September 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the SafeWork SA Advisory Council, pursuant to the provisions of the Work Health and Safety Act 2012:

Member: (from 19 September 2013 until 8 February 2015) Martin James O'Malley

By command,

JAY WILSON WEATHERILL, Premier

IR0054/13CS

Department of the Premier and Cabinet Adelaide, 19 September 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Parliamentary Superannuation Board, pursuant to the provisions of the Parliamentary Superannuation Act 1974:

Member: (from 19 September 2013) Tammie Michelle Pribanic

By command,

JAY WILSON WEATHERILL, Premier

T&F13/039CS

Department of the Premier and Cabinet Adelaide, 19 September 2013

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

Director: (from 1 October 2013 until 30 September 2015)
Brian Robert Michael Hayes
John Irving
Jan Lynne Turbill
Mark Dennis Young

By command,

JAY WILSON WEATHERILL, Premier

MTOUR/13/029

Department of the Premier and Cabinet Adelaide, 19 September 2013

HIS Excellency the Governor 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 September 2013 and expiring on 18 September 2023, 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 3 months of the date of appointment, pursuant to Section 4 of the Justices of the Peace Act 2005:

Peter Kenneth Arbon Michael Richard Baldwin Geoffrey Robert Banks Bert Bargeus Gregory Bruce Blunt Kathleen Frances Bradtke Jean Mary Bryant Brenda Butler Graham John Carson Anthony Michele Cocca Christopher John Dally Dianne Joan Dawson Rita Lilian Dawson Angela Mary Duigan Leonard James Frankham Christine Bernice Fuss Andrew Csaba Hugo Gaal Damian James Holland Donna Marie Hutchesson Geoffrey Irish Elizabeth Margaret Jarrett Nouhad Nassib Jawhari Peter Shane Kelly Maria Kourtesis Eric John Lavender Mark Lewis Eileen Rose Lindner Gary Lovell McLaughlin Michele Marinelli Darvl Scott Marshall Neville Robert May Ivan John Paul Mifsud Neil Andrew Munro Leon Patey Murray Dianne Mary Patterson Barry Herbert Penna Dianne Jane Penna

Donald Ivan Perry Brunetta Ondina Quast Elizabeth Marie Robson Kevin George Russell Charles Peter Hedley Sheldrake Maxwell Arthur Slee Neil Wayne Smith Lorraine Ann Smithers Lynette Ruth Steenson John Ashley Summerton Ron Winkler Rosemary Elsie Worth Charles Norman Young

By command,

JAY WILSON WEATHERILL, Premier

JP13/046CS

Department of the Premier and Cabinet Adelaide, 19 September 2013

HIS Excellency the Governor directs it to be notified that he has been pleased to approve retention of the title *Honourable* by:

The Honourable Ms Lyn Breuer.

Dated 10 September 2013.

By command,

JAY WILSON WEATHERILL, Premier

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF ONKAPARINGA—SUPPLEMENTARY LOCAL HERITAGE DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The (the Amendment) by the City of Onkaparinga 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
- (b) fix the day on which this notice is published in the Gazette as the day on which the Amendment will come into operation.

Dated 12 September 2013.

JOHN RAU, Deputy Premier, Minister for Planning

EXPIATION OF OFFENCES ACT 1996 NATIONAL PARKS AND WILDLIFE ACT 1972

Instrument of Authorisation

I, IAN HUNTER, Minister for Sustainability, Environment and Conservation, being the Minister responsible for the administration of the National Parks and Wildlife Act 1972, do hereby authorise, pursuant to Section 6 (3) (b) (i) of the Expiation of Offences Act 1996, each of the National Parks and Wildlife Wardens listed below in Schedule 1, to issue expiation notices for expiable offences under the National Parks and Wildlife Act 1972.

SCHEDULE 1

Card No.	Name of Warden
554	Beinke, Jacob William
555	Binns, Alana
556	Burnell, Andrew Frank
557	Calabro, Danielle Christine
558	Davison, Mark Robert
559	Emmett, Jonathan Peter
560	Frankel, Simon Rex

Card No.	Name of Warden
561	Kestle, Ashley Jane
562	Laslett, Aidan Troy
563	O'Neill, Aislinn Brigid Anna
564	Mckenzie, Darren Frederick
565	Pelton, Grant Anthony
566	Stevens, Tony Leigh
567	Taverner, Dyson Matthew
568	Teubner, Van Paul

Dated 11 September 2013.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Janine Baker of South Australian Conservation Research Divers, c/o 85 Sunshine Avenue, Hove, S.A. 5048 (the 'exemption holder') or a person acting as her agent, are exempt from Section 70 of the Fisheries Management Act 2007, Regulation 7, Clauses 72 and 118 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder shall not be guilty of an offence when collecting intertidal macro algae, sea grass and associated micro-invertebrates from the waters specified in Schedule 1, using the gear specified in Schedule 2 (the 'exempted activity'), subject to the conditions specified in Schedule 3, from 13 September 2013 until 12 September 2014, unless varied or revoked earlier.

SCHEDULE 1

South Australian coastal waters, including intertidal rocky reefs and Marine Parks, but excluding the Adelaide Dolphin Sanctuary and Aquatic Reserves.

SCHEDULE 2

- Bucket
- Scissors
- Sieves

SCHEDULE 3

- 1. The specimens collected by the exemption holders are to be used for scientific purposes only and must not be sold. Any unwanted specimens must be returned to the water immediately after sorting and collection in the location where they were extracted.
- 2. The exempted activity may only involve the collection of 1 kg of sea grass and macro algae per field trip. Marine invertebrates taken during this collection of aquatic vegetation may be retained and lodged with the South Australian Museum
- 3. The exempted activity must be undertaken in a manner that ensures minimal disturbance of habitat.
- 4. The collected specimens of aquatic organisms once taken away from the collection site cannot be released back into any waters of the State of South Australia.
 - 5. A maximum of ten field trips may be undertaken.
- 6. All protected species incidentally taken while undertaking the exempted activity must not be retained.
- 7. A maximum of three people, including the exemption holder, may undertake the exempted activity at any one time.
- 8. The exemption holder or a person acting as an agent must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902625.
- 9. The exemption holder must provide a written report to the Executive Director, Fisheries and Aquaculture at G.P.O. Box 1625, Adelaide, S.A. 5001 by 30 September 2014, providing details of the quantity, location and time of the collection.

- 10. While engaged in the exempted activity the exemption holder or agent must be in possession of a copy of this notice and such a notice must be produced to a PIRSA Fisheries Officer if requested.
- 11. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

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

Dated 12 September 2013.

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Russell Bradford of Commonwealth Scientific and Industrial Research Organisation (CSIRO) Marine and Atmospheric Research of G.P.O. Box 1538, Hobart. Tas. 7001 (the 'exemption holder'), or a person acting as his agent, is exempt from Section 71 of the Fisheries Management Act 2007 and Regulation 23 of the Fisheries Management (General) Regulations 2007, but only insofar as the activities specified in Schedule 1, subject to the conditions set out in Schedule 2, will not be a breach of the provisions specified in Section 71 of the Fisheries Management Act 2007 from 13 September 2013 until 12 September 2014 inclusive, unless varied or revoked earlier.

SCHEDULE 1

The use of berley within two nautical miles of the South Australian coastline or any island or reef that forms part of the state.

The tagging of free swimming White Sharks (*Carcharodon carcharias*) within the Neptune Islands Group (Ron and Valerie Taylor) Marine Park and Thorny Passage Marine Park.

SCHEDULE 2

- 1. No shark of any species may be taken from the water.
- 2. Before undertaking the exempted activity, the exemption holder or a person acting as an agent must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902634.
- 3. For the purposes of this notice, only the following persons may act as an agent of the exemption holder:
 - Barry Bruce of CSIRO Marine and Atmospheric Research;
 - · Andrew Wright of Calypso Star Charters; and/or
 - Andrew Fox of Rodney Fox Shark Expeditions.
- 4. While engaged in the exempted activity, the exemption holder or agent must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer immediately upon request.
- 5. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.
- 6. The exemption holder must not conduct any other fishing activity including recreational fishing whilst undertaking the exempted activity.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the Marine Parks Act 2007. The exemption holder and his agents must comply with any relevant regulations, permits, requirements and

comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within a marine park.

Dated 12 September 2013.

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, David Fleer, Senior Research Services Officer, SARDI Aquatic Sciences, 2 Hamra Avenue, West Beach, S.A. 5024 (the 'exemption holder') and his agents listed in Schedule 1 are exempt from the provision of Section 70, 71, 72 and 79 of the Fisheries Management Act 2007, and Regulation 7, Clauses 72 and 121 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as they may undertake fishing activities using the devices set out in Schedule 2 subject to the conditions in Schedule 3 over the period 17 September 2013 to 31 December 2013, unless varied or revoked earlier.

SCHEDULE 1

- Damien Wilksch, holder of River Fishery Licence No. R03.
- Gary Warrick, holder of River Fishery Licence No. R27.

SCHEDULE 2

 Each fisher can utilise up to 15 small mesh 90 cm double hoop drum nets, covered with 50 mm stretched mesh; connected to two 3.5 metre mesh wings.

SCHEDULE 3

- 1. The agents may only engage in the exempted activity in accordance with instructions from David Fleer, Senior Research Services Officer, Inland Waters Program, SARDI Aquatic Sciences.
- 2. The exemption holders may only use a boat to engage in the exempted activity if that boat is also registered by endorsement on their respective fishery licences.
- 3. All native fish excluding bony bream (*Nematalosa erebl*), Golden Perch (*Macquaria ambigua*), Catfish (*Tandanus tandanus*) and Silver Perch (*Bidyanus bidyanus*) taken in the course of the exempted activity, but not required for research in Clause 5 to this exemption must be immediately returned to the water.
- 4. All non-native fish and bony bream (*Nematalosa erebl*) taken in the course of the exempted activity may be retained by the exemption holders and may be disposed of under their respective fishery licences.
- 5. All Golden Perch (Macquaria ambigua), Catfish (Tandanus tandanus) and Silver Perch (Bidyanus bidyanus) retained for research purposes must be delivered to SARDI Aquatic Sciences, 2 Hamra Avenue, West Beach and in accordance with instructions from the Senior Research Scientist, Inland Waters.
- 6. Immediately prior to the activity the exemption holder must contact the PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. 9902647.
- 7. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice and it must be produced to a Fisheries Officer if requested.
- 8. The exemption holders must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice. Dated 16 September 2013.

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Steven Markham, 1 Currawong Street, Renmark, S.A. 5341 (the 'exemption holder'), holder of River Fishery Licence No. R51, is exempt from Sections 53 (2) and 70 of the Fisheries Management Act 2007 and Regulation 7, Clause 6 of Schedule 6 and Schedule 7 of the Fisheries Management (General) Regulations 2007, but only insofar as he may use the device described in Schedule 1 to take Carp, Bony Bream and other non-native species in the areas specified in Schedule 2 for

the purpose of trade or business (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 17 September 2013 until 16 September 2014, unless varied or revoked earlier.

SCHEDULE 1

'Carp net'—a gill net with a ply greater than 5, having a maximum length of 50~m and a minimum mesh size of 10~cm and a maximum mesh size not exceeding 18~cm.

SCHEDULE 2

(1) Subject to paragraph (2), the holder of licence R51 may conduct fishing activities pursuant to this licence in all backwaters of the River Murray excluding the following areas during the corresponding period set out in the following table:

Area Excluded	Period of Closure
Lake Littra and outflow channel	Permanent—all year
Clover Lake	Permanent—all year
Coombool Swamp	Permanent—all year
Lake Limbra and outflow channel	Permanent—all year
Lake Woolpolool	Permanent—all year
Ral Ral Creek below Chaffey	Permanent—all year
Pumping Station and entrance	
waters to Lake Merreti	
Katarapko Creek and Eckert Creek,	Permanent—all year
including The Splash	
Bulyong Creek	Permanent—all year
Pilby Creek	Permanent—all year
Hancock Creek	Permanent—all year
Mundic Creek	Permanent—all year
Pike River	Permanent—all year
Punkah Creek	Permanent—all year
Slaney Creek	Permanent—all year
Loch Luna	Permanent—all year
Cobdogla Swamp	1 August to 30 April
	(inclusive)
Loveday Swamp/Mussel lagoons	1 August to 30 April
	(inclusive)
Lake Merreti	1 August to 31 January
	(inclusive)

(2) The holder of licence R51 may conduct fishing operations within the closure areas and periods listed above if given written approval by the Director of Fisheries to undertake specified carp eradication work in a specified area for a specified period.

SCHEDULE 3

- 1. The exemption holder must not use more than 30 carp nets at any one time in permitted backwaters of the River Murray.
- 2. The exemption holder must not have more than 30 carp nets in his possession at any time when he is deploying carp nets in the backwaters of the River Murray.
- 3. The exemption holder may only engage in the exempted activity while fishing pursuant to River Fishery Licence No. R51, and may only use a boat to engage in the exempted activity if that boat is registered by endorsement on River Fishery Licence No. P51
- 4. The exemption holder must not cause or permit a person to act as his agent when engaging in the exempted activity unless that person may lawfully act as an agent for the exemption holder in relation to River Fishery Licence No. R51.
- 5. All native fish (excluding Bony Bream and Yabbies) taken in the course of the exempted activity must be immediately returned to the water.
- 6. Immediately prior to commencing the exempted activity, the exemption holder must contact the PIRSA Fishwatch on 1800 065 522 and provide the following details:
 - The licence number and person(s) conducting the activity;
 - The exact location(s) of the fishing activities;
 - · The number of carp nets being used; and
 - Exemption No. 9902578.

- 7. The exemption holder must ensure that the carp nets are checked and all fish removed at least once during each 24 hour period.
- 8. When the exemption holder moves the carp nets more than 3 km from the reported location of the nets under Condition 6, or removes the nets from the River completely, the exemption holder must again report to PIRSA Fishwatch on 1800 065 522 and provide either details, as required under Condition 6 of this exemption notice, or report that fishing with carp nets has ceased.
- 9. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer as requested.
- 10. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice. Dated 16 September 2013.

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT (ROCK LOBSTER FISHERIES) REGULATIONS 2006

Notice under the Fisheries Management Act 2007

TAKE notice that, in relation to the nominated certification stations listed in Column 1 below, the corresponding times specified in Columns 2 and 3 are, for the purposes of subregulations 22 (2) and 23 (2) of the Fisheries Management (Rock Lobster Fisheries) Regulations 2006 under the Fisheries Management Act 2007, the times during which the requirements in 22 (1) and 23 (1) do not apply.

This notice applies from 1 October 2013 until 31 May 2014, unless varied or revoked earlier.

Column 1	Column 2	Column 3
Certification Station	Start Time	Finish Time
Beachport Blackfellows Caves Cape Jaffa Carpenter Rocks Port MacDonnell	8.30 a.m. 8.30 a.m. 8.30 a.m. 8.30 a.m. 8.30 a.m.	5 p.m. 5 p.m. 5 p.m. 5 p.m. 5 p.m.
Robe Southend	8.30 a.m. 8.30 a.m.	5 p.m. 5 p.m.

Dated 11 September 2013.

M. SNART, Fisheries Regional Manager, Limestone Coast

GEOGRAPHICAL NAMES ACT 1991

Notice to Alter Boundaries of Places

NOTICE is hereby given pursuant to Section 11B (5) of the Geographical Names Act 1991, that I, MICHAEL BURDETT, Surveyor-General and Delegate appointed by Tom Koutsantonis, Minister for Transport and Infrastructure, Minister of the Crown to whom the administration of the Geographical Names Act 1991, is committed DO HEREBY:

- 1. Exclude from Solomontown and included into Port Pirie South that area marked (\mathbf{A}) ; and
- 2. Exclude from Solomontown and included into Coonamia that area marked (**B**) on the enclosed plan.

The plan for this naming proposal can be viewed on the Land Services website located at:

www.sa.gov.au/landservices/namingproposals.

The altered boundary can also be viewed on the Land Services Property Location Browser (PLB) website at maps.sa.gov.au/plb/.

M. BURDETT, Surveyor General, Department for Planning, Transport and Infrastructure

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
131D (also known as Unit 4) Fletcher Road	Peterhead	Allotment 67 in Filed Plan 4774, Hundred of Port Adelaide	5793	362
Dated at Adelaide, 19 September 2013.		R. HULM, Director, Corporate Services, Housi	ng SA (Deleg	gate SAHT)

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	of Title 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 \$
37 Bevan Crescent, Whyalla Stuart	Allotment 110 in Deposited Plan 30134, Hundred of Randell	5194	732	21.03.13, page 862	145.00
39 Caloundra Drive, Paralowie	Allotment 73 in Deposited Plan 19545, Hundred of Munno Para	5391	870	08.8.13, page 3452	145.00
2 Daly Street, Wallaroo	Allotment 387 in Deposited Plan 79, Hundred of Wallaroo	5788	288	21.3.13, page 862	185.00
Lot 24 First Street, Wild Horse Plains	Allotment 24 in Deposited Plan 1096, Hundred of Dublin	6063	925	30.3.00, page 1908	0.00 Unfit for human habitation
39 Flinders Parade, Flinders Park	Allotment 1 in Deposited Plan 71942, Hundred of Yatala	5978	117	25.7.13, page 3235	159.00
11 George Street, Mount Gambier	Allotment 101 in Deposited Plan 58698, Hundred of Blanche	5866	492	30.11.95, page 1513	132.00
14 Rockbourne Street, Elizabeth North	Allotment 15 in Deposited Plan 50161, Hundred of Munno Para	5618	817	25.7.13, page 3235	103.00
3 Saint Andrews Terrace, Port Lincoln	Section 920 in Hundred Plan 510600, Hundred of Lincoln	5474	364	25.7.02, page 2936	55.00

Dated at Adelaide, 19 September 2013.

R. HULM, Director, Corporate Services, Housing SA (Delegate SAHT)

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.	<u>Certificate</u> Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
4 (also known as Lot 2) Brentwood Road, Warooka	Allotment 2 in Deposited Plan 14529, Hundred of Moorowie	5809	473	29.6.00, page 3453
6 Hartley Street, Port Augusta West	Allotment 304 in Township Plan 540201, Hundred of Copley	5789	658	21.4.94, page 1083
21 High Street, Grange	Allotment 35 in Filed Plan 20, Hundred of Yatala	5437	298	28.11.96, page 1755
93 New West Road, Port Lincoln	Allotment 273 in Deposited Plan 3716, Hundred of Lincoln	5708	239	28.4.88, page 1098
(Front Flat) 30 Thomas Street, Croydon	Allotment 149 in Deposited Plan 1610, Hundred of Yatala	5305	951	28.9.95, page 831
(Rear Flat) 30 Thomas Street, Croydon	Allotment 149 in Deposited Plan 1610, Hundred of Yatala	5305	951	28.9.95, page 831
(Shack at Rear) 14 Walls Street, Whyalla	Allotment 60 in Township Plan 560501, Hundred of Randell	5320	806	17.9.70, page 1279

Dated at Adelaide, 19 September 2013.

R. HULM, Director, Corporate Services, Housing SA (Delegate SAHT)

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: Monax Alliance Pty Ltd

Location: Parndana area—Approximately 15 km west of Kingscote.

Term: 2 years Area in km²: 724 Ref.: 2012/00067

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 ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law as follows:

Under s 107, the time for the making of the final determination on the *Connecting Embedded Generators* proposal has been extended to **19 December 2013**.

Under ss 102 and 103, the making of the *National Electricity Amendment (Network service provider expenditure objectives) Rule 2013 No. 5* and related final determination. All provisions commence on **26 September 2013**.

Under s 99, the making of a draft determination and related draft rule on the *Victorian jurisdictional derogation—advanced metering infrastructure* proposal (Ref. ERC0159). Written requests for a pre-determination hearing must be received by **26** September 2013. Submissions must be received by **31 October 2013**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's guidelines for making written submissions on Rule change proposals. The AEMC publishes all submissions on its website, subject to confidentiality.

Written requests should be sent to submissions@aemc.gov.au and cite the reference in the title. Before sending a request, please review the AEMC's privacy statement on its website.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

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

Telephone: (02) 8296 7800 www.aemc.gov.au

19 September 2013.

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Statements of Environmental Objectives—Five Yearly Review

PURSUANT to Section 104 (1) of the Petroleum and Geothermal Energy Act 2000 (the Act), I, David Cockshell, Acting Executive Director Energy Resources Division, Department for Manufacturing, Innovation, Trade, Resources and Energy as delegate of the Minister for Mineral Resources and Energy, pursuant to delegated powers dated 21 March 2012, do hereby publish the following document as having been approved as a statement of environmental objectives under the Act.

Document

Sapex Limited, Statement of Environmental Objectives—Arckaringa Basin Exploration Drilling Activities, August 2013.

This document is available for public inspection on the Environmental Register section of DMITRE's website: www.petroleum.dmitre.sa.gov.au/environment/register or at the Public Office determined pursuant to Section 107 (1) of the Act to be at:

Energy Resources Division Customer Services Level 7 101 Grenfell Street Adelaide, S.A. 5000

Dated 16 September 2013.

D. COCKSHELL.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Statements of Environmental Objectives— New Regulated Activities

PURSUANT to Section 104 (1) of the Petroleum and Geothermal Energy Act 2000 (the Act), I, David Cockshell, Acting Executive Director Energy Resources Division, Department for Manufacturing, Innovation, Trade, Resources and Energy as delegate of the Minister for Mineral Resources and Energy pursuant to delegated powers dated 21 March 2012, do hereby publish the following document as having been approved as a statement of environmental objectives under the Act.

Document

KJM Contractors, Statement of Environmental Objectives—Cooper Basin Logistics Hub, September 2013.

This document is available for public inspection on the Environmental Register section of DMITRE's website: www.petroleum.dmitre.sa.gov.au/environment/register or at the Public Office determined pursuant to Section 107 (1) of the Act to be at:

Energy Resources Division Customer Services Level 7 101 Grenfell Street Adelaide, S.A. 5000

Dated 16 September 2013.

D. COCKSHELL,

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Associated Activities Licence—AAL 196

(Adjunct to Petroleum Retention Licence PRL 30)

NOTICE is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 11 September 2013, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

No. of Licence	Licensee	Locality	Reference
AAL 196	Santos Limited	Cooper Basin	F2013/002033

Description of Area

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

A corridor 50 metres wide centred on a line between co-ordinates:

28°29′16.96″S, 140°26′25″E GDA94 28°29'16.59"S, 140°26'36.83"E GDA94 28°29'15.77"S, 140°26'36.83"E GDA94 28°29'03.20"S, 140°26'42.32"E GDA94 28°29'03.20"S, 140°26'44.97"E GDA94 28°28'58.86"S, 140°26'47.81"E GDA94

Area: 0.05 km² approximately.

Dated 11 September 2013.

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

REAL PROPERTY ACT NOTICE

WHEREAS the person named in the schedule at the foot hereof has made application to the Registrar-General, under Section 140 of the Real Property Act 1886-1974, for an order for foreclosure as mortgagee of the land set forth and described before its name in the said schedule. Notice is hereby given that the said land is offered for sale by the Registrar-General, until the period mentioned in the schedule, upon and after the expiration of which said period an order for foreclosure will be issued to the said person, unless in the interval, sufficient amounts have been realised by the sale of such land to satisfy the principal and interest moneys due and all expenses occasioned by sale and proceedings.

THE SCHEDULE

No. of Applica- tion	No. of Mort- gage	Description of Property	Name	Address	Date upon or after which Foreclosure Orders may be issued
11883502	11559551	Allotment 1 in Deposited Plan 76314, in the area named Mawson Lakes, Hundred of Yatala, comprised in Certificate of Title, Volume 6118, Folio 144	Mario Ticli and Judith Anne Ticli	Sims Commercial Accounting, 1/62 Flinders Street, Adelaide, S.A. 5000	21 October 2013

Dated 16 September 2013 at the Lands Titles Registration Office, Adelaide.

B. W. PIKE, Registrar-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Vine Vale Road, Angaston

BY Road Process Order made on 18 June 2013, The Barossa Council ordered that:

- 1. The whole of the un-made public road (Vine Vale Road) situated west of Long Gully Road and between Allotment 501 in Deposited Plan 20789 and Allotment 59 in Filed Plan 35433, more particularly delineated and lettered 'A' on Preliminary Plan No. 13/0003 be closed.
- 2. Transfer the whole of the land subject to closure to Geoffrey Charles Redding in accordance with agreement for transfer dated 18 June 2013, entered into between The Barossa Council and G. C. Redding.
- 3. The following easement be granted over portion of the land subject to that closure:

Grant to the Epic Energy South Australia Pty Ltd an easement for gas supply purposes.

On 3 September 2013, that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 91686 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 September 2013.

M. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Pages Road, Victor Harbor

BY Road Process Order made on 7 May 2012, the City of Victor Harbor ordered that:

1. Portion of Pages Road generally situated adjoining Piece 6 in Filed Plan 165825, more particularly delineated and lettered 'A' on Preliminary Plan No. 08/0122 be closed.

- 2. Transfer the whole of land subject to closure to Victor Harbor Golf Club Inc. in accordance with the agreement for transfer dated 18 March 2010, entered into between the City of Victor Harbor and Victor Harbor Golf Club Inc.
- 3. The following easement be granted over portion of the land subject to that closure:

Grant a free and unrestricted right of way appurtenant to Allotment 703 in Deposited Plan 53132 (CT 5731/152).

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 89365 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 September 2013.

M. BURDETT, Surveyor-General

ROAD TRAFFIC ACT 1961

Authorised Officers to Operate Breath Analysing Instruments

I, GARY T. BURNS, Commissioner of Police, do hereby certify that on and from 10 September 2013, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the:

Road Traffic Act 1961; Harbors and Navigation Act 1993; Security and Investigation Agents Act 1995; and Rail Safety National Law (South Australia) Act 2012.

PD Number	Officer Name
74877	Bambery, Kimberly Joy
73218	Davis, Sarina Rebecca
74173	Dempsey, Mark Carlos
73476	Evans, Kylie Anne
75061	Henderson, John
75018	Higgins, Ben
75093	Malhi, Jagmohan Singh
73983	Spagnoletti, Mark Adrian
72254	Whittaker, Philip

GARY T. BURNS, Commissioner of Police

RULES OF COURT

District Court Criminal Rules 2013 (Amendment No. 3)

BY virtue and in pursuance of Section 51 of the District Court Act 1991, and all other enabling powers, we, Geoffrey Louis Muecke, Chief Judge, and Rauf Soulio and Paul Vincent Slattery, Judges of the District Court of South Australia, make the following District Court Criminal Rules 2013 (Amendment No. 3).

- 1. These Rules may be cited as the 'District Court Criminal Rules 2013 (Amendment No. 3)'.
 - 2. The District Court Criminal Rules 2013 are amended as set out below.
- 3. This amendment will commence on 1 October 2013 or upon its gazettal, whichever is the later.
 - 4. New Rules 37 and 38 are inserted as follows:

37—Recording Events in Court

- (1) Subject to this rule and to any contrary direction of the Court, the making of a record of persons, things, or events in court is not permitted.
- (2) Subrule (1) does not apply to Courts Administration Authority staff acting in the course of their office or employment.
- (3) Despite subrule (1):
 - (a) a party to a proceeding which is being heard by the Court, a legal practitioner, law clerk, student or a bona fide member of the media may make a handwritten or electronic note of persons, things or events in court; and
 - (b) a bona fide member of the media may make an audio recording of proceedings for the sole purpose of verifying notes and for no other purpose.
- (4) Any record made in court permitted by this Rule must:
 - (a) be made in a manner which does not interfere with court decorum, not be inconsistent with court functions, not impede the administration of justice, and not interfere with the proceedings;
 - (b) not interfere with the Court's sound system or other technology; and
 - (c) not generate sound or require speaking into a device.
- (5) Any audio recording made by a member of the media under subrule (3) (b):
 - (a) must not record any private conversation occurring in court;
 - (b) must not be made available to any other person or used for any other purpose; and
 - (c) must be erased entirely within 48 hours of the recording.
- (6) For the purpose of this Rule, 'record' means a record by any means whatsoever, including by handwriting, other physical means, audio and/or visual recording or electronic record.

38—Electronic Communications to and from Court Rooms

- Subject to this rule and to any contrary direction of the Court, communication by means of an electronic device to and from a court room during the conduct of proceedings is not permitted.
- (2) Subrule (1) does not apply to Courts Administration Authority staff acting in the course of their office or employment.
- (3) Despite subrule (1) and subject to subrules (4) and (5), a party to a proceeding which is being heard by the Court, a legal practitioner or a bona fide member of the media may communicate by means of an electronic device to and from a court room during the conduct of proceedings.
- (4) Any electronic communication permitted by this Rule must:
 - (a) be made in a manner which does not interfere with court decorum, not be inconsistent with court functions, not impede the administration of justice, and not interfere with the proceedings;
 - (b) not interfere with the Court's sound system or other technology; and
 - (c) not generate sound or require speaking into a device.
- (5) A communication of evidence adduced or a submission made in proceedings, whether in full or in part, must not be made until at least 15 minutes have elapsed since the evidence or submission in question, or until the Court has ruled on any application for suppression or objection made in relation to the evidence or submission within that period of 15 minutes, whichever occurs last.
- (6) For the purpose of this rule, 'electronic device' means any device capable of transmitting and/or receiving information, audio, video or other matter (including, cellular phones, computers, personal digital assistants, digital or analogue audio and/or visual cameras or similar devices).

Dated 11 September 2013.

G. L. MUECKE, CJ R. SOULIO, J P. V. SLATTERY, J

RULES OF COURT

District Court Civil Rules 2006 (Amendment No. 25)

BY virtue and in pursuance of Section 51 of the District Court Act 1991 and all other enabling powers, we, Geoffrey Louis Muecke, Chief Judge, and Rauf Soulio and Paul Vincent Slattery, Judges of the District Court of South Australia, make the following Rules of Court.

- 1. These rules may be cited as the District Court Civil Rules 2006 (Amendment No. 25).
- 2. The District Court Civil Rules 2006 as amended by these Rules may be cited as the District Court Civil Rules 2006.
- 3. This amendment will commence 1 October 2013, or upon its gazettal, whichever is the later.
 - 4. New Rules 9A and 9B are inserted as follows:

9A—Recording Events in Court

- (1) Subject to this rule and to any contrary direction of the Court, the making of a record of persons, things, or events in court is not permitted.
- (2) Subrule (1) does not apply to Courts Administration Authority staff acting in the course of their office or employment.
- (3) Despite subrule (1):
 - (a) a party to a proceeding which is being heard by the Court, a legal practitioner, law clerk, student or a bona fide member of the media may make a handwritten or electronic note of persons, things or events in court; and
 - (b) a bona fide member of the media may make an audio recording of proceedings for the sole purpose of verifying notes and for no other purpose.
- (4) Any record made in court permitted by this Rule must:
 - (a) be made in a manner which does not interfere with court decorum, not be inconsistent with court functions, not impede the administration of justice, and not interfere with the proceedings;
 - (b) not interfere with the Court's sound system or other technology; and
 - (c) not generate sound or require speaking into a device.
- (5) Any audio recording made by a member of the media under subrule (3) (b):
 - (a) must not record any private conversation occurring in court;
 - (b) must not be made available to any other person or used for any other purpose; and
 - (c) must be erased entirely within 48 hours of the recording.
- (6) For the purpose of this Rule, 'record' means a record by any means whatsoever, including by handwriting, other physical means, audio and/or visual recording or electronic record.

9B—Electronic Communications to and from Court Rooms

- (1) Subject to this rule and to any contrary direction of the Court, communication by means of an electronic device to and from a court room during the conduct of proceedings is not permitted.
- (2) Subrule (1) does not apply to Courts Administration Authority staff acting in the course of their office or employment.
- (3) Despite subrule (1) and subject to subrules (4) and (5), a party to a proceeding which is being heard by the Court, a legal practitioner or a bona fide member of the media may communicate by means of an electronic device to and from a court room during the conduct of proceedings.
- (4) Any electronic communication permitted by this Rule must:
 - (a) be made in a manner which does not interfere with court decorum, not be inconsistent with court functions, not impede the administration of justice, and not interfere with the proceedings;
 - (b) not interfere with the Court's sound system or other technology; and
 - (c) not generate sound or require speaking into a device.
- (5) A communication of evidence adduced or a submission made in proceedings, whether in full or in part, must not be made until at least 15 minutes have elapsed since the evidence or submission in question, or until the Court has ruled on any application for suppression or objection made in relation to the evidence or submission within that period of 15 minutes, whichever occurs last.
- (6) For the purpose of this rule, 'electronic device' means any device capable of transmitting and/or receiving information, audio, video or other matter (including, cellular phones, computers, personal digital assistants, digital or analogue audio and/or visual cameras or similar devices).

Dated 11 September 2013.

G. L. MUECKE, CJ R. SOULIO, J P. V. SLATTERY, J

RULES OF COURT

District Court Civil Rules 2006 (Amendment No. 26)

BY virtue and in pursuance of Section 51 of the District Court Act 1991 and all other enabling powers, we, Geoffrey Louis Muecke, Chief Judge, and Rauf Soulio and Paul Vincent Slattery, Judges of the District Court of South Australia, make the following Rules of Court.

- 1. These rules may be cited as the District Court Civil Rules 2006 (Amendment No. 26).
- 2. The District Court Civil Rules 2006 as amended by these Rules may be cited as the District Court Civil Rules 2006.
- 3. This amendment will commence 1 October 2013, or upon its gazettal, whichever is the later.
 - 4. A new Rule 140A is inserted after Rule 140 as follows:

'Rule 140A—Documents comprising or recording pleaded facts

- (1) A party may, within seven days after the filing of the first defence or affidavit in lieu of a defence in an action, file and serve a notice requiring each party to produce for inspection by any other party all documents in the party's possession which:
 - (a) are referred to in a pleading or affidavit filed in lieu of pleadings; or
 - (b) evidence key events referred to in a pleadings or affidavit filed in lieu of pleadings.
- (2) Subject to subrule (3), a party on whom a notice is served under subrule (1) must produce for inspection by any other party the documents referred to in that subrule:
 - (a) in respect of pleadings or affidavits already filed, within seven days; and
 - (b) in respect of any later pleading or affidavit, at the time of filing of that pleading or affidavit.
- (3) If a party objects to producing a document for inspection on the grounds of privilege, or other ground, the party must inform in writing each other party of that objection, the nature of the privilege claimed and the grounds on which it is claimed.'
- (4) For the avoidance of doubt, Rule 145 does not apply to the obligations of a party under this rule.
- (5) For the avoidance of doubt, when an action is proceeding on affidavits in lieu of pleadings under Rule 96 or otherwise, a reference in this rule to a pleading includes a reference to an affidavit in lieu of pleadings but does not include any exhibits to such an affidavit.'

Dated 11 September 2013.

G. L. MUECKE, CJ R. SOULIO, J P. V. SLATTERY, J

SOUTH AUSTRALIAN PUBLIC HEALTH ACT 2011

SECTION 53—PUBLIC HEALTH POLICIES

Notice by the Minister

TAKE notice that I, Jack Snelling, Minister for Health and Ageing, pursuant to Section 53, South Australian Public Health Act 2011, do hereby declare the South Australian Public Health (Severe Domestic Squalor) Policy 2013, to be a State Public Health Policy.

Dated	5	Septem	her	2013	

JACK SNELLING, Minister for Health and Ageing

South Australia

South Australian Public Health (Severe Domestic Squalor) Policy 2013

under the South Australian Public Health Act 2011

1. Interpretation

Domestic premises means premises for occupation as a place of residence;

General duty means the duty specified under Part 6 of the Act to take all reasonable steps to prevent or minimise any harm to public health;

Relevant authority has the definition given by Part 12 of the Act;

Severe domestic squalor in relation to domestic premises means: premises whose condition of squalor is such as to present a risk of harm to the health of neighbours, residents, visitors, persons legally authorised to enter the premises, or others;

The Act means the South Australian Public Health Act 2011;

The Guideline means A Foot in the Door, a guideline prepared by the Chief Public Health Officer and published on the Department for Health and Ageing website.

2. Severe domestic squalor management objectives

The objective of this policy is to apply the objects and principles of the Act through the identification and management of severe domestic squalor.

3. Severe domestic squalor to constitute a risk to public health

A condition of severe domestic squalor in domestic premises constitutes a risk to public health for the purposes of the Act.

4. Application of the general duty

Severe domestic squalor, as assessed by the relevant authority, constitutes harm to public health for the purposes of the general duty in Part 6 of the Act.

5. Procedure to prevent or manage severe domestic squalor

In order to identify and manage the public health risks of severe domestic squalor the relevant authority shall where applicable have regard to section 16 of the Guideline.

SUPREME COURT OF SOUTH AUSTRALIA

Notice Pursuant to Practice Direction 12 of the Supreme Court Practice Directions 2006 (SA)

PURSUANT to the Practice Direction 12 of the Supreme Court Practice Directions 2006 (SA), I give notice that on 17 September 2013, I appointed the following persons as Senior Counsel:

- Thomas William Cox
- Mark Andrew Norman

Dated 17 September 2013.

The Honourable CHRIS KOURAKIS, Chief Justice of South Australia

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2013

	\$		\$
Agents, Ceasing to Act as	48.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	24.50	Discontinuance Place of Business	. 32.25
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties	61.00	Intention to Sell, Notice of	. 61.00
Attorney, Appointment of		Lost Certificate of Title Notices	. 61.00
Bailiff's Sale		Cancellation, Notice of (Strata Plan)	. 61.00
Cemetery Curator Appointed		Mortgages:	. 24.50
		Caveat Lodgement	. 24.30
Companies:	10.50	Foreclosures	
Alteration to Constitution		Transfer of	
Capital, Increase or Decrease of		Sublet	
Ceasing to Carry on Business			
Incorporation		Leases—Application for Transfer (2 insertions) each	. 12.40
Lost Share Certificates:	46.50	Lost Treasury Receipts (3 insertions) each	. 35.75
First Name	35.75	Licensing	. 71.50
Each Subsequent Name		Licensing	. /1.50
Meeting Final		Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	. 677.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	. 481.00
Meeting')		Default in Payment of Rates:	
First Name	48.50	First Name	
Each Subsequent Name	12.40	Each Subsequent Name	. 12.40
Notices:		Noxious Trade	. 35.75
Call	61.00		
Change of Name	24.50	Partnership, Dissolution of	. 35.75
Creditors		Petitions (small)	. 24.50
Creditors Compromise of Arrangement	48.50		
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-General)	. 24.50
pany be wound up voluntarily and that a liquidator		Register of Unclaimed Moneys—First Name	. 35.75
be appointed')		Each Subsequent Name	. 12.40
Release of Liquidator—Application—Large Ad		Registers of Members—Three pages and over:	
—Release Granted		Rate per page (in 8pt)	308.00
Receiver and Manager Appointed		Rate per page (in 6pt)	407.00
Receiver and Manager Ceasing to Act			
Restored Name		Sale of Land by Public Auction	. 61.50
Petition to Supreme Court for Winding Up		Advertisements	3 40
Summons in Action		½ page advertisement	
Order of Supreme Court for Winding Up Action	48.50	½ page advertisement	
Register of Interests—Section 84 (1) Exempt		Full page advertisement	562.00
Removal of Office			
Proof of Debts		Advertisements, other than those listed are charged at \$	3.40 per
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Assigned		Councils to be charged at \$3.40 per line.	
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2013

Acts, Bills, Rules, Parliamentary Papers and Regulations						
Pages	Main	Amends	Pages	Main	Amends	
1-16	3.00	1.40	497-512	41.00	40.00	
17-32	3.90	2.45	513-528	42.00	40.75	
33-48	5.15	3.65	529-544	43.50	42.00	
49-64	6.50	5.00	545-560	44.75	43.50	
65-80	7.55	6.30	561-576	45.75	44.75	
81-96	8.80	7.30	577-592	47.50	45.25	
97-112	10.00	8.60	593-608	48.75	46.75	
113-128	11.20	9.90	609-624	49.50	48.50	
129-144	12.60	11.10	625-640	50.50	49.00	
145-160	13.80	12.40	641-656	52.00	50.50	
161-176	15.00	13.60	657-672	53.00	51.00	
177-192	16.40	14.80	673-688	54.50	53.00	
193-208	17.60	16.30	689-704	55.50 57.00	53.50	
209-224	18.60	17.20	705-720	57.00	55.00	
225-240	19.90	18.40	721-736	58.50	56.00	
241-257	21.40	19.50	737-752	59.00	57.50	
258-272	22.60	20.60	753-768	61.00	58.50	
273-288	23.70	22.40	769-784	62.00	61.00	
289-304	24.80	23.30	785-800	63.00	62.00	
305-320	26.25	24.70	801-816	64.50	62.50	
321-336	27.25	25.75	817-832	65.50	64.50	
337-352	28.75	27.00	833-848	67.00	65.50 66.50	
353-368	29.50	28.50	849-864	68.00	66.50	
369-384	31.25	29.50	865-880	69.50	68.00	
385-400	32.50	31.00	881-896	70.00	68.50	
401-416	33.75	32.00	897-912	71.50	70.00	
417-432	35.00	33.50	913-928	72.00	71.50	
433-448	36.00 37.00	34.75	929-944	73.50	72.00	
449-464		35.50 36.75	945-960	74.50	73.00	
465-480 481-496	37.50 40.00	36.75 37.50	961-976 977-992	78.00 79.00	74.00 74.50	
Legislation—Acts, Re	gulations, etc:				\$	
Acts					252.0	
All Bills as Laid					607.0	
Rules and Regulat	ions				607.0	
Parliamentary Pap	ers				607.0	
				•••••	140.0	
Government Gazette					6.6	
Hansard						
Subscription—per se	ession (issued daily)				525.0	
Legislation on Disk Whole Database					3 894.0	
Annual Subscripti	on for fortnightly upd	ates			1 197.0	
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			rices include GST)			
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South Australia

Collections for Charitable Purposes (Vesting and Application of Funds—Friends for the Disabled Children's Task Force Inc) Proclamation 2013

under section 17 of the Collections for Charitable Purposes Act 1939

Preamble

- A licence was issued to Friends for the Disabled Children's Task Force Inc (the *former licensee*) under the *Collections for Charitable Purposes Act 1939*.
- The licence was revoked by the Minister on the ground that donations received for charitable purposes by the former licensee were mismanaged and misapplied.
- Beyond Bank Australia and South Australia Police hold money on behalf of the former licensee.
- 4 The Governor, by proclamation—
 - (a) being satisfied that there has been maladministration of the money referred to in clause 3, is to vest the money in the Minister; and
 - (b) is to authorise the Minister to apply the money to charitable purposes specified in this proclamation.

1—Short title

This proclamation may be cited as the Collections for Charitable Purposes (Vesting and Application of Funds—Friends for the Disabled Children's Task Force Inc)

Proclamation 2013.

2—Commencement

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

3—Interpretation

In this proclamation—

Act means the Collections for Charitable Purposes Act 1939;

former licensee means Friends for the Disabled Children's Task Force Inc (formerly licensed under the Act);

money includes securities for money.

4—Vesting of funds

- (1) The money held by Beyond Bank Australia on behalf of the former licensee is vested in the Minister.
- (2) The money held by South Australia Police on behalf of the former licensee is vested in the Minister.

5—Application of money

- (1) The Minister is authorised to apply the money referred to in clause 4(1) for charitable purposes of a kind the former licensee purported to undertake by paying the money to Variety—The Children's Charity, Tent 75 South Australia Incorporated.
- (2) The Minister is authorised to apply the money referred to in clause 4(2) for charitable purposes of a kind the former licensee purported to undertake by paying the money in equal amounts to Novita Children's Services and Angel of Hope Charity Incorporated.

Made by the Governor

with the advice and consent of the Executive Council on 19 September 2013

MCA0016/13CS

South Australia

Collections for Charitable Purposes (Vesting and Application of Funds—Friends of the Underprivileged Children's Task Force Inc) Proclamation 2013

under section 17 of the Collections for Charitable Purposes Act 1939

Preamble

- A licence was issued to Friends of the Underprivileged Children's Task Force Inc (the *former licensee*) under the *Collections for Charitable Purposes Act 1939*.
- The licence was revoked by the Minister on the ground that donations received for charitable purposes by the former licensee were mismanaged and misapplied.
- Beyond Bank Australia and South Australia Police hold money on behalf of the former licensee.
- 4 The Governor, by proclamation—
 - (a) being satisfied that there has been maladministration of the money referred to in clause 3, is to vest the money in the Minister; and
 - (b) is to authorise the Minister to apply the money to charitable purposes specified in this proclamation.

1—Short title

This proclamation may be cited as the Collections for Charitable Purposes (Vesting and Application of Funds—Friends of the Underprivileged Children's Task Force Inc) Proclamation 2013.

2—Commencement

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

3—Interpretation

In this proclamation—

Act means the Collections for Charitable Purposes Act 1939;

former licensee means Friends of the Underprivileged Children's Task Force Inc (formerly licensed under the Act);

money includes securities for money.

4—Vesting of funds

- (1) The money held by Beyond Bank Australia on behalf of the former licensee is vested in the Minister.
- (2) The money held by South Australia Police on behalf of the former licensee is vested in the Minister.

5—Application of money

- (1) The Minister is authorised to apply the money referred to in clause 4(1) for charitable purposes of a kind the former licensee purported to undertake by paying the money to Kick Start for Kids Pty Ltd.
- (2) The Minister is authorised to apply the money referred to in clause 4(2) for charitable purposes of a kind the former licensee purported to undertake by paying the money in equal amounts to Novita Children's Services and Angel of Hope Charity Incorporated.

Made by the Governor

with the advice and consent of the Executive Council on 19 September 2013

MCA0016/13CS

South Australia

Controlled Substances (Controlled Drugs, Precursors and Plants) (Synthetic Controlled Drugs) Variation Regulations 2013

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 regulation 4—Interpretation
- 5 Variation of Schedule 1—Controlled drugs
- 6 Variation of Schedule 2—Controlled precursors
- 7 Variation of Schedule 3—Controlled plants

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Controlled Substances* (Controlled Drugs, Precursors and Plants) (Synthetic Controlled Drugs) Variation Regulations 2013.

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 regulation 4—Interpretation

Regulation 4, definition of *midwife*—delete the definition

5—Variation of Schedule 1—Controlled drugs

Note-

The amounts inserted by this clause refer to large commercial (mixed), commercial (mixed) and trafficable (mixed) amounts respectively.

(1)	Schedule 1 Part 1, table—after the item relating to Alpha-methyltryptamine (α -MT) insert:						
	5-(2- aminopropyl)benzofuran (5-APB)	1 kg	0.5 kg	2 g			
	6-(2- aminopropyl)benzofuran (6-APB)	1 kg	0.5 kg	2 g			
(2)	Schedule 1 Part 1, table—after the item relating to 3-(2-aminopropyl)indole (AMT) insert:						
	arylcyclohexylamines (not otherwise listed in this Schedule)	2 kg or 100 DDUs	0.5 kg or 20 DDUs	6 g or 10 DDUs			
(3)	Schedule 1 Part 1, table—after the item relating to 4-Bromo-2,5-dimethoxyamphetamine insert:						
	2-(4-bromo-2,5-dimethoxyphenyl)-N-[(2-methoxyphenyl)methyl]eth anamine (25B-NBOMe)	0.015 kg or 100 DDUs	0.005 kg or 20 DDUs	0.015 g or 10 DDUs			
(4)	Schedule 1 Part 1, table—after the item relating to 4-Chloro-2,5 dimethoxyamphetamine insert:						
	2-(4-chloro-2,5-dimethoxyphenyl)-N-[(2-methoxyphenyl)methyl]eth anamine (25C-NBOMe)	0.015 kg or 100 DDUs	0.005 kg or 20 DDUs	0.015 g or 10 DDUs			
(5)	5) Schedule 1 Part 1, table, item relating to N,N-Dimethylamphetamine—delete the iter substitute:						
	N,N- Dimethylamphetamine	1 kg	0.5 kg	2 g			
(6)	Schedule 1 Part 1, table, item relating to N,N-Diethyltryptamine—delete the item and substitute:						
	N,N-Diethyltryptamine	1 kg or 100 DDUs	0.2 kg or 20 DDUs	2 g or 10 DDUs			
(7)	Schedule 1 Part 1, table—after the item relating to Ecgonine insert:						
	(RS)-2-ethylamino-1-(4-methylphenyl)propan-1-one (4-methylethcathinone or 4-MEC)	1 kg	0.5 kg	2 g			
(8)	Schedule 1 Part 1, table, item relating to 4,5-Ethylenedioxy-3-methoxyamphetamine—delet the item and substitute:						
	4,5-Ethylenedioxy-3-methoxyamphetamine	1 kg	0.5 kg	2 g			

(9) Schedule 1 Part 1, table—after the item relating to 4-Hydroxybutanoic acid (GHB) insert:

4-Hydroxybutanoic acid lactone (GBL) 2 kg 0.5 kg 50 g

(10) Schedule 1 Part 1, table—after the item relating to Fenethylline insert:

 (1-(5-fluoropentyl)-1H-indol-3-yl)(2,2,3,3-tetramethylcyclopropyl)met hanone (XLR-11)
 12.5 kg or 100 2.5 kg or 250 g or 200 do 200

(11) Schedule 1 Part 1, table—after the item relating to 4-Iodo-2,5-dimethoxyamphetamine insert:

2-(4-iodo-2,5dimethoxyphenyl)-N-[(2methoxyphenyl)methyl]eth anamine (25I-NBOMe)

0.015 kg or 0.015 g or 0.015 g or 20 DDUs
DDUs

(12) Schedule 1 Part 1, table—after the item relating to Methcathinones (not otherwise listed in this Schedule) insert:

2-(3-Methoxyphenyl)-2- 2 kg or (ethylamino)cyclohexanone 100 20 DDUs 0.5 kg or 6 g or 20 DDUs 10 DDUs

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

1-pentyl-Ntricyclo[3.3.1.13,7]dec-1yl-1H-indazole-3carboxamide (APINACA
or AKB48)

12.5 kg or
100
2.5 kg or
20 DDUs
10 DDUs

(14) Schedule 1 Part 1, table—after the item relating to (1-Pentylindol-3-yl)naphthalen-1-ylmethane (JWH-175) insert:

 (1-pentylindol-3-yl) 12.5 kg or

 (2,2,3,3 100

 tetramethylcyclopropyl)met
 DDUs

 2.5 kg or
 250 g or

 20 DDUs
 10 DDUs

(15) Schedule 1 Part 1, table—after the item relating to 1-(2-Phenylethyl)-4-phenyl-4-acetyloxypiperidine (PEPAP) insert:

1-phenyl-2(methylamino)pentan-1one (pentedrone)

(RS)-1-phenyl-2-(1pyrrolidinyl)-1-pentanone
(alpha-PVP or alphapyrrolidinovalerophenone)

1 kg
0.5 kg
2 g

(16) Schedule 1 Part 1, table, item relating to Piperazines (not otherwise listed in this Schedule)—delete the item and substitute:

Piperazines (not otherwise listed in this Schedule) 1 kg 0.25 kg 3 g

(17)	Schedule 1 Part 1, table—after the item re	elating to Thiofentar	nyl insert:		
	1-(thiophen-2-yl)-2- methylaminopropane (methiopropamine)	1 kg	0.5 kg	2 g	
(18)	Schedule 1 Part 1, table, item relating to delete the item and substitute:	1-(3-Trifluoromethy	lphenyl)piper	azine (TFMPP)—	
	1-(3- Trifluoromethylphenyl)pip erazine (TFMPP)	1 kg	0.25 kg	3 g	
(19)	Schedule 1 Part 2, table, item relating to	Dexamphetamine—	delete the iten	n and substitute:	
	Dexamphetamine	1 kg	0.5 kg	2 g	
(20)	Schedule 1 Part 2, table, item relating to	Ethylamphetamine—	-delete the ite	em and substitute:	
	Ethylamphetamine	1 kg	0.5 kg	2 g	
(21)	Schedule 1 Part 2, table, item relating to Levamphetamine—delete the item				
(22)	Schedule 1 Part 2, table, item relating to	Levomethamphetam	ine—delete tl	ne item	
6—Va	riation of Schedule 2—Controlled p	precursors			
Note-	_				
	The amounts inserted by this clause refer to large respectively.	ge commercial (mixed)	and commercia	l (mixed) amounts	
(1)	Schedule 2, table, item related to 1,4-Butanediol—delete the item and substitute:				
	1,4-Butanediol	2 kg	0.5 kg		
(2)	Schedule 2, table, item related to 4-Hydro substitute:	oxybutanoic acid lac	etone—delete	the item and	
	4-Hydroxybutanoic acid lactone	2 kg	0.5 kg		
7—Va	riation of Schedule 3—Controlled 1	olants			
(1)	Schedule 3 Part 1, table, item relating to a the item	any species of the ge	enus <i>Brugman</i>	asia Pers—delete	
(2)	Schedule 3 Part 1, table, item relating to a	any species of the ge	enus <i>Datura</i> L	—delete the item	
Note—					

N

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

after consultation with, and on the recommendation of, the Controlled Substances Advisory Council and with the advice and consent of the Executive Council on 19 September 2013

No 233 of 2013

AGO0107/13CS

South Australia

Mutual Recognition (South Australia) Regulations 2013

under the Mutual Recognition (South Australia) Act 1993

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Temporary exemptions—synthetic drugs

Schedule 1—Revocation of Mutual Recognition (South Australia) (Temporary Exemptions) Regulations 1999

1 Revocation of regulations

1—Short title

These regulations may be cited as the *Mutual Recognition (South Australia) Regulations 2013*.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the Mutual Recognition (South Australia) Act 1993.

4—Temporary exemptions—synthetic drugs

- (1) For the purposes of section 5 of the Act and section 15 of the Commonwealth Act, the substances 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 inserted by the *Controlled Substances* (*Controlled Drugs, Precursors and Plants*) (*Synthetic Controlled Drugs*) Variation Regulations 2013 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 1 or more of the following substances are specified for the purposes of subregulation (1):
 - (a) 5-(2-aminopropyl)benzofuran ('5-APB');
 - (b) 6-(2-aminopropyl)benzofuran ('6-APB');
 - (c) (RS)-2-ethylamino-1-(4-methylphenyl)propan-1-one ('4-methylethcathinone' or '4-MEC');

- (d) 1-phenyl-2-(methylamino)pentan-1-one ('pentedrone');
- (e) (RS)-1-phenyl-2-(1-pyrrolidinyl)-1-pentanone ('alpha-PVP' or 'alpha-pyrrolidinovalerophenone');
- (f) 1-(thiophen-2-yl)-2-methylaminopropane ('methiopropamine');
- (g) 2-(3-Methoxyphenyl)-2-(ethylamino)cyclohexanone ('methoxetamine');
- (h) arylcyclohexylamines;
- (i) 2-(4-bromo-2,5-dimethoxyphenyl)-N-[(2-methoxyphenyl)methyl]ethanamine ('25B-NBOMe');
- (j) 2-(4-chloro-2,5-dimethoxyphenyl)-N-[(2-methoxyphenyl)methyl]ethanamine ('25C-NBOMe');
- (k) 2-(4-iodo-2,5-dimethoxyphenyl)-N-[(2-methoxyphenyl)methyl]ethanamine ('25I-NBOMe');
- (l) 1-pentyl-N-tricyclo[3.3.1.13,7]dec-1-yl-1H-indazole-3-carboxamide ('APINACA' or 'AKB48');
- (m) (1-(5-fluoropentyl)-1H-indol-3-yl)(2,2,3,3-tetramethylcyclopropyl)methanone ('XLR-11');
- (n) (1-pentylindol-3-yl)-(2,2,3,3-tetramethylcyclopropyl)methanone ('UR-144');
- (o) 4-Hydroxybutanoic acid lactone ('GBL').

Schedule 1—Revocation of Mutual Recognition (South Australia) (Temporary Exemptions) Regulations 1999

1—Revocation of regulations

The Mutual Recognition (South Australia) (Temporary Exemptions) Regulations 1999 are revoked.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 19 September 2013

No 234 of 2013

AGO0107/13CS

South Australia

Trans-Tasman Mutual Recognition (South Australia) Regulations 2013

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

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Temporary exemptions—synthetic drugs

Schedule 1—Revocation of *Trans-Tasman Mutual Recognition (South Australia)*Regulations 1999

1 Revocation of regulations

1—Short title

These regulations may be cited as the *Trans-Tasman Mutual Recognition (South Australia) Regulations 2013*.

2—Commencement

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

3—Interpretation

In these regulations, unless the contrary intention appears—

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

4—Temporary exemptions—synthetic drugs

- (1) For the purposes of section 5 of the Act and section 46 of the Commonwealth Act, the substances specified in subregulation (4) are declared to be exempt from the operation of the Commonwealth Act.
- (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 inserted by the *Controlled Substances* (*Controlled Drugs, Precursors and Plants*) (*Synthetic Controlled Drugs*) Variation Regulations 2013 are declared to be to be exempt from the operation of the Commonwealth Act.
- (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 1 or more of the following substances are specified for the purposes of subregulation (1):
 - (a) 5-(2-aminopropyl)benzofuran ('5-APB');
 - (b) 6-(2-aminopropyl)benzofuran ('6-APB');

- (c) (RS)-2-ethylamino-1-(4-methylphenyl)propan-1-one ('4-methylethcathinone' or '4-MEC');
- (d) 1-phenyl-2-(methylamino)pentan-1-one ('pentedrone');
- (e) (RS)-1-phenyl-2-(1-pyrrolidinyl)-1-pentanone ('alpha-PVP' or 'alpha-pyrrolidinovalerophenone');
- (f) 1-(thiophen-2-yl)-2-methylaminopropane ('methiopropamine');
- (g) 2-(3-Methoxyphenyl)-2-(ethylamino)cyclohexanone ('methoxetamine');
- (h) arylcyclohexylamines;
- (i) 2-(4-bromo-2,5-dimethoxyphenyl)--[(2-methoxyphenyl)methyl]ethanamine ('25B-NBOMe');
- (j) 2-(4-chloro-2,5-dimethoxyphenyl)--[(2-methoxyphenyl)methyl]ethanamine ('25C-NBOMe');
- (k) 2-(4-iodo-2,5-dimethoxyphenyl)--[(2-methoxyphenyl)methyl]ethanamine ('25I-NBOMe');
- (l) 1-pentyl-N-tricyclo[3.3.1.13,7]dec-1-yl-1H-indazole-3-carboxamide ('APINACA' or 'AKB48');
- (m) (1-(5-fluoropentyl)-1H-indol-3-yl)(2,2,3,3-tetramethylcyclopropyl)methanone ('XLR-11');
- (n) (1-pentylindol-3-yl)-(2,2,3,3-tetramethylcyclopropyl)methanone ('UR-144');
- (o) 4-Hydroxybutanoic acid lactone ('GBL').

Schedule 1—Revocation of Trans-Tasman Mutual Recognition (South Australia) Regulations 1999

1—Revocation of regulations

The Trans-Tasman Mutual Recognition (South Australia) Regulations 1999 are revoked.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 19 September 2013

No 235 of 2013

AGO0107/13CS

SENDING COPY?

NOTICES for inclusion in the *South Australian Government Gazette* should be emailed to:

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Please include the following information in the covering email:

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NOTE:

Closing time for lodging new copy is 4 p.m. on Tuesday preceding the regular Thursday Gazette.

TOWN OF GAWLER

Town Centre Car Parking Fund

PURSUANT to Section 50A of the Development Act 1993, notice is hereby given of alterations to the Town Centre Carparking Fund.

Details of the Fund are as follows:

Name of Fund: Town Centre Carparking Fund.

Designated Area: Town Centre Historic (Conservation) Zone of the Gawler (CT) Development Plan consolidated 11 July

2013, incorporating the Light Town Centre Historic (Conservation) Policy Area and the Gawler South

Town Centre Historic (Conservation) Policy Area as shown below:



The revenue derived from the Town Centre Carparking Fund shall be used to provide:

- · carparking facilities within the Designated Area;
- · funds for (or towards) the maintenance, operation and improvement of carparking facilities within the Designated Area; and
- funds for (or towards) the establishment, maintenance or improvement of transport facilities within the area of the Town of Gawler with a view to reducing the need or demand for carparking facilities within the Designated Area.

 $Contribution\ Rates\ (per\ carpark)\ for\ the\ 2013-2014\ Financial\ Year\ in\ Town\ Centre\ Historic\ (Conservation)\ Zone\ are\ as\ follows:$

- Light Town Centre Historic (Conservation) Policy Area: \$6 430; and
- Gawler South Town Centre Historic (Conservation) Policy Area: \$4 820.

Dated 19 September 2013.

H. INAT, Chief Executive Officer

CITY OF WEST TORRENS

Allocation of Road Name

NOTICE is hereby given that the City of West Torrens, at its meeting held on 20 November 2012, issued a resolution, pursuant to Section 219 (1) of the Local Government Act 1999, to allocate the following:

• Aroona Avenue—the public road on Allotment 291 within Deposited Plan 4664 in the area named Glenelg North.

T. BUSS, Chief Executive Officer

THE BAROSSA COUNCIL

Re-naming of Road

NOTICE is hereby given that pursuant to Section 219 of the Local Government Act 1999, Council on 17 September 2013, resolved to rename a section of Truro Road, between Stott Highway and the intersection of Moculta Road and Keyneton Road, Moculta. This section of road has been named Hutton Vale Road.

M. McCarthy, Chief Executive Officer

LIGHT REGIONAL COUNCIL.

DEVELOPMENT ACT 1993

Rural Living Development Plan Amendment— Draft for Public Consultation

ERRATUM

ON Thursday, 12 September 2013, the Light Regional Council released an incorrectly titled Public Notice, detailing a draft 'Rural Living' Development Plan Amendment (DPA) which is now released for public consultation.

This Erratum replaces the title 'Better Development Plan (BDP) Conversion Development Plan Amendment' with 'Rural Living Development Plan Amendment—Draft for Public Consultation'.

B. CARR, Chief Executive Officer

THE DISTRICT COUNIL OF MALLALA

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing—Old Thompson Beach Road, Dublin and Lower Light

NOTICE is hereby given pursuant to Section 10 of the said Act, that Council proposes to make a Road Process Order to close and retain the un-made old Thompson Beach Road extending from Port Prime Road westerly to the western boundary of the conservation zone (Allotment 248 in D29513) adjacent to Heron Crescent at Thompson Beach, and shown as 'A' on Preliminary Plan No. 13/0033.

A copy of the plan and statement of persons affected are available for public inspection at Council's office, 2A Wasleys Road, Mallala and the office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

Any application for easement or objection must be made in writing within 28 days from 19 September 2013, to the Council, P.O. Box 18, Mallala, S.A. 5502 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details.

Where a submission is made, Council will give notification of a meeting to deal with the matter.

C. MANSUETO, Chief Executive Officer

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

Leesue, Marjorie May, late of 401 Anzac Highway, Camden Park, retired clerk, who died on 20 July 2013.

McDonough, Sandra Pearl, late of 3 Ritz Boulevard, Pasadena,

home duties, who died on 7 May 2013.

Moschetta, Giovanni, late of 32 Chapel Street, Thebarton, retired fitter and turner, who died on 23 September 2010.

Polglase, Andrew David, late of 5 Church Street, Highgate, clerk, who died on 1 October 2003.

Rynehart, Kevin Alfred, late of 2-16 Cardigan Street, Angle

Park, of no occupation who died on 10 February 2013.

White, Feleice Grace, late of 175 Main South Road, Yankalilla, of no occupation who died on 5 April 2013.

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 18 October 2013, 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 September 2013.

D. A. CONTALA, Public Trustee

PARTNERSHIP ACT 1891

Dissolution of Partnership

NOTICE is hereby given that the partnership previously subsisting between Michelle Campbell and Callum Campbell carried on by them at The Table Restaurant, 2/120 Mount Barker Road, Stirling, S.A. under the firm of Michelle Campbell and Callum Campbell trading as The Table (ABN 53 798 180 808) has been dissolved as from 12 September 2013.

Dated 16 September 2013.

MICHELLE CAMPBELL

ATTENTION

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