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THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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

ADELAIDE, THURSDAY, 10 DECEMBER 2015

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GOVERNMENT GAZETTE NOTICES

Notices for publication in the *South Australian Government Gazette* should be emailed to **governmentgazette@dpc.sa.gov.au**. Content should be sent as Word format attachment(s). Covering emails should include the date the notice is to be published and to whom the notice will be charged. **Closing time for lodgement is 4 p.m. on the Tuesday preceding the regular Thursday publication**. Gazette enquiries to: **Phone 8207 1045**. The Government Gazette is available online at: www.governmentgazette.sa.gov.au.

Department of the Premier and Cabinet Adelaide, 10 December 2015

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. 44 of 2015—Tattooing Industry Control Act 2015. An Act to regulate the tattooing industry, to prevent criminal infiltration of the tattooing industry; and for other purposes.

No. 45 of 2015—Community Based Sentences (Interstate Transfer) Act 2015. An Act to provide for community based sentences imposed in participating jurisdictions to be transferred, by registration, between participating jurisdictions.

By command,

MARTIN LESLIE HAMILTON-SMITH, for Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 10 December 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Forestry Corporation Board, pursuant to the provisions of the South Australian Forestry Corporation Act 2000:

Director: (from 1 January 2016 until 31 December 2016) Ian John Kowalick June Ruby Roache Stuart Lesley West

Chair: (from 1 January 2016 until 31 December 2016) Ian John Kowalick

By command.

MARTIN LESLIE HAMILTON-SMITH, for Premier

15MFOR0016

Department of the Premier and Cabinet Adelaide, 10 December 2015

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

Director: (from 10 December 2015 until 9 December 2018) Melinda Jane Jeffreys

By command,

MARTIN LESLIE HAMILTON-SMITH, for Premier

T&F15/109CS

Department of the Premier and Cabinet Adelaide, 10 December 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Art Gallery Board, pursuant to the provisions of the Art Gallery Act 1939:

Member: (from 10 December 2015 until 9 December 2016) Adrian Gary Tisato

By command.

MARTIN LESLIE HAMILTON-SMITH, for Premier

ASACAB007-02

Department of the Premier and Cabinet Adelaide, 10 December 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Education and Early Childhood Services Registration and Standards Board of South Australia, pursuant to the provisions of the Education and Early Childhood Services (Registration and Standards) Act 2011:

Member: (from 10 December 2015 until 28 February 2017) John Sydney Dawkins

Presiding Member: (from 10 December 2015 until 28 February 2017)

John Sydney Dawkins

By command,

MARTIN LESLIE HAMILTON-SMITH, for Premier

MECD15/094

Department of the Premier and Cabinet Adelaide, 10 December 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable John Robert Rau, MP, Deputy Premier, Attorney-General, Minister for Justice Reform, Minister for Planning, Minister for Housing and Urban Development, Minister for Industrial Relations and Minister for Child Protection Reform to be also Acting Premier for the period from 21 December 2015 to 22 December 2015 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

By command,

MARTIN LESLIE HAMILTON-SMITH, for Premier

DPC15/073CS

Department of the Premier and Cabinet Adelaide, 10 December 2015

HIS Excellency the Governor in Executive Council has revoked the appointment of the Honourable Gail Elizabeth Gago, MLC, Minister for Employment, Higher Education and Skills, Minister for Science and Information Economy, Minister for the Status of Women and Minister for Business Services and Consumers as Acting Deputy Premier, Acting Attorney-General, Acting Minister for Justice Reform, Acting Minister for Planning, Acting Minister for Housing and Urban Development, Acting Minister for Industrial Relations and Acting Minister for Child Protection Reform for the period from 18 January 2016 to 29 January 2016 inclusive, during the absence of the Honourable John Robert Rau, MP

By command,

MARTIN LESLIE HAMILTON-SMITH, for Premier

DPR0011/15CS

Department of the Premier and Cabinet Adelaide. 10 December 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Susan Elizabeth Close, MP, Minister for Education and Child Development and Minister for the Public Sector to be also Acting Deputy Premier, Acting Attorney-General, Acting Minister for Justice Reform, Acting Minister for Planning, Acting Minister for Housing and Urban Development, Acting Minister for Industrial Relations and Acting Minister for Child Protection Reform for the period from 6 January 2016 to 17 January 2016 inclusive, during the absence of the Honourable John Robert Rau, MP.

By command,

MARTIN LESLIE HAMILTON-SMITH, for Premier

DPR0011/15CS

Department of the Premier and Cabinet Adelaide, 10 December 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Gail Elizabeth Gago, MLC, Minister for Employment, Higher Education and Skills, Minister for Science and Information Economy, Minister for the Status of Women and Minister for Business Services and Consumers to be also Acting Deputy Premier, Acting Attorney-General, Acting Minister for Justice Reform, Acting Minister for Planning, Acting Minister for Housing and Urban Development, Acting Minister for Industrial Relations and Acting Minister for Child Protection Reform for the period from 18 January 2016 to 24 January 2016 inclusive, during the absence of the Honourable John Robert Rau, MP

By command,

MARTIN LESLIE HAMILTON-SMITH, for Premier

DPR0011/15CS

Department of the Premier and Cabinet Adelaide, 10 December 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint Wendy Kay Brown as a Visiting Inspector for the purposes of the Correctional Services Act 1982, commencing on 10 December 2015, pursuant to Section 20 of the Correctional Services Act 1982.

By command,

MARTIN LESLIE HAMILTON-SMITH, for Premier

MCS15/10CS

Department of the Premier and Cabinet Adelaide, 10 December 2015

HIS Excellency the Governor in Executive Council has noted the resignation of Neville Tom Highett as a Member and the Presiding Member of the Education and Early Childhood Services Registration and Standards Board of South Australia, effective from 29 October 2015, pursuant to the Education and Early Childhood Services (Registration and Standards) Act 2011.

By command,

MARTIN LESLIE HAMILTON-SMITH, for Premier

MECD15/094

Department of the Premier and Cabinet Adelaide, 10 December 2015

HIS Excellency the Governor in Executive Council has noted that the term of Geoffrey Telford Vogt as Deputy Member to Neville Tom Highett of the Education and Early Childhood Services Registration and Standards Board of South Australia ceased effective from 29 October 2015 as a result of Dr Highett's resignation, pursuant to the Education and Early Childhood Services (Registration and Standards) Act 2011.

By command.

MARTIN LESLIE HAMILTON-SMITH, for Premier

MECD15/094

Department of the Premier and Cabinet Adelaide, 10 December 2015

HIS Excellency the Governor in Executive Council has been pleased to issue directions to the State Emergency Relief Fund Committee to administer the fund as set out below, pursuant to Section 37 (4) of the Emergency Management Act 2004.

GOVERNOR'S DIRECTIONS
TO THE MEMBERS OF THE COMMITTEE APPOINTED TO
ADMINISTER THE STATE EMERGENCY RELIEF FUND

Governor's Directions in Relation to the Emergency Arising from the Pinery Fire

The State Emergency Relief Fund (the Fund) provides a publicly accountable mechanism for the receipt and disbursement of donated funds following a declared emergency or proclaimed situation. The Fund is an administered item of the Department for Communities and Social Inclusion (the department). Monies provided to persons and/or organisations are gifts from the community in recognition of injury, loss or damage arising from the emergency, not a form of compensation. The department provides administrative and policy support to the Fund.

The committee to administer the State Emergency Relief Fund is appointed by the Minister under Section 37 (3) of the Emergency Management Act 2004 (the Act) and is subject to broad directions by the Governor.

In these directions, the Pinery Fire is a proclaimed situation in accordance with Section 37 (2) of the Act.

In these directions 'family' means a parent, spouse or domestic partner and children of a person killed or injured in the Pinery Fire; and, 'injury' will include both physical and psychological injury.

Ongoing members of the SERF Committee are appointed for a term of three years. Other members (particular members) are appointed for a period of six months to provide knowledge and judgment in relation to administration of the fund in response to a particular emergency.

One of the ongoing members of the committee is also appointed as Fund Administrator (the administrator) and will chair meetings of the committee unless a direction given by the Governor in relation to a particular emergency otherwise provides.

A direction given by the Governor may nominate a particular member of the committee to chair its meetings in so far as those meetings relate to the distribution of funds for a particular emergency and matters incidental thereto. If such a direction is not given, relevant or applicable, then the person appointed as the administrator will chair meetings of the committee.

A quorum of the committee will consist of the chairperson and four members of the committee. A further direction may provide that only members appointed to participate in the administration of the fund in relation to a particular emergency will be counted in forming the quorum for a meeting relating to that emergency (ongoing and particular members).

Where possible the committee should reach decisions by consensus. However, if a vote is required, and the results are tied, the chairperson will have a deliberative and casting vote. Particular members may only vote on issues relating to the administration and distribution of the funds in respect of the emergency to which their appointment relates.

Members of the committee are obliged to maintain confidentiality in relation to the deliberations of the committee and in relation to personal information that may be made available to the committee by or about potential recipients of fund monies.

Any member who believes they may have a conflict of interest in relation to their duties as a committee member must declare that interest.

Pursuant to the Act, and these directions, the committee is responsible for the appropriate disbursement of the monies in the Fund for the relief of persons who suffer injury, loss or damage as a result of a declared emergency or proclaimed situation, or otherwise, to assist communities adversely affected by the impact of a declared emergency or proclaimed situation.

Upon a request from the Premier or Minister, the committee may coordinate a public appeal for donations for the SA Pinery Fire subject to the Collections for Charitable Purposes Act 1939 (Section 6) Licence issued to the Fund.

The committee may adopt any fair and reasonable assessment scheme for disbursement of monies, whether of its own design or that which has been developed wholly or in part by any government or non-government agency.

The committee may consult with individuals, organisations or groups, government and non-government agencies, as appropriate, on the impacts of the emergency and the resulting needs of the persons and communities affected.

The committee will be responsible for ensuring:

- Monies received by the fund are disbursed equitably and fairly for the relief of persons who suffer injury, loss or damage as a result of the SA Pinery Fire. Monies may be paid directly to such persons or otherwise to assist the communities that are adversely affected;
- Administrative processes developed for the management and disbursement of the monies are transparent and meet all appropriate legal, probity and procedural requirements;
- Appropriate information is provided to affected parties and to the community regarding the availability of relief, eligibility and funds disbursement processes, and any other matters that the committee determines should be communicated in order to assist the proper administration of the fund:
- A written report is provided to the Minister when the committee is satisfied that it has appropriately disbursed the available monies in relation to the SA Pinery Fire. The written report should include an audit of all monies disbursed, an evaluation of the effectiveness of the fund in meeting identified need and recommendations on any issues, which should be addressed to streamline processes and policy for future use of the fund following an emergency:
- That monies are allocated in an equitable, fair and culturally appropriate manner, and may take into account the following principles:
 - priority is given to those most affected by the event as assessed by criteria established by the committee;
 - priority is given in the allocation of monies to persons whose primary place of residence at the time of the Pinery Fire was within the areas as defined and approved by the relevant authority, i.e. Chief Officer of the SA Country Fire Service;
 - available monies can be used to provide relief over the short-term and/or long-term for persons who have suffered injury, loss or damage as determined by the committee or as a result of the Pinery Fire or within the council areas of Clare and Gilbert Valleys Council, Wakefield Regional Council, Light Regional Council and District Council of Mallala;
 - defined circumstances for recipients affected by the emergency whose primary residence is outside the affected area may also be considered where the recipient has directly suffered injury, loss or damage from the emergency (provided that they meet assessment criteria to be determined by the committee);
 - community rebuilding and encouragement of individual resilience to deal with the consequences of the emergency may also be considered by the committee;
 - monies may be made available to corporate bodies, such as, small businesses that have suffered injury, loss or damage, if other sources of assistance are exhausted, and to community organisations where there has been a direct loss or damage to community facilities from the emergency or where a facility, or community program or service is proposed to be offered for the purpose of the relief of affected persons;
 - monies provided may complement or recognise other forms of assistance received by those affected by the emergency, including any insurance payments, government grants, other gifts from public donations or other sources of known tangible support;
 - monies may be provided irrespective of the insurance status of the recipient;

- where the committee is of the opinion that a person who suffered injury, loss or damage as a result of the emergency has been overcompensated for that injury, loss or damage by reason of being paid money from the fund and damages for compensation from another source, the committee may, by notice in writing given personally or by post to the person, require the person to pay the fund the amount of the overcompensation as determined by the committee and specified in the notice; and
- there will be a maximum and minimum amount that any recipient can receive from the fund, which will be determined by the committee from time to time.

By command,

MARTIN LESLIE HAMILTON-SMITH, for Premier

DCSICS/15/023

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation under Section 9

I, ZOE LEE BETTISON, as Minister for Communities and Social Inclusion, hereby delegate pursuant to Section 9 of the Administrative Arrangements Act 1994, my power to designate staff of G4S Custodial Services Pty Ltd as officers of the Department for Communities and Social Inclusion, pursuant to Section 4A of the Young Offenders Act 1993 to the Minister for Correctional Services.

This instrument of delegation has effect from the day on which it is published in the *Government Gazette*.

Dated 2 December 2015.

ZOE LEE BETTISON, Minister for Communities and Social Inclusion

DEVELOPMENT ACT 1993, SECTION 26 (9): THE PLAYFORD URBAN GROWTH AREAS (VIRGINIA, ANGLE VALE AND PLAYFORD NORTH EXTENSION) DEVELOPMENT PLAN AMENDMENT (PART 4)

Preamble

- 1. The Playford Urban Growth Areas (Virginia, Angle Vale and Playford North Extension) Development Plan Amendment (Part 4) (the Amendment) 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 26 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 3 December 2015.

JOHN RAU, Deputy Premier, Minister for Planning

ENVIRONMENT PROTECTION AUTHORITY

Granting of an Exemption

THE ENVIRONMENT PROTECTION AUTHORITY has granted an environmental authorisation in the form of an Exemption to Cardno Victoria Pty Ltd, exempting them from Section 34—Offence to contravene mandatory provisions of policy, under the Environment Protection Act 1993, in respect of the requirements of Clause 17—Obligation not to discharge or deposit listed pollutants into waters or onto certain land as set out in Schedule 4 of the Environment Protection (Water Quality) Policy 2003.

This Exemption relates to the specified activity of discharge of listed pollutants to inject the chemical 'RegenOx' (an oxidising agent) into existing monitoring wells for an estimated period of one week, to remediate petroleum hydrocarbon impacted soil and groundwater.

This Exemption is issued subject to specific operating conditions imposed in the Authorisation.

Dated 7 December 2015.

K. VOGELSANG, Delegate Environment Protection Authority

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that it is hereby declared that it shall be unlawful for a person fishing pursuant to the following fishery licences: Marine Scalefish Fishery; Restricted Marine Scalefish Fishery, Lakes and Coorong Fishery, Southern Zone Rock Lobster Fishery or Northern Zone Rock Lobster Fishery; to engage in any class of fishing activity or to possess or otherwise have in their control of Snapper (*Chrysophrys auratus*) in the circumstances specified in Schedules 1, 2 and 3 during the period 1200 hours on 15 December 2015 until 1200 hours on 1 November 2016.

SCHEDULE 1

All waters of the State:

Where more than 500 kg of Snapper (*Chrysophrys auratus*) are taken per vessel in any one day.

The act of possessing more than 500 kg of Snapper (*Chrysophrys auratus*) per vessel in circumstances other than those in Schedule 3 of this notice.

Where Snapper (*Chrysophrys auratus*) is taken or found on a fishing vessel that has set lines on board, where there has been no prior to landing report made to PIRSA Fishwatch (1800 065 522) one hour before landing.

Any act involving the movement of Snapper (*Chrysophrys auratus*) otherwise taken in accordance with this notice from one fishing vessel to another fishing vessel while at sea.

SCHEDULE 2

Gulf waters:

Where more than 200 hooks are used at any one time per vessel for the purpose of taking fish in the waters of Spencer Gulf or the waters of Gulf St Vincent.

The act of possessing more than 1 000kg of Snapper (*Chrysophrys auratus*) per vessel or licence holder/registered master, at any time in Gulf waters, for a fishing trip of more than one day where there has been no report made to PIRSA Fishwatch (1800 065 522):

- · one hour before leaving port;
- · one hour before midnight for every day of fishing; and
- · one hour before landing.

SCHEDULE 3

Outside Gulf waters:

Any waters, apart from the gulf waters, the act of possessing more than 1 500 kg Snapper (*Chrysophrys auratus*) per vessel or licence holder/registered master, at any time, for a fishing trip of more than one day where there has been no report made to PIRSA Fishwatch (1800 065 522):

- one hour before leaving port;
- one hour before midnight for every day of fishing; and
- · one hour before landing.

For the purpose of this notice:

in any one day—means during the period commencing at midnight and ending at the midnight next following.

set line—means any device using hooks and known as a long line or drop line.

fishing trip—means the time from when a registered vessel leaves any port until the time when the vessel returns to any port.

waters of Spencer Gulf—means the waters contained within the area north of the geodesic from the location on Mean High Water Springs closest to 34°59′07.15″S, 136°00′11.06″E (Cape Catastrophe, Eyre Peninsula) to the location on Mean High Water Springs closest to 35°17′59.60″S, 136°52′50.11″E (Cape Spencer, Yorke Peninsula).

waters of Gulf St Vincent—means the waters contained within the area north of the geodesic from the location on Mean High Water Springs closest to 35°10′04.74″S, 137°40′38.64″E (Troubridge Point, Yorke Peninsula) to the location on Mean High Water Springs closest to 35°36′48.51″S, 138°05′44.01″E (Cape Jervis, Fleurieu Peninsula).

Dated 7 December 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

Exemption No. ME9902835

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holder of a Marine Scalefish Fishery; Restricted Marine Scalefish Fishery, Lakes and Coorong Fishery, Southern Zone Rock Lobster Fishery licence (the 'exemption holders') or their registered master are exempt from the provisions of Regulation 3, Part 3, Clause 14 of Schedule 2 of the Fisheries Management (General) Regulations 2007 in that the exemption holder shall not be guilty of an offence when taking Snook (Sphyraena novaehollandiae) that is undersize, from coastal waters (the exempted activity) subject to the conditions specified in Schedule 1 from 4 December 2015 to 4 December 2016, unless varied or revoked earlier.

SCHEDULE 1

- 1. While engaged in the exempted activity, the exemption holders may only take Snook (*Sphyraena novaehollandiae*) provided that it is not less than 41 cm in length when measured from the foremost part of the head to the end of the tail.
- 2. The exemption holders shall 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 holders and their 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 4 December 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007

Exemption No. ME9902836

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, fish processors registered under Part 6, Division 3 of the Fisheries Management Act 2007 (hereinafter referred to as the 'exemption holder') are exempt from the provisions of Regulation 3, Part 3, Clause 14 of Schedule 2 of the Fisheries Management (General) Regulations 2007 and Regulation 8 of the Fisheries Management (Fish Processors) Regulations 2007, but only insofar that the exemption holder shall not be guilty of an offence when possessing and processing undersized Snook (Sphyraena novaehollandiae) consigned by the holder of a Marine Scalefish Fishery; Restricted Marine Scalefish Fishery, Lakes and Coorong Fishery, Southern Zone Rock Lobster Fishery or Northern Zone Rock Lobster Fishery licence (the exempted activity) or their registered master subject to the conditions specified in Schedule 1 from 4 December 2015 to 4 December 2016, unless varied or revoked earlier.

SCHEDULE 1

- 1. The exemption holder may not possess or process Snook (*Sphyraena novaehollandiae*) that is less than 41 cm in length when measured from the foremost part of the head to the end of the tail under this exemption.
- 2. 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 4 December 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, the holders of Marine Scalefish Fishery licences listed in Schedule 1 (the 'exemption holders'), or their registered masters, are exempt from the provisions of Section 70 of the Fisheries Management Act 2007, and Regulation 7 (b) of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder may use a Sardine net for the purposes of trade or business in the waters described in Schedule 2 (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 7 November 2015 until 6 November 2016, unless this notice is varied or revoked earlier. Exemption No. ME9902821.

SCHEDULE 1

Licence No.	Licence Holder
M262	Sime Sarin
M273	Anne Tapley
M324	Stanislav Lukin
M354	Branko Sarunic
M429	Sime Sarin
M491	Sime Sarin
M505	Peter White

SCHEDULE 2

- 1. The waters of or near Coffin Bay contained within and bounded by a line commencing at Mean High Water Springs closest to 34°25′44.84″S, 135°12′22.73″E (Point Sir Isaac), then easterly to the location on Mean High Water Springs closest to 34°25′06.25″S, 135°22′31.65″E (Frenchman Bluff), then beginning southerly following the line of Mean High Water Springs to the location on Mean High Water Springs closest to 34°31′19.92″S, 135°22′38.52″E, then westerly to the location on Mean High Water Springs closest to 34°31′19.92″S, 135°22′38.52″E, then beginning northerly following the line of Mean High Water Springs to the point of commencement.
- 2. Waters adjacent to Port Lincoln west of the geodesic from the location on Mean High Water Springs closest to 34°32′30.60″S, 136°05′19.80″E (Point Bolingbroke) to the location on Mean High Water Springs closest to latitude 34°43′43.80″S, longitude 135°59′37.80″E (Cape Donington)—excluding those waters contained within and bounded by a line commencing at Mean High Water Springs at the shore end of the North Shields jetty, then south-easterly to Maria Point on Boston Island, then beginning southerly following the line of Mean High Water Springs to the light at Point Fanny, then west-south-westerly to the most northerly point of Billy Lights Point, then beginning southwesterly following the line of Mean High Water Springs to the point of commencement.

SCHEDULE 3

- 1. This exemption is valid only in respect of the fishing boat that is registered and endorsed on the exemption holder's Marine Scalefish Fishery Licence.
- 2. The exempted activity may only be undertaken using a registered Sardine net that is endorsed on the exemption holder's Marine Scalefish Fishery Licence, and is being used pursuant to that licence and the conditions of that licence.
- 3. The exempted activity must not be undertaken in waters less than 10 metres in depth.

- 4. The exempted activity may only be undertaken using one Sardine net to take Australian Sardine or Australian Anchovy at any one time.
- 5. The exempted activity may not occur within any marine park sanctuary zone.
- 6. While engaged in the exempted activity the exemption holder must not use any other registered device endorsed on their Marine Scalefish Fishery Licence.
- 7. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 prior to conducting the exempted activity and provide the following information:
 - · The place and time of departure;
 - · The place and time of landing; and
 - Exemption No. ME9902821.
- 8. While engaged in the exempted activity the exemption holder must have in their possession the copy of this notice, and produce that notice to a Fisheries Officer upon request.

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 6 November 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Dr Craig Styan of University College London Australia, 220 Victoria Square, Adelaide (the 'exemption holder') or persons acting as his agents, is exempt from the provisions of Section 70 of the Fisheries Management Act 2007, Regulation 7, Clause 118 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as he may engage in the activities specified in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 2 December 2015 until 2 December 2016, unless varied or revoked earlier.

SCHEDULE 1

The collection of benthic marine organisms other than protected species, from coastal waters and intertidal rocky reefs in Spencer Gulf and Gulf St Vincent, excluding all aquatic reserves (unless otherwise authorised) and specially protected areas, being marine parks (unless otherwise authorised under the Marine Parks Act 2007), the Adelaide Dolphin Sanctuary and River Murray.

SCHEDULE 2

- 1. The specimens collected by the exemption holder 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 exemption holder may only collect a maximum of six species and a maximum 10 specimens of each species on any given trip.
- 3. The collected specimens of aquatic organisms once taken away from the collection site cannot be released back into any waters of the State.
 - 4. A maximum of 15 field trips may be undertaken.
- 5. All protected species incidentally taken while undertaking the exempted activity must be immediately returned carefully to the water
- 6. Before conducting 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 or agent will need to have a copy of this 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 issues. Exemption No. ME9902817.

- 7. The exemption holder must provide a report to the Director of Fisheries and Aquaculture Policy quarterly detailing the activities undertaken in the previous quarter and listing the names and number of any specimens taken. The report must be lodged no later than the 15th day of the month following the quarter to which the exempted activity relates and posted to The Director of Fisheries and Aquaculture Policy, G.P.O. Box 1625, Adelaide, S.A. 5001.
- 8. The following persons may act as an agent and must be in possession of UCL identification during the exempted activity:
 - · Laura Falkenberg; and
 - · Antony Lockyer.
- 9. While engaged in the exempted activity the exemption holder or agent must have in their possession the copy of this notice, and produce that notice to a Fisheries Officer upon request.
- 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.

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 her 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 1 December 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Catherine Bell of the Department of Environment, Water and Natural Resources (DEWNR), 11 Helen Street, Mount Gambier, S.A. 5290, (the 'exemption holder') or her agents are exempt from the provision of Sections 70, 71 (1) (b) and 71 (2) of the Fisheries Management Act 2007 and Regulations 7 and 10 and Clauses 41, 72, 96 and 114 of Schedule 6 of the Fisheries Management (General) Regulations 2007 but only insofar as she may engage in the capture and monitoring of native, non-native fish and protected species (the 'exempted activity') from waters as specified in Schedule 1, using the gear specified in Schedule 2, subject to the conditions specified in Schedule 3, from 2 December 2015 until 2 December 2016, unless varied or revoked earlier.

SCHEDULE 1

The South East region of South Australia, including wetlands, streams, drains and coastal waters, but excluding aquatic reserves (unless otherwise authorised) and marine parks.

SCHEDULE 2

- 2 Seine nets with maximum length of 25 metres and minimum mesh size of 6 millimetres.
- 1 Dip net per person with a diameter of $0.5\,$ metres and minimum mesh size 6 millimetres.
- 20 Fyke nets with maximum width of 10 metres and minimum mesh size of 3 millimetres.
- 20 Crab pots (Munyana nets) with 60 millimetres stretch mesh, 0.76 metre diameter steel hoops with two eye shaped 0.18 x 0.12 metre flexible entrances—for sampling of Glenelg Spiny Crayfish only.
- 12 Bait nets with maximum length of 400 millimetres, minimum mesh size 1 millimetre and maximum inlet size 60 millimetres
- 20 Yabby Pots (Opera House nets) with a maximum dimension of 1 metre, minimum funnel diameter 7.5 millimetres with no more than two fixed entrances.

SCHEDULE 3

- All native fish must be monitored at the location where they are captured and returned to the same waters immediately on completion of scientific evaluation.
- 2. Non-native fish species captured are not to be returned to the water and must be destroyed humanely and disposed of appropriately.
- 3. All specimens collected by the exemption holder and agents are for scientific and research purposes only and must not be sold.
- 4. The exempted activity may only be conducted by the exemption holder or her nominated agents. Agents include: Tania Rajic, Raelene Mibus, Steve Clarke, Natasha Dawson, Abigail Goodman, Cassie Hlava, Melissa Herpich, Ross Anderson, Kiran Liversage and Barry Schriever of DEWNR and consultants Nick Whiterod and David Mossop. Any exempted activity is to be conducted in the presence of a DEWNR employee.
- 5. While engaged in the exempted activity, the exemption holder and agents must be in possession of a copy of this exemption. It must be produced to a Fisheries Officer if requested.
- 6. Before conducting the exempted activity, the exemption holder or agents must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. They 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. ME9902811.
- 7. The exemption holder must provide a report in writing detailing the outcomes of the collection of fish pursuant to this notice to the Director Fisheries and Aquaculture, (G.P.O. Box 1625, Adelaide, S.A. 5001) within 14 days of expiry of this exemption, giving the following details:
 - · the date and time of collection;
 - · location of collection site;
 - · the description of all species collected; and
 - the number and length of each species collected.
- 9. 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 1 December 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

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: Sturt Exploration Pty Ltd

Location: Mount Fitton Area—Approximately 130 km northeast of Leigh Creek.

Pastoral Leases: Moolawatana, Mount Freeling

Term: 2 years Area in km²: 106 Ref.: 2015/00101

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/exploration/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar, Department of State Development

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: NiCul Minerals Limited

Location: Mount Harcus Area—Approximately 400 km west-

north-west of Marla.

Term: 2 years Area in km²: 1 607 Ref.: 2015/00141

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/exploration/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar, Department of State Development

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: Centrex Metals Limited

Location: Dutton Bay Area—Approximately 90 km south of

Kimba.

Term: 2 years Area in km²: 31 Ref.: 2015/00149

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/exploration/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar, Department of State Development

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: Gawler Resources Pty Ltd

Location: Yalymboo-Oakden Hills Area—Approximately 125 km north-west of Port Augusta.

Pastoral Leases: Oakden Hills, Yalymboo, Yudnapinna

Term: 2 years Area in km²: 678 Ref.: 2015/00151

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/exploration/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar, Department of State Development

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: Gawler Resources Pty Ltd

Location: Whittata Area—Approximately 85 km north-northwest of Port Augusta.

Pastoral Leases: Pernatty, Oakden Hills, South Gap, Kootaberra, and Yudnapinna.

Term: 2 years Area in km²: 901 Ref.: 2015/00154

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/exploration/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar, Department of State Development

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: Gawler Resources Pty Ltd

Location: Yudnapinna Area—Approximately 90 km northwest of Port Augusta.

Pastoral Leases: Yalymboo and Yudnapinna

Term: 2 years Area in km²: 676 Ref.: 2015/00155

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/exploration/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar, Department of State Development

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: Investigator Resources Limited

Location: Fairfield Area—Approximately 130 km south-west of Port Augusta.

Pastoral Lease: Uno Term: 2 years Area in km²: 231 Ref.: 2015/00167

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/exploration/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar, Department of State Development

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: Goyder Resources Pty Ltd

Location: Port Hughes Area—Approximately 120 km northwest of Adelaide.

Term: 2 years Area in km²: 250 Ref.: 2015/00173

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/exploration/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar, Department of State Development

NATIONAL ELECTRICITY LAW

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

Under ss 102 and 103, the making of the *National Electricity Amendment (Bidding in Good Faith) Rule 2015 No. 13* and related final determination. All provisions commence on **1 July 2016**.

Under s 95, AEMO has requested the *Application of offsets in the Prudential Margin calculation* proposal (Ref. ERC0188). The proposal seeks to remove clause 3.3.8(e) from the National Electricity Rules and amend the treatment of offsets in the prudential margin calculation. Submissions must be received by **4 February 2016**.

Under s 95, City of Sydney, Total Environment Centre and the Property Council of Australia have requested the *Local Generation Network Credits* proposal (Ref. ERC0191). The proposal seeks to introduce a payment from distribution networks to embedded generators that reflects any benefits embedded generators may provide to the network. Submissions must be received by **4 February 2016**.

Under s 107, the time for making the draft determination on the *Local Generation Network Credits* proposal has been extended to 14 July 2016.

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 6, 201 Elizabeth Street, Sydney, N.S.W. 2000

Telephone: (02) 8296 7800

www.aemc.gov.au

10 December 2015.

NATIONAL GAS LAW

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

Under s 308, the making of a draft determination and related draft rule on the *DWGM-AMDQ Allocation* proposal (Ref. GRC0029). Written requests for a pre-determination hearing must be received by **17 December 2015**. Submissions must be received by **28 January 2016**.

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 <u>submissions@aemc.gov.au</u> 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 6, 201 Elizabeth Street, Sydney, N.S.W. 2000

Telephone: (02) 8296 7800

www.aemc.gov.au

10 December 2015.

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence—AAL 23.

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 over the area described below has been received from:

Santos Ltd Vamgas Pty Ltd Alliance Petroleum Australia Pty Ltd Reef Oil Pty Ltd Santos Petroleum Pty Ltd Bridge Oil Developments Pty Ltd Santos (BOL) Pty Ltd Origin Energy Resources Ltd Delhi Petroleum Pty Ltd Basin Oil Pty Ltd Santos (NARNL Cooper) Pty Ltd

The application will be determined on or after 24 December 2015.

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 28°29′00″S Clarke 1858 and longitude 140°50′00″E Clarke 1858, thence east to longitude 140°50′38″E GDA94, south to latitude 28°32′40″S GDA94, east to the eastern border of the State of South Australia, then south along the border of the said State to latitude 28°37′30″S GDA94, west to longitude 140°48′00″E GDA94, north to latitude 28°30′00″S Clarke 1858, east to longitude 140°50′00″E Clarke 1858, and north to the point of commencement.

Area: 197.99 km² approximately.

Dated 8 December 2015.

B. A. GOLDSTEIN, Executive Director Energy Resources Division, Department of State Development, Delegate of the Minister for Mineral Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Temporary Cessation of Suspension of Petroleum Exploration Licence—PEL 120

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the suspension of PEL 120 dated 12 August 2015, has been ceased under the provisions of the Petroleum and Geothermal Energy Act 2000, for the period 14 December 2015 to 15 December 2015 inclusive, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 120 will remain as 3 October 2017.

Dated 4 December 2015.

N. PANAGOPOULOS, Acting Executive Director, Energy Resources Division, Department of State Development, Delegate of the Minister for Mineral Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Amendment of 'Description of Area' of Associated Facilities Licence—AFL 98

NOTICE is hereby given that under the provisions of Section 82 of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012, the 'Description of Area' of the abovementioned Associated Facilities Licence has been amended to reflect the consolidation of Associated Facilities Licence AFL 82 with the area of adjacent Associated Activities Licence Application AALA 234.

Associated Facilities Licence (AFL 98) granted on 14 November 2007 is hereby amended by substituting the 'Description of Area' with the following:

Description of Application Area

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

A 25 metre buffer around the line joining points of coordinates set out in the following table:

MGA Zone 54

GA Zone 54	
337545mE	6910448mN
337588mE	6910354mN
337970mE	6910093mN
338159mE	6909981mN
338445mE 338663mE	6909605mN 6909148mN
338809mE	6908750mN
338929mE	6908350mN
339073mE	6907255mN
339073mE	6906494mN
339305mE	6906220mN
339258mE	6905527mN
339383mE	6904560mN
339778mE 340181mE	6904092mN 6903544mN
340301mE	6903314mN
340511mE	6902932mN
340524mE	6902756mN
340580mE	6902657mN
340635mE	6902618mN
340906mE	6902627mN
341163mE	6902608mN
341306mE 341813mE	6902578mN 6902540mN
342302mE	6902365mN
342876mE	6901962mN
343216mE	6900987mN
343370mE	6900697mN
343418mE	6900622mN
343468mE	6900515mN
343603mE 344404mE	6900374mN 6899450mN
344459mE	6899409mN
344524mE	6899397mN
344665mE	6899392mN
345121mE	6899354mN
352449mE	6899295mN
352957mE	6899100mN
353320mE 353574mE	6898816mN 6898004mN
353855mE	6897118mN
354102mE	6896526mN
354392mE	6896080mN
354715mE	6895895mN
355372mE	6895481mN
355723mE	6895239mN
356017mE	6895083mN
356149mE 356225mE	6894790mN 6894502mN
356338mE	6894025mN
356494mE	6893032mN
356551mE	6892676mN
356551mE	6892508mN
356545mE	6892327mN
356547mE 356547mE	6892240mN 6892058mN
356597mE	6891667mN
356899mE	6890471mN
356980mE	6890262mN
357133mE	6889412mN
357449mE	6889019mN
357954mE	6888684mN
358120mE	6888562mN 6888536mN
358203mE 358385mE	6888469mN
359273mE	6888095mN
359410mE	6887960mN
359523mE	6887844mN
359712mE	6887659mN
360082mE	6887292mN
360715mE	6886380mN
360863mE 360948mE	6886223mN 6886146mN
JUUJ-HOIIIL	OGGGITOIIII

361144mE

6885980mN

361183mE	6885713mN
361554mE	6884297mN
361775mE	6884258mN
361859mE	6884198mN
362010mE	6884062mN
362461mE	6883466mN
362703mE	6883297mN
362790mE	6883274mN
362944mE	6883214mN
363090mE	6883174mN
363391mE	6883121mN
363442mE	6883140mN
363470mE	6883140mN

and a 25 metre buffer around the line joining points of coordinates:

356125mE 6894818mN 356364mE 6894818mN

Area: 2.186 km² approximately.

Dated 2 December 2015.

B. A. GOLDSTEIN,

Executive Director, Energy Resources Division, Department of State Development, Delegate of the Minister for Mineral Resources and Energy

DETERMINATION OF THE REMUNERATION TRIBUNAL

No. 6 of 2015

Travelling and Accommodation Allowances—Judicial Officers, Court Officers and Statutory Officers

Scope of Determination

THE Remuneration Tribunal is given jurisdiction under Section 13 of the Remuneration Act 1990 ("the Act"), to determine the remuneration payable to judicial officers and certain other court officers. The Tribunal is also given jurisdiction under section 14 of the Act to determine the remuneration payable to holders of certain statutory public offices. The Act defines remuneration as including; salary, allowances, expenses, fees and any other benefit of a pecuniary nature.

This Determination deals with the travelling and accommodation allowances payable to judicial officers, certain other court officers, and those statutory officers whose position comes within the ambit of section 14.

Section 8 of the Act requires the Tribunal to sit at least once in each year for the purpose of determining, or reviewing previous determinations made under the Act.

A. Report

Travelling and Accommodation Allowances payable to Judges, Court Officers and Statutory Officers have been varied to reflect the increased costs that have occurred since the Tribunal last adjusted them on 10 July 2014 (Determination No. 5 of 2014). The increases to existing rates are in line with annual adjustments made to travelling and accommodation allowances for the South Australian public sector.

B. Determination

1. Interpretation

Court Officer means a Commissioner of the Environment, Resources and Development Court.

Judge means any of the following members of the judiciary:

the Chief Justice of the Supreme Court;

Puisne Judges of the Supreme Court;

Masters of the Supreme Court;

the Chief Judge of the District Court;

Judges of the Environment, Resources and Development Court;

Masters of the District Court;

Other District Court Judges;

the Chief Magistrate (as a Judge of the District Court);

the Deputy Chief Magistrate;

Stipendiary Magistrates;

the Supervising Industrial Magistrate;

other Industrial Magistrates;

the State Coroner;

the Deputy State Coroner;

the Senior Judge of the Industrial Relations Court and President of the Workers Compensation Tribunal;

the President of the Industrial Relations Commission and Judge of the Industrial Relations Court; and

other Judges of the Industrial Relations Court who hold joint commissions in Fair Work Australia and the Industrial Relations Commission of South Australia.

Statutory Officer means any of the following statutory office holders:

Deputy Presidents of the Industrial Relations Commission; Commissioners of the Industrial Relations Commission;

the Auditor General;

the Electoral Commissioner;

the Deputy Electoral Commissioner;

the Employee Ombudsman; and

the Health and Community Services Complaints Commissioner.

2. Travelling and Accommodation Allowances

A person who actually incurs expenditure when travelling on official business and which necessitates absence from home overnight shall be paid an allowance as follows:

- 2.1 Within Metropolitan Adelaide as defined by the Development Act 1993—at the rate of two hundred and ninety eight (\$298) for each day which involves an overnight absence, plus any extra expenditure necessarily incurred.
- 2.2 Outside Metropolitan Adelaide as defined by the Development Act 1993 but within the State—at the rate of two hundred and eighty five dollars (\$285) for each day that involves an overnight absence, plus any extra expenditure necessarily incurred.
- 2.3 Interstate—at the rate of five hundred and sixteen dollars (\$516) for Sydney and four hundred and forty six dollars (\$446) for cities other than Sydney for each day which involves an overnight absence, plus any extra expenditure necessarily incurred.
- 2.4 When an additional period of less than 24 hours absence occurs without overnight accommodation consecutive with and immediately following a period of absence in paragraphs 2.1, 2.2 or 2.3, then a further payment calculated at the rate of one half of the allowance shall be paid with respect to the excess hours.
- 2.5 Reimbursement is not to be made for lunch during single day absences within South Australia.
- 2.6 Employees who travel interstate and return on the same day may be reimbursed for lunch on the basis of actual expenditure up to twenty-three dollars and forty five cents (\$23.45).

3. Date of Operation

The allowances prescribed in Clause 2 of this Determination shall operate on and from 7 December 2015, and supersede those prescribed in previous Determinations covering persons whose office is listed herein.

Dated 3 December 2015.

J. LEWIN, President N. VINCENT, Member P. ALEXANDER, Member

REPORT OF THE REMUNERATION TRIBUNAL

2015 Annual Review of Remuneration for Members of the Judiciary, Members of the Industrial Relations Court and Commission, the State Coroner, and Commissioners of the Environment, Resources and Development Court

1. Introduction

1.1. In accordance with the provisions of the Remuneration Act 1990 (S.A.) ('the Act'), the Remuneration Tribunal ('the Tribunal') by letter dated 5 November 2015 invited members of the judiciary and other statutory office holders listed under Section 13 of the Act, as well as those covered by relevant sections of the Fair Work Act 1994 (S.A.), to make submissions in relation to the Tribunal's annual review of remuneration for members of the judiciary and those office holders. The Tribunal also invited the Premier, as Minister responsible for the Act, to make submissions in the public interest.

2. Submissions

- 2.1. The Tribunal received written submissions from:
 - 2.1.1. The Judicial Remuneration Coordinating Committee ('JRCC'); and
 - 2.1.2. The Crown Solicitor's Office, on behalf of the Premier, in the public interest.
- 2.2. In their submission, the JRCC proposed that the Tribunal should defer consideration of any increase in judicial remuneration until the outcome of the review into judicial remuneration being conducted by the Commonwealth Remuneration Tribunal is known.
- 2.3. The Crown Solicitor's Office, on behalf of the Premier, submitted that the Tribunal should determine to not award an increase in salaries of the South Australian Judiciary, having particular regard to the Commonwealth Remuneration Tribunal's Determination which did not award an increase to the salaries of judicial officers of the Commonwealth.

3. Commonwealth Tribunal's Statement and Decision

3.1. On 31 March 2015 the Commonwealth Tribunal issued a statement and decision that no annual adjustment to the remuneration for judicial offices in the Tribunal's jurisdiction will be made in 2015, as the Commonwealth Tribunal is currently conducting a major review of judicial remuneration, which is expected to be completed sometime within 2016.

4. Summary and Conclusions

- 4.1. The South Australian Remuneration Tribunal has completed its 2015 review of judicial remuneration.
- 4.2. The Tribunal is satisfied that the approach of setting salaries in a national framework continues to be appropriate and in the public interest.
- 4.3. Having considered all the material before it, and having received no submissions from any party that an adjustment in remuneration should be made, the Tribunal has decided to not award a salary increase to members of the judiciary and those other judicial officers within its jurisdiction.
- 4.4. The salaries and allowances payable to Members of the Judiciary, Members of the Industrial Relations Court and Commission, the State Coroner, and Commissioners of the Environment, Resources and Development Court pursuant to Determination No 9 of 2014 shall continue to apply.
- 4.5. The Tribunal intends to commence a review of judicial remuneration 2016, no later than the outcome of the Commonwealth Remuneration Tribunal's review of judicial remuneration is known.

Dated 3 December 2015.

J. LEWIN, President N. VINCENT, Member P. ALEXANDER, Member

¹ Commonwealth Remuneration Tribunal Determination 2015/10 Judicial and Related Offices—Remuneration and Allowances.

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Opening and Closing-Huddleston

BY Road Process Order made on 10 April 2015 the City of Playford ordered that:

- 1. Portion of Section 399, Hundred of Booyoolie, more particularly delineated and numbered '1' on Preliminary Plan No. 14/0036 is to be opened.
- 2. The whole of the un-made Public Roads, generally situated between Huddleston Road and Georgetown-Huddleston Road adjoining Sections 42, 115, 378, 379, 380, 382, 383, 386, 387, 388, 389, 390, 391, 392, 394, 395, 396, 397, 398, 401, 402, 403, 404 Hundred of Booyoolie more particularly delineated and lettered 'A', 'B' and 'C' on Preliminary Plan No. 14/0036 is to be closed.
- 3. The road being opened in Schedule 1 is being exchanged for the land being closed in Schedule 2 in accordance with the Agreement for Exchange dated 10 April 2015 entered into between the Northern Areas Council and Fairview Pastoral Pty Ltd

On 19 October 2015 that order was confirmed by the Minister for Transport and Infrastructure, conditionally upon the deposit by the Registrar-General of Deposited Plan 110358 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 10 December 2015.

M. P. BURDETT, Surveyor-General

ROAD TRAFFIC ACT 1961

Authorised Officers to Operate Breath Analysing Instruments

I, GRANT STEVENS, Commissioner of Police, do hereby certify that on and from 2 December 2015, 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
74671 74861 75609 75626 3302 75637	Copper, Michael Andrew Coulls, Steven John Curwen, Peter Frederick Lambert, Lenka Rhiannon Medhurst, Brennan Andrew Ralph, Jason Aaron
75898 75336	Schulz, Daniel Gordon Wills, Carly Rae

GRANT STEVENS, Commissioner of Police

SHOP TRADING HOURS ACT 1977

Temporary Exemption

NOTICE is hereby given that pursuant to Section 5 (9) (b) of the Shop Trading Hours Act 1977 (the Act), I, John Rau, Minister for Industrial Relations, do hereby declare that shops within the ambit of Sections 13 (5a) and 13 (5b), situated within the Greater Adelaide Shopping District, are exempt from the provisions of the Act, subject to the following conditions:

- Exemption will apply on Saturday, 26 March 2016 until 5 p.m.
- Normal trading hours prescribed by Section 13 of the Act shall apply at all other times.
- All employees working during these extended hours will do so on a strictly voluntary basis.
- Any and all relevant industrial instruments are to be complied with.
- All work health and safety issues (in particular those relating to extended trading hours) must be appropriately addressed.

Dated 25 November 2015.

JOHN RAU, Deputy Premier, Minister for Industrial Relations

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Steven Mayfield of the Aquatic Sciences Division of the South Australian Research and Development Institute, West Beach (the 'exemption holder') or a person(s) acting as his agent, is exempt from Sections 70, 72 and 79 of the Fisheries Management Act 2007, Regulations 3 and 7, Clauses 7 and 8 of Schedule 2, Part 2 and Clauses 63 and 72 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder may take cockle species (Order Veneroida) as part of a biomass survey from the waters specified in Schedule 1, subject to the conditions specified in Schedule 2, from 5 December 2015 until 4 December 2016, unless varied or revoked earlier.

SCHEDULE 1

The Section Bank area of the Port River cockle fishing zone.

SCHEDULE 2

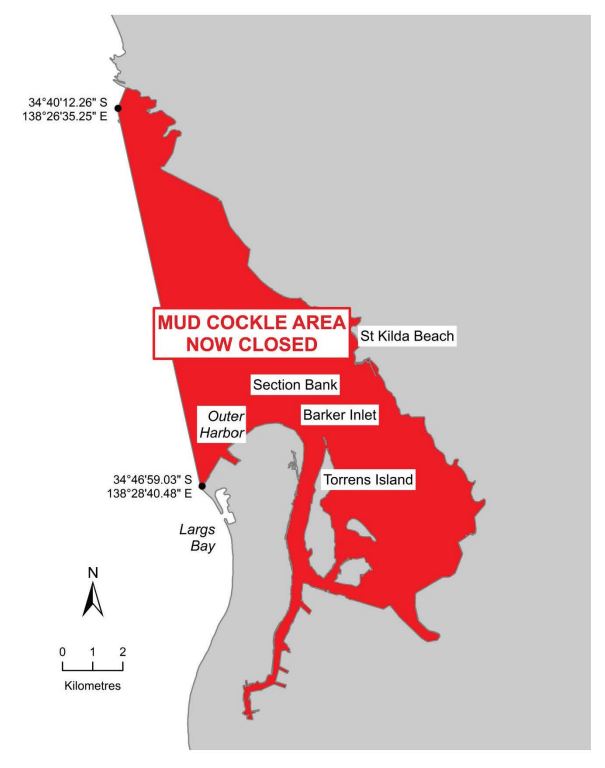
- 1. The nominated agents of the exemption holder are:
 - · SARDI employees, and
 - · Ian Searle.
- The cockle specimens collected by the exemption holders are to be used for scientific purposes only and must not be sold. Any unwanted cockle specimens must be returned to the water immediately after sorting and collection in the location where they were extracted.
 - 3. Collected aquatic specimens once taken away from the collection site cannot be released back into any waters of the State.
- 4. Any protected species incidentally taken while undertaking the exempted activity must be immediately returned carefully to the water.
- 5. Before the conducting of any exempted activity within the Adelaide Dolphin Sanctuary the exemption holder must notify the delegates of the Dolphin Sanctuary. Cristina Vicente can be contacted via email at Cristina.vicente@sa.gov.au or via telephone on 0400 939 443. Jamie Hicks can be contacted via email at jamie.hicks@sa.gov.au.
- 6. 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 or nominated agent 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 persons undertaking the exempted activity and other related questions. Exemption No. ME9902833.
- 7. The exemption holder must provide a written report to the Director, Fisheries and Aquaculture Policy at (G.P.O. Box 1625, Adelaide, S.A. 5001) by 30 December 2016, providing summary details of activities undertaken pursuant to this notice including the quantity of any species taken, location and time of the collection. A copy of the final report must also be provided via email or sent to Cristina Vicente, Manager, Adelaide Dolphin Sanctuary (G.P.O. Box 1047 Adelaide, S.A. 5001).
- 8. While engaged in the exempted activity the exemption holder or agent must be in possession of a copy of this notice and SARDI identification and be able to produce it to a PIRSA Fisheries Officer or Adelaide Dolphin Sanctuary Conservation Officer if requested.
- 9. 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 Adelaide Dolphin Sanctuary Act 2005. The exemption holder and agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within the Adelaide Dolphin Sanctuary.

Date 4 December	201	5.
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S. SLOAN, Director, Fisheries and Aquaculture Polic

ATTACHMENT 1
PORT RIVER COCKLE FISHING ZONE



MINING ACT 1971

CALL FOR EXPLORATION LICENCE APPLICATIONS

Pursuant to Sections 9A(6)(a) of the Mining Act 1971

NOTICE is hereby given that on 1 October 2015 at pages 4486-4487 of the *South Australian Government Gazette* notice ('SDA notice') was given under Subsection 9A (1) (c) of the Mining Act 1971 ('the Act') exempting the area of land ('the land') defined in Schedule 1 of the SDA notice from the operations of Parts 4, 5, 6, 8, 8A and 9A of the Act. The land is identified in Columns 1, 2, 3 and 6 of the Table.

Pursuant to Subsection 9A (6) (a) of the Act, notice is hereby given calling for applications for exploration licences over the land. Applications will be accepted between Monday, 7 March 2016 and Friday, 11 March 2016 (inclusive) ('the application week'). (See note 1)

Furthermore, pursuant to Subsection 9A (7) (a) of the Act, applications for exploration licences over the land must quote the Exploration Release Area (ERA) number and must incorporate the whole of the area. Applications may be submitted through SARIG https://sarig.pir.sa.gov.au/Map, in person (Level 7, 101 Grenfell Street, Adelaide S.A.), by facsimile (08 8463 3101), or email (dsd.tenements@sa.gov.au) using application Form 29ERA: Mineral exploration release area application during the application week. All applications will be considered competing and will be assessed based on merits using the criteria for competing applications under the ERA process.

THE TABLE

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ERA No.	Locality	Area (km²)	Moratorium Period	Application Week	ERA— Specific Criteria
683	Central Middleback Ranges—Approximately 75 km south-west of Port Augusta	72	11 December 2015- 6 March 2016	7 March 2016- 11 March 2016	Cultana Army Land Expansion Area

Plans and co-ordinates for the land identified in Columns 1, 2, 3 and 6 of the Table can be obtained at the Department of State Development Minerals website http://www.minerals.statedevelopment.sa.gov.au/home or by phoning Mineral Tenements on (08) 8463 3103.

This notice becomes effective 11 December 2015.

T. TYNE,

Executive Director, Mineral Resources

Department of State Development,

Delegate of the Minister for Mineral, Resources and Energy

NOTE 1: The effect of this notice is that:

- Applications made in the application week will not be dealt with on a first come first served basis, but on a merits basis.
- If no applications for exploration licences are received in the application week, the land will cease to be subject to this
 notice and will remain subject to the SDA notice until it is revoked or until it expires, whichever first occurs.

Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2015

under the Motor Vehicles Act 1959

1—Short title

This notice may be cited as the *Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2015.*

2—Commencement

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

3—Interpretation

In this notice—

Act means the Motor Vehicles Act 1959;

Code of Practice means the 'Code of Practice for Historic Vehicles, Prescribed Left Hand Drive Vehicles and Street Rod Vehicles' published by the Department of Planning, Transport and Infrastructure;

Conditional Registration Scheme or **Scheme** means the scheme for conditional registration of historic, prescribed left hand drive and street rod motor vehicles under section 25 of the Act and regulations 15 and 16 of the Motor Vehicles Regulations 2010;

Federation means the Federation of Historic Motoring Clubs Inc;

MR334 form means an 'Approval for Conditional Registration of a Historic, Prescribed Left Hand Drive or Street Rod Vehicle MR334 Form';

Registrar means the Registrar of Motor Vehicles;

Regulations means the Motor Vehicles Regulations 2010.

4—Recognition of motor vehicles clubs

The motor vehicle clubs specified in Schedule 1 are, subject to the conditions set out in clause 5, recognised for the purposes of regulation 16 of the Regulations.

5—Conditions of recognition

A motor vehicle club specified in Schedule 1 must comply with the following conditions:

- (a) the club must maintain a constitution approved by the Registrar;
- (b) the club must nominate and have members authorised by the Registrar (*authorised persons*) to approve motor vehicles for registration under the Scheme; to inspect members' vehicles; and to issue prescribed log books to club members for each of their vehicles to record vehicle use;

- (c) the club must obtain from each member before the end of each year a statutory declaration made by the member verifying the eligibility of their motor vehicle to be registered under section 25 of the Act for the Scheme and detailing any modifications made to the vehicle during that year;
- (d) the club's authorised persons must undertake inspections of members' motor vehicles and ensure that the vehicles are eligible, in keeping with the requirements in regulations 15 and 16 of the Regulations and the criteria set out in the Code of Practice, to be registered under section 25 of the Act—
 - (i) on entry to the Conditional Registration Scheme;
 - (ii) when requested to do so by the Registrar;
 - (iii) when members' annual statutory declarations disclose that their vehicles have been modified since the entry inspection and/or previous inspection;
 - (iv) periodically at least once every 3 years;
- (e) the club's authorised persons must validate a member's log book annually and must not do so unless a member's statutory declaration has been received for the purposes of paragraph (c) and the relevant vehicle inspection requirements of paragraph (d) have been met;
- (f) the club must cancel a member's log book when a member resigns, must record all approved variations to a vehicle's condition in a member's log book for that vehicle, must ensure that a statutory declaration is provided when a member's log book is lost or destroyed and must forward copies of log book return sheets to the Federation annually;
- (g) the club must create and maintain records detailing all its financial members, its authorised persons, all members' motor vehicles for which a MR334 form has been issued, all motor vehicle inspections undertaken for the purposes of paragraph (d), all statutory declarations received and log books issued;
- (h) the club must keep records for a period of 5 years from the date of the document and these records include all duplicate MR334 forms, all records of motor vehicle inspections undertaken in accordance with paragraph (d), all statutory declarations provided by members for the purposes of paragraphs (c) and (f), all log books issued by reference to their serial number, the member's name and the vehicle for which it was issued, all copy exemption documents issued to members for their motor vehicles in accordance with section 163AA of the *Road Traffic Act 1961* and to make all such records available for inspection or provide copies of the records at the request of the Registrar for audit purposes;
- (i) the club must ensure, as far as practicable, that all members comply with the Code of Practice and all members' motor vehicles continue to meet the eligibility requirements set out in the Regulations and Code of Practice;
- (j) the club, as far as practicable, must report to the Registrar or the Federation details of members and motor vehicles not complying with the conditions and criteria set out in the Code of Practice for the Scheme:
- (k) the club must provide to the Registrar, within 2 months after the end of the club's financial year, an annual report detailing members from that financial year with vehicles registered under the Scheme who are no longer financial members of the club;

(l) the club must notify the Registrar within 14 days on official club letterhead of resolution to cease operation as a club and must provide the club records specified in paragraph (h) to the Registrar within 7 days of its dissolution.

Note-

Under regulation 16(3)(c) of the *Motor Vehicles Regulations 2010*, the Registrar may, by notice in the Gazette, withdraw the recognition of a motor vehicle club if satisfied that the club has contravened or failed to comply with a condition applying to its recognition by the Registrar, or if there is other good cause to withdraw the recognition.

Schedule 1—Recognised motor vehicle clubs

Street Rod club, Historic motor vehicle club and Prescribed left-hand drive motor vehicle club

Riverland Customs & Classics Incorporated

Made by the Registrar of Motor Vehicles

on 27 November 2015

PROOF OF SUNRISE AND SUNSET ACT 1923—ALMANAC FOR JANUARY, FEBRUARY AND MARCH 2016

PURSUANT to the requirements of the Proof of Sunrise and Sunset Act 1923, I, Michael Francis Deegan, Chief Executive, Department of Planning, Transport and Infrastructure, at the direction of the Honourable the Minister for Transport, publish in the Schedule hereto an almanac setting out the times of sunrise and sunset on every day for the three calendar months of January, February and March 2016.

Dated at Adelaide, 3 December 2016.

M. F. DEEGAN, Chief Executive, Department of Planning, Transport and Infrastructure

THE SCHEDULE

Times of sunrise and sunset during the months of January, February and March for Adelaide: latitude $34^{\circ}56'$ S, longitude $138^{\circ}36'$ E, GMT + 9.50 hours (Daylight saving GMT + 10.50).

Month	Janu	ıary	Febr	ruary	Mai	ch
Date	Sunrise hr min	Sunset hr min	Sunrise hr min	Sunset hr min	Sunrise hr min	Sunset hr min
1	06 05	20 33	06 34	20 23	07 03	19 53
2	06 05	20 33	06 35	20 23	07 03	19 51
3	06 06	20 33	06 36	20 22	07 04	19 50
4	06 07	20 33	06 37	20 21	07 05	19 49
5	06 08	20 33	06 38	20 20	07 06	19 47
6	06 09	20 33	06 39	20 19	07 07	19 46
7	06 10	20 33	06 40	20 18	07 08	19 45
8	06 10	20 33	06 41	20 18	07 09	19 43
9	06 11	20 33	06 42	20 17	07 10	19 42
10	06 12	20 33	06 43	20 16	07 10	19 41
11	06 13	20 33	06 44	20 15	07 11	19 39
12	06 14	20 33	06 45	20 14	07 12	19 38
13	06 15	20 33	06 46	20 13	07 13	19 37
14	06 16	20 32	06 47	20 12	07 14	19 35
15	06 17	20 32	06 48	20 11	07 15	19 34
16	06 18	20 32	06 49	20.09	07 15	19 32
17	06 19	20 32	06 50	20.08	07 16	19 31
18	06 20	20 31	06 51	20.07	07 17	19 30
19	06 21	20 31	06 52	20.06	07 18	19 28
20	06 22	20 30	06 53	20.05	07 19	19 27
21	06 23	20 30	06 54	20.04	07 20	19 25
22	06 24	20 30	06 55	20.03	07 20	19 24
23	06 25	20 29	06 56	20.01	07 21	19 23
24	06 26	20 29	06 57	20.00	07 22	19 21
25	06 27	20 28	06 58	19.59	07 23	19 20
26	06 28	20 27	06 59	19.58	07 24	19 18
27	06 29	20 27	07.00	19.56	07 24	19 17
28	06 30	20 26	07.01	19.55	07 25	19 16
29	06 31	20 26	07.02	19.54	07 26	19 14
30	06 32	20 25	- · · · · · -		07 27	19 13
31	06 33	20 24			07 27	19 11

^{*}Note: Daylight saving time is subject to change.

Sunrise and Sunset times calculated on 3 December 2015.

RETURN TO WORK ACT 2014

Publication of Forms and Manners for Making a Claim and an Employer Statement

Preamble

This Notice is given in accordance with the powers delegated to me, Greg McCarthy, Chief Executive Officer, by the Board of the Return to Work Corporation of South Australia ('the Corporation') under an Instrument of Delegation dated 14 September 2015.

Section 30 (1) (a) of the Return to Work Act 2014 ('the Act') states that a claim must be made in a manner and form approved by the Corporation.

Section 30 (5) (b) of the Act states that an employer must forward to the Corporation a copy of the claim and a statement in the designated form.

Section 4 (15) of the Act provides that a reference in a provision of the Act to a designated form is a reference to a form designated for the purposes of that provision by the Corporation from time to time by notice in the *Gazette*.

NOTICE

1. Form for making a claim

Pursuant to Section 30 (1) (a) of the Act, I give notice that from 1 January 2016, the Claim form at Attachment A1 is the 'form approved by the Corporation' for the purposes of that section, to be completed separately by a worker (or a person on behalf of a worker) or jointly with their employer.

The requirement to provide the Claim form may be dispensed with pursuant to Section 30 (8) of the Act if a claim is made by telephone.

2. Employer statement

Pursuant to Section 30 (5) (b) of the Act, I give notice that from 1 January 2016, the Claim form at Attachment A1 is also the 'designated form' for the purposes of that section, to be completed separately by an employer or jointly with the worker (or a person on behalf of a worker).

The requirement to provide a statement in the 'designated form' may be dispensed with pursuant to Section 30 (8) of the Act if receipt of a worker's claim is reported by the employer by telephone.

Manner for making a claim

Pursuant to Section 30 (1) (a) of the Act, I give notice that from 1 January 2016, the manners outlined at Attachment A2 is the 'manner approved by the Corporation' for the purposes of that section.

Confirmed as a true and accurate record of the decision of the Corporation.

Dated 30 October 2015.

G. McCarthy, Chief Executive Officer

Claim form



The Return to Work scheme provides timely, personalised support and services to workers and their employers following a work injury.

South Australians who have been injured at work may be eligible for income support and/or the reimbursement of medical expenses and other return to work services.

Before making a claim workers need to

- notify their employer about the injury
- see a doctor to get a Work Capacity Certificate.



How to make a claim using this form

Step 1 Complete this form

Wherever possible, the worker and the employer should complete this form together. A representative, such as a treating doctor, a worker's friend or a Return to Work Coordinator can assist the worker by completing information in the form with the worker's consent.

Sign the Medical Authority and declarations (page 4)

Step 3 Lodge this form

South Australian businesses registered under the Return to Work scheme and their workers must ensure this completed and signed form and Work Capacity Certificate are sent to the employer's claims agent, either:

Employers Mutual SA

GPO Box 2575, Adelaide SA 5001 newclaims@eml.rtwsa.com Fax (08) 8127 1200 www.employersmutual.com.au Phone (08) 8127 1100 or 1800 688 825

OR

Gallagher Bassett Services Pty Ltd

GPO Box 1772, Adelaide SA 5001 newclaims@gb.rtwsa.com Fax (08) 8177 8451 www.gallagherbassett.com.au Phone (08) 8177 8450 or free call 1800 774 177

To find which is the employer's claims agent, use the Claims Agent Lookup at www.rtwsa.com or call 13 18 55.

Self-Insured / Crown employers

Most of South Australia's largest private and public sector organisations are self-insured, managing their own workers compensation claims. Workers of self-insured businesses with a work injury should speak to their employer about making a claim.

Page 1 of 4

Important information for workers

- Report a work injury to your employer as soon as possible and talk to them about a plan to stay at or return to work.
- Talk to your doctor about work tasks you can still do and obtain a Work Capacity Certificate.
- Be actively involved in your treatment, recovery and return to work, or stay at work plans.

Important information for employers

- Call your claims agent as soon as possible to report a work injury. Your claims agent will advise you immediately whether a Case Manager will be assigned. You may not be required to submit this form.
- If you do need to submit this form to your claims agent you must do so within five business days of receiving a claim from the worker.
- There are financial incentives for employers who make the claim and submit the Work Capacity Certificate (if you have been given one) within five calendar days of receiving the form from the worker. For more information on financial incentives visit www.rtwsa.com
- Notifiable incidents It is a legal requirement under the Work Health and Safety Act 2012 for a person who conducts a business or undertaking to notify SafeWork SA of:
 - · the death of a person
 - a serious injury or illness of a person including immediate treatment for amputation, serious head, eye, burn and laceration injuries, separation of skin from underlying tissue, spinal injury or loss of body function; medical treatment within 48 hours of exposure to substance
 - a dangerous incident that exposes a worker or any other person to a serious risk to a person's health or safety emanating from an immediate or imminent exposure, whether or not an injury has actually occurred.

Please notify SafeWork SA by calling 1800 777 209.

For more information about SafeWork SA please visit

www.safework.sa.gov.au

Serious penalties could arise from failure to notify SafeWork SA of notifiable incidents. SafeWork SA receives ReturnToWorkSA claims data.

To contact ReturnToWorkSA in a language other than English call the Interpreting and Translating Centre (ITC) on 1800 280 203 and ask the consultant to organise a telephone interpreter in your language and to then be connected to ReturnToWorkSA on 13 18 55.

People with hearing / speech impairments can contact ReturnToWorkSA using the National Relay Service.

Need help?

If you have any questions about this form contact ReturnToWorkSA on

13 18 55 or www.rtwsa.com



Section 1 - About this claim	Section 3 - Injury details
1A - What is the claim for? Loss of wages Medical expenses	3A - Injury information What was the circumstance in which the injury occurred?
Loss of wages and medical expenses 1B - Who is filling out this form?	(tick one) while: Working at usual workplace
When possible, it is suggested the worker and employer complete this	Working, had a traffic accident—Police Report Number:
form together.	Having a break
Worker Employer	Travelling to or from work
Both worker and employer completing the form together	Attending an approved course of study
Other - Name:	Working elsewhere
Relationship (i.e. Family, friend or representative):	Other (please specify):
	Date and time of the injury: (or when was it first noticed)
Phone:	
	Date/ Time am/pm
Section 2 - Worker details	Did the worker stop work due to the injury? Yes No
Section 2 - Worker details	If yes, date and time work was stopped:
Family name:	Date/ / Time am/pm
Given names:	Has the worker resumed work? Yes No
Former names (if any):	If yes, date and time worker resumed:
Title: Miss Ms Mrs Mr	Date // / Time am/pm
Date of birth: / /	
Gender: M F Other	Has the worker returned to:
Address:	pre-injury hours or less than pre-injury hours
	Has the worker returned to:
Postal address (or if same write 'same as above'):	normal duties or modified duties
	3B - Where did the injury occur?
Daytime phone number:	Place (e.g. workshop floor):
Mobile number:	Address:
Email:	Suburb / town:Postcode:
(Note: Providing an email will ensure prompt receipt of important notices.)	3C - Description of the injury
Does the worker wish to identify as:	What is the injury and part of the body affected? (e.g. broken left lower
Aboriginal Torres Strait Islander	leg, dermatitis of the hands, lower back strain):
Country of birth:	<u> </u>
Does the worker need an interpreter?: Yes No	
· · · · · · · · · · · · · · · · · · ·	What was the worker doing at the time of the injury? (e.g. lifting bags
If yes, identify language (including Auslan):	of cement from pallet to trolley):
Dialect:	4 4 4 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
Yes No	
If 'No':	
Type of visa:	What happened and how was worker injured? (e.g. repeatedly lifting
	heavy bags causing lower back pain):
Expiry date: / /	· · · · · · · · · · · · · · · · · · ·
*Throughout this form 'injury' should be read as	
'work related illness, condition or injury'	

Page 3 of 4

Section 4 - Capacity for work and treatment	Section 6 - Income support
4A - Treating doctor's information	Please complete section 6 if claiming for loss of wages.
Name:	6A - Worker's hours
Practice name:	Is the worker:
Practice phone:	permanent or casual
Practice address:	Named have narroad a have
Suburb / town:Postcode:	Normal hours per week? hours
Hospital (if the worker was or is hospitalised):	Regular hours each day of the week:
4B - Work Capacity Certificate details	Mon Tue Wed Thu Fri Sat Sun OR
The worker's Work Capacity Certificate covers the period from:	tick if not regular hours (e.g. shiftwork)
// to//	Is the worker:
	full time or part time
Section 5 - Employment details	If the worker works part time, what would their hours be
5A - Employer's name and address	if they worked full time? per week (if known)
- -ull company or business name:	6B - Worker's income details
Trading name:	What was the worker's gross weekly wage at
Postal address:	the time of the injury? \$
Suburb / town:Postcode:	Does the worker normally work overtime?
Phone:	Yes No
mail:	If yes, what is the average amount earned per week? \$
Note: Providing an email address will ensure prompt receipt of important notices)	What are the average hours of overtime per week?
ReturnToWorkSA employer number:	Does the worker receive non-cash benefits? Yes No
ReturnToWorkSA location number:	If 'Yes' what is the benefit? (e.g. car, phone, computer)
Date worker started employment://	ii 163 what is the benefit: (e.g. car, priorie, computer)
address of worker's usual workplace (if different from above):	(Note: 12 months of wages information may be requested in order to determine Average Weekly Earnings.)
suburb / town:Postcode:	6C - Other employment details
5B - Employer contact person for this claim	Does the worker have any other current employment?
e.g. Manager or Return to Work Coordinator)	Yes No
Name:	
Phone:	Section 7 - EFT details
Position title:	Payments and reimbursements are paid by EFT.
mail:	7A - Worker's Electronic Funds Transfer (EFT) details
GC - Employment type	Bank name:
s the worker any of the following? (if not leave blank)	BSB number: /
an apprentice a trainee a working director	Account number:
the worker is not an employee what is the relationship?	Account name:
e.g, non-working director, sole contractor, partner):	7B - Employer's EFT details
	Bank name:
5D - Worker's occupation and main tasks	
Occupation:	BSB number:
Main tasks:	Account number:
	Account name:

Section 8 - Notification of injury

Notification details
When was the employer notified of the injury?
Date://
Name of person notified:
Position/title of person notified:
Person notifying: Worker Other, please specify:
Date claim form given to/completed with employer:
Section 9 - Other information
Provide any other information relevant to the assessment of the claim

Important information—read before completing sections 10 and 11

It is intended that the worker and employer complete this form together. If this is the case, the employer should complete section 10 and the worker section 11. If not, only the person (worker or employer) completing the form should sign the relevant section.

Section 10 - Employer declaration

I acknowledge that it is an offence against the *Return to Work Act 2014* to make a statement that is false or misleading. The information I have provided is true and not misleading. I agree to advise ReturnToWorkSA:

- > if my circumstances change
- > if I become aware of any matter that would make the above information false or misleading
- > of any change in the worker's return to work status.

Employer's full name (or authorised person):	
Employer's signature:	
Date / /	

Section 11 - Medical authority & worker declaration

Only the worker can complete this section.

I give permission for:

- my medical experts to provide ReturntoWorkSA, my employer's claims agent or my self-insured employer with information relating, and/or relevant to my work injury, condition or illness.
- any of my medical experts to receive x-rays, medical records or reports relating to my claim (including copies) for the purpose of writing a report about my injury, condition or illness related issue.
- ReturnToWorkSA or my employer's claims agent, or my self-insured employer to release my personal contact information to an independent medical examiner for the purpose of an appointment reminder.

A photocopy of this medical authority is valid.

I acknowledge that it is an offence against the *Return to Work Act 2014* to make a statement that is false or misleading. The information I have provided is true and not misleading. I agree to advise ReturnToWorkSA if:

- > my circumstances change
- > I become aware of any matter that would make the above information false or misleading.
- I undertake any employment (paid or unpaid), including selfemployment, during my claim.

Worker's full name:		
Worker's signature:		
Date // //		

Next steps

When the claims agent receives this completed claim form they:

- > will contact the worker and employer
- > may request additional information such as information to assist in determining the rate of weekly payments
- > will assess and determine the claim for income support and/or medical services
- will arrange services to help the worker to recover and return to work. This may include visiting the worker and the employer if the worker is likely to be away from work for more than two weeks.

Workers of self-insured organisations should discuss the next steps with their employer.

Keep a copy of this completed form for your records.

Scan the QR code to visit our website for more information about making a claim and employer and worker rights and responsibilities.



www.rtwsa.com

Attachment A2-Manners

- 1. For workers of an employer who is not a self-insured employer, a claim form must be given by the worker, or their representative, to:
 - · their employer direct (if the worker is in employment at the commencement of incapacity), or

•	the Corporation, or the employer's claims agent (currently Employers Mutual SA or Gallagher Bassett Services Pty Ltd) in one of
	the following manners:

☐in person

□via post

□via facsimile

□via email

□online.

The contact details as at the date of publishing these manners are as follows:

Employers Mutual SA

In person: 15th Floor, 26 Flinders Street, Adelaide Via post: G.P.O. Box 2575, Adelaide SA 5001 or

15th Floor, 26 Flinders Street, Adelaide SA 5000

Via facsimile:(08) 8127 1200

Via telephone: (08) 8127 1100 or 1800 688 825
Via email: newclaims@eml.rtwsa.com
Online: www.employersmutual.com.au

Gallagher Bassett Services Ptv Ltd

In person: Ground Floor, 25 Franklin Street, Adelaide Via post: G.P.O. Box 1772, Adelaide SA 5001 or

Ground Floor, 25 Franklin Street, Adelaide SA 5000

Facsimile: (08) 8177 8451

Via telephone: (08) 8177 8450 or free call 1800 774 177

Via email: newclaims@gb.rtwsa.com
Online: www.gallagherbassett.com.au

The Corporation (ReturnToWorkSA)

In person: Ground Floor, 400 King William Street, Adelaide

Via post: G.P.O. Box 2668, Adelaide SA 5001

400 King William Street, Adelaide SA 5000

Via facsimile:(08) 8233 2466 Via telephone: 13 18 55

Note: Current contact details will be maintained on the employer's claims agent's website (currently Employers Mutual SA at www.employersmutual.com.au or Gallagher Bassett Services at www.gallagherbassett.com.au) or the Corporation's website at www.rtwsa.com.

2. For workers of a self-insured employer, the claim form must be provided by the worker or their representative to the self-insured employer in such manner as decided by the self-insured employer.

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 2010	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.	16 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	63.	19 July 2012	64.	2 August 2012
65.	9 August 2012	66.	30 August 2012	67.	13 September 2012	68.	4 October 2012
69.	18 October 2012	70.	25 October 2012	71.	8 November 2012	72.	29 November 2012
73.	13 December 2012	74.	25 January 2013	75.	14 February 2013	76.	21 February 2013
77.	28 February 2013	78.	7 March 2013	79.	14 March 2013	80.	21 March 2013
81.	28 March 2013	82.	26 April 2013	83.	23 May 2013	84.	30 May 2013
85.	13 June 2013	86.	20 June 2013	87.	11 July 2013	88.	1 August 2013
89.	8 August 2013	90.	15 August 2013	91.	29 August 2013	92.	6 February 2014
93.	12 June 2014	94.	28 August 2014	95.	4 September 2014	96.	16 October 2014
97.	23 October 2014	98.	5 February 2015	99.	26 March 2015	100	. 16 April 2015
101.	. 27 May 2015	102	. 18 June 2015	103.	3 December 2015		

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

*Trade #Declared Vocation Other Occupation	Code	Title	Nominal Term of Contract of Training	Probationary Period
Coxswain #	MAR20313	Certificate II in Maritime Operations (Coxswain Grade 1 Near Coastal)	12 months	1 month
Marine Engine Driver Grade 3 #	MAR20413	Certificate II in Maritime Operations (Marine Engine Driver Grade 3 Near Coastal)	12 months	1 month
Marine Engine Driver Grade 2 #	MAR30813	Certificate III in Maritime Operations (Marine Engine Driver Grade 2 Near Coastal)	24 months	2 months
Master 5 Skipper Grade 3	MAR30913	Certificate III in Maritime Operations (Master up to 24 metres Near Coastal)	24 months	2 months
Master Engine Driver Grade 1	MAR40513	Certificate IV in Maritime Operations (Marine Engine Driver Grade 1 Near Coastal)	36 months	3 months
Master 4 Skipper Grade 2	MAR40613	Certificate IV in Maritime Operations (Master up to 35 metres Near Coastal)	36 months	3 months

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2015

	\$		\$
Agents, Ceasing to Act as	51.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	26.00	Discontinuance Place of Business	33.75
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties		Intention to Sell, Notice of	64.00
•		Lost Certificate of Title Notices	. 64.00
Attorney, Appointment of		Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	64.00	Mortgages:	
Cemetery Curator Appointed	37.75	Caveat Lodgement	26.00
Companies:		Discharge of	27.25
Alteration to Constitution	51.00	Foreclosures	
Capital, Increase or Decrease of		Transfer of	
Ceasing to Carry on Business		Sublet	13.00
Declaration of Dividend.		Lagge Application for Transfer (2 insertions) and	13.00
Incorporation		Leases—Application for Transfer (2 insertions) each	13.00
Lost Share Certificates:	01.00	Lost Treasury Receipts (3 insertions) each	37.75
First Name.	37.75	T: ·	75.50
Each Subsequent Name		Licensing	75.50
Meeting Final		Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	. 712.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	. 506.00
Meeting')		Default in Payment of Rates:	
First Name	51.00	First Name	101.00
Each Subsequent Name		Each Subsequent Name	13.00
Notices:	15.00	-	
Call	64.00	Noxious Trade	31.13
Change of Name		Partnership, Dissolution of	37.75
Creditors		-	
Creditors Compromise of Arrangement		Petitions (small)	26.00
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-General)	26.00
pany be wound up voluntarily and that a liquidator		Register of Unclaimed Moneys—First Name	37.75
be appointed')	64.00	Each Subsequent Name	
Release of Liquidator—Application—Large Ad	101.00	1	
—Release Granted		Registers of Members—Three pages and over:	22100
Receiver and Manager Appointed	58.50	Rate per page (in 8pt)	324.00
Receiver and Manager Ceasing to Act	51.00	Rate per page (in 6pt)	428.00
Restored Name		Sale of Land by Public Auction	64 50
Petition to Supreme Court for Winding Up	88.50		
Summons in Action	75.50	Advertisements	3.60
Order of Supreme Court for Winding Up Action	51.00	½ page advertisement	151.00
Register of Interests—Section 84 (1) Exempt	114.00	½ page advertisement	302.00
Removal of Office		Full page advertisement.	591.00
Proof of Debts	51.00	Advertisements, other than those listed are charged at \$	63 60 ner
Sales of Shares and Forfeiture	51.00	column line, tabular one-third extra.	75.00 per
Estates:		*	District
Assigned	37.75	Notices by Colleges, Universities, Corporations and Councils to be charged at \$3.60 per line.	District
Deceased Persons—Notice to Creditors, etc.	64.00		
Each Subsequent Name	13.00	Where the notice inserted varies significantly in length	gth from
Deceased Persons—Closed Estates.		that which is usually published a charge of \$3.60 per col	umn line
Each Subsequent Estate.		will be applied in lieu of advertisement rates listed.	
Probate, Selling of	51.00	South Australian Government publications are sold	on the
Public Trustee, each Estate	13.00	condition that they will not be reproduced witho	ut prior
1 done 11doce, cach Estate	13.00	nermission from the Government Printer	

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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2015

	Acts	s, Bills, Rules, Parliame	ntary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	3.20	1.50	497-512	43.00	42.00
17-32	4.10	2.55	513-528	44.25	42.75
33-48	5.45	3.85	529-544	45.75	44.25
49-64 65-80	6.85 7.95	5.30 6.60	545-560 561-576	47.25 48.25	45.75 47.25
81-96	9.30	7.70	577-592	50.00	47.23 47.75
97-112	10.60	9.05	593-608	51.00	49.25
113-128	11.80	10.50	609-624	52.50	51.00
129-144	13.20	11.70	625-640	53.50	52.00
145-160	14.60	13.00	641-656	55.00	53.50
161-176	15.80	14.30	657-672	56.00	54.00
177-192	17.20	15.60	673-688	57.50	56.00
193-208	18.60	17.10	689-704	58.50	56.50
209-224	19.60	18.10	705-720	60.00	58.00
225-240	20.90	19.40	721-736	61.50	59.00
241-257	22.50	20.50	737-752	62.00	60.50
258-272	23.80	21.70	753-768 760-784	64.00	61.50
273-288	24.90 26.25	23.60 24.50	769-784 785-800	65.00 66.00	64.00 65.00
289-304 305-320	27.75	26.00	801-816	67.50	65.50
321-336	28.75	27.25	817-832	69.00	67.50
337-352	30.25	28.50	833-848	70.50	69.00
353-368	31.00	30.00	849-864	72.00	70.00
369-384	32.75	31.00	865-880	73.50	72.00
385-400	34.25	32.50	881-896	74.00	72.50
401-416	35.50	33.50	897-912	75.50	74.00
417-432	37.00	35.25	913-928	76.00	75.50
433-448	38.00	36.75	929-944	77.50	76.00
449-464	39.00	37.50	945-960	78.50	77.00
465-480	39.50	38.75	961-976	82.00	78.00
481-496	42.00	39.50	977-992	83.00	78.50
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Liquor Licensing (Entertainment on Licensed Premises) Amendment Act (Commencement) Proclamation 2015

1—Short title

This proclamation may be cited as the *Liquor Licensing (Entertainment on Licensed Premises) Amendment Act (Commencement) Proclamation 2015.*

2—Commencement of Act

The Liquor Licensing (Entertainment on Licensed Premises) Amendment Act 2015 (No 37 of 2015) will come into operation on 20 December 2015.

Made by the Governor

with the advice and consent of the Executive Council on 10 December 2015
PLN0035/15CS

South Australia

Liquor Licensing (Prohibition of Certain Liquor) Amendment Act (Commencement) Proclamation 2015

1—Short title

This proclamation may be cited as the *Liquor Licensing (Prohibition of Certain Liquor) Amendment Act (Commencement) Proclamation 2015.*

2—Commencement of Act

The Liquor Licensing (Prohibition of Certain Liquor) Amendment Act 2015 (No 32 of 2015) will come into operation on 17 December 2015.

Made by the Governor

with the advice and consent of the Executive Council on 10 December 2015

PLN0028/15CS

Residential Tenancies (Domestic Violence Protections) Amendment Act (Commencement) Proclamation 2015

1—Short title

This proclamation may be cited as the *Residential Tenancies (Domestic Violence Protections) Amendment Act (Commencement) Proclamation 2015.*

2—Commencement

The Residential Tenancies (Domestic Violence Protections) Amendment Act 2015 (No 43 of 2015) will come into operation on 10 December 2015.

Made by the Governor

with the advice and consent of the Executive Council on 10 December 2015

15MBSC24CS

South Australia

Emergency Management (Proclaimed Situation—Pinery Fire) Proclamation 2015

under section 37 of the Emergency Management Act 2004

1—Short title

This proclamation may be cited as the *Emergency Management (Proclaimed Situation—Pinery Fire) Proclamation 2015*.

2—Commencement

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

3—Proclaimed situation

The bushfire commonly known as the Pinery Fire is a proclaimed situation for the purposes of section 37 of the *Emergency Management Act 2004*.

Made by the Governor

with the advice and consent of the Executive Council on 10 December 2015

DCSICS/15/023

Law of Property (Declaration of Body) Proclamation 2015

under section 41A of the Law of Property Act 1936

1—Short title

This proclamation may be cited as the *Law of Property (Declaration of Body) Proclamation 2015*.

2—Commencement

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

3—Declaration of body

Water Utilities Australia Pty Ltd (ACN 129 876 213) is declared to be a body for the purposes of section 41A(1)(a)(iii) of the *Law of Property Act 1936*.

Made by the Governor

with the advice and consent of the Executive Council on 10 December 2015

AGO0163/15CS

Victims of Crime (Fund and Levy) Variation Regulations 2015

under the Victims of Crime Act 2001

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Victims of Crime (Fund and Levy) Regulations 2003

4 Variation of Schedule 1—Victims of crime levy

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Victims of Crime (Fund and Levy) Variation Regulations 2015.*

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 Victims of Crime (Fund and Levy) Regulations 2003

4—Variation of Schedule 1—Victims of crime levy

- (1) Schedule 1, clause 2(b)(v)—delete "270A,"
- (2) Schedule 1, clause 2(b)—after subparagraph (v) insert:
 - (vi) an offence against section 270A involving the attempt of an offence otherwise listed in this clause (other than in subparagraph (v));

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 10 December 2015

No 246 of 2015

AGO0095/15CS

Liquor Licensing Variation Regulations 2015

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (General) Regulations 2012

- 4 Substitution of regulation 5
 - 5 Definition of liquor

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing Variation Regulations 2015*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Liquor Licensing (General) Regulations 2012

4—Substitution of regulation 5

Regulation 5—delete the regulation and substitute:

5—Definition of liquor

For the purposes of the definition of *liquor* in section 4 of the Act, the following substances (however described) are declared to be liquor for the purposes of the Act:

- (a) alcohol based food essence;
- (b) alcoholic ice confection;
- (c) powdered alcohol.

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 10 December 2015

No 247 of 2015

PLN0028/15CS

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NOTE:

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

CITY OF NORWOOD PAYNEHAM & ST PETERS

Proposed Declaration of Public Roads

NOTICE is hereby given pursuant to Section 210 of the Local Government Act 1999, that at a future meeting, the Council intends to declare the undermentioned streets to be public streets:

Gray Street, Norwood	Allotment 86 in DP 1088	CT 6156-755
Ravenswood Avenue,	All (07 DD 1000	OT (156 755
Norwood	Allotment 87 in DP 1088	CT 6156-755
Rokeby Avenue,		OT (156 555
Norwood	Allotment 88 in DP 1088	CT 6156-755
Montrose Avenue,		
Norwood	Allotment 89 in DP 1088	CT 6156-755
Boskenna Avenue,		
Norwood	Allotment 90 in DP 1088	CT 823-14

The last known Registered Proprietors of Allotments 86 to 89 in DP 1088 (CT 6156-755) are the executors of the estate of William Birkinshaw Wilkinson, deceased.

The descendants and/or beneficiaries of the estate of William Birkinshaw Wilkinson are invited to come forward to the Council, evidencing their interest in the land, by 16 March 2016.

Dated 10 December 2015.

M. BARONE, Chief Executive Officer

TOWN OF GAWLER

Notice of Vacancy—Area 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 for the Town of Gawler, due to the passing of Councillor Scott Fraser on 16 November 2015.

In accordance with Council's Supplementary Election Policy this vacancy will not be filled.

H. INAT, Chief Executive Officer

ALEXANDRINA COUNCIL

Naming of Public Road

NOTICE is hereby given that at its meeting held on 16 November 2015, Alexandrina Council resolved that a new road within the land division off Callington Road, Strathalbyn, DA455/D063/10 be named Thomas Street, pursuant to Section 219 (1) of the Local Government Act 1999.

Dated 8 December 2015.

P. DINNING, Chief Executive

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

Abd-El-Malik, Mofid Naguib, late of 53 Austral Terrace, Morphettville, retired teacher, who died on 17 August

Bailey, Gordon Munro, late of 4 Kangaroo Thorn Road, Trott Park, retired furniture maker, who died on 12 May 2015.

Clements, Patricia Jean, late of Blamey Road, Elizabeth East, of no occupation, who died on 24 August 2015.

Connolly, Edna May, late of 1 Steele Street, Campbelltown, of

no occupation, who died on 1 August 2015.

Cousins, Jeffrey Keith, late of 1A Lyn Street, Aberfoyle Park, retired public servant, who died on 12 July 2015.

Cowey, Gwen Marie, late of 37 Green Street, Brompton, of no occupation, who died on 26 September 2015.

Dunn, Robert Baxter, late of 160 O G Road, Flexistow, retired boiler maker, who died on 25 September 2015.

Evans, Wendy Marion, late of Murray Bridge, home duties, who died on 23 June 2015.

Francis, Alice Fanny Friend, late of 47 Eve Road, Bellevue Heights, of no occupation, who died on 20 September

Haaren, Dennis Albert, late of 1 Duffield Street, Gawler East,

Haaren, Dennis Albert, late of 1 Duffield Street, Gawler East, retired engine fitter, who died on 18 June 2015.
Hellfeier, Rudolf, late of 5 Grey Avenue, West Hindmarsh, fitter and turner, who died on 27 December 2014.
Heppner, Guenter Gustav Karl, late of 247 Purnong Road, Mannum, home duties, who died on 17 March 2014.
Hess, Violet Thelma, late of 66 Nelson Road, Valley View, of no occupation, who died on 26 January 2015.
Horne, Millicent May, late of 1 Wilton Street, Davoren Park, retired shop assistant, who died on 24 September 2015.
Maudsley, Norma, late of 21 Hutchinson Road, Gawler East, of no occupation, who died on 9 September 2015.

no occupation, who died on 9 September 2015.

McCullough, Gordon Mitchell, late of 37 Hamilton Avenue, Warradale, aircraft engineer, who died on 9 July 2015.

Neubauer, Johann, late of 140 Brighton Road, Glenelg East, of

no occupation, who died on 29 April 2015. Smith, Lesley Estelle, late of 78-96 Dumfries Avenue, Northgate, of no occupation, who died on 16 March 2015. Treloar, Joyce Lillian, late of 122 Esplanade, Semaphore, of no

occupation, who died on 9 September 2015.

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 15 January 2016, 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 10 December 2015.

D. A. CONTALA, Public Trustee

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